AUG II 4 15 PH 69 X MORTGAGE BOOK 1133 PAGE 595 ORIGINAL AND ABBREAS OF MORTGAGE BOOK 1133 PAGE 595 ORIGINAL AND ABBREAS OF MORTGAGE BOOK 1133 PAGE 595 ORIGINAL AND ABBREAS OF MORTGAGES UNIVERSAL CIT. CREDIT COMPANY

James W. Taylor
Linda Taylor
5 Everest St., Rt. 4
Taylors. S. C.

			In the second se		
LOAN NUMBER	DATE OF LOAN	AMOUNT OF MORIGAGE	PINANCE CHARGE	INITIAL CHARGE	CASH ADVANCE .
22005	8/7/69	, 4680.00	, 780.00	185.71	3714.29
NUMBER OF INSTALMENTS	DATE DUE EACH MONTH	DATE FIRST INSTALMENT DUE	AMOUNT OF FIRST	AMOUNT OF OTHER	DATE FINAL
36	10th	1"9710769	"1"1"5"."00	INSTALMENTS	1"872487295

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$10,000,00

Being a strip of land 60 feet wide that extends 34 feet on the Northerly side and 26 feet on Southerly side of a proliminary survey line approximately 550, 3 feet long and lies across the land of the Grantor (in one or more sections) from the property of Freddie Mae Moore Robinson and Sara Moore the property of Tom P. Watson.

If the Mortgagor shall fully pay according to its terms the indebtodness hereby secured then this marigage shall become null and vold.

Mortgagor agrees to pay all taxes, assessments and charges against the above-described premises.

Mortgager also agrees to maintain insurance in such form and amount as may be salistactory to the Martgagee in Mortgagee's favor, and in default thereof Mortgagee may effect (but is not obligated) sold insurance in its own name.

Any amount which Marigages may expend to discharge ony tos, ansessment, abligation, covenant or insurance premium shall be a charge against Morigagor with Interest at the highest lawfol rate and shall be an additional lien on said mortgaged property, and may be enforced and collected in the same manner as the principal debt history secured.

All obligations of Mortgages to Mortgages shall become due of the option of Mortgages, without notice or demand, upon any default.

Mortgager agrees in case of foreclasure of this marigage, by suit or otherwise, to pay a reasonable attorney's fee and any court costs incurred which shall be secured by this marigage and included in judgment of foreclasure.

In Witness Whereof, we have set our hands and seals the day and year first above written.

Signed, Sealed, and Delivered n the prosence of

John Colomb

James W. Taylor

Linda Taylor