

MAR 20 1970 + 20558

RECORDING FEE

ORIGINAL

FRENCES NELSON FOXWORTH
119 N. FLORIDA AVE.
GREENVILLE, S. C.

MONTOAGEL UNIVERIAL C.I.T. CHUIT COMPANY
ADDITIO.10 WEST STONE AVE.
OREENVILLE, S. C. BOOK 1150 PAGE 593

ř.		AND AND A				Art i garisatsi i	
	LOAN NUMBER	DATE OF LOAM,	AMOUNT OF MOSTGAGE	FINANCE CHARGE	INITIAL CHARGE	CASH ADVANCE	
è	22271	3-12-70	7140.00	1824.09	10h.33	1.851.68	
	HUMBER OF INSTALMENTS	DATE DUE BACH MONTH	DATE FIRST INSTALMENT OUR	AMOUNT OF FIRST	AMOUNT OF OTHER	DATE FINAL INSTALMENT DUE	
ċ	60	27	u-27-70	119.00	119.00	3-27-75	

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

THIS INDENTURE WITNESSEIN that Marigogor (all, il more than one) to secure payment of a Fronissory Note of even date from Marigogor to Universal CLIT, Credil Campany (Notesseller "Marigogors") in the above Amount of Marigogo and all future advances from Marigogoe to Marigogor, the Maximum Ovitadding of any given (iso and to accessed and amount stated down, sheety grants, bargains, sells, and refecees to Marigogoe he following described real salete fegether with all improvements thereon situated in South Carolina, Country of GREGNYTLLE.

BEGINNIAL at an iron pin on the west side of minth ave, at the corner of lot 23 which that is 138.2 ft south of the southwest corner of the intersection of winth the and Milson St. and running thence with Minth Ave. S 9-14 E. 60 Ft. to an iron pin at the corner of lot 21, thence along the line of that lot 580-16 W. 225.2 ft to an iron pin, thence N 9-16 W. 60 fr to an iron pin at the rear corner of lot 23; thence N 80-16 E 225.3 ft. to a beginning corner.

TO HAVE AND TO HOLD all and singular the premises described above unto the said Marigagee, his successors and assigns forever.

If the Mortgagor shall fully pay according to its terms the indebtedness hereby secured then this mortgage shall become null and void.

Marigagor agrees to pay all taxes, assessments and charges against the above-described psemises.

Marigager also agrees to maintain insurance in such form and amount as may be satisfactory to the Marigages in Marigages's favor, and in default thereof Marigages may affect (but is not obligated) said insurance in its own name.

Any amount which Marigages may expend to discharge any lax, assessment, obligation, covenant or insurance premium shall be a charge against Marigagor with interest of the highest lawful rate and shall be an additional lien on solid marigaged property, and may be enforced and collected in the same manner as the principal debt hereby secured.

All abligations of Martgager to Martgages shall become due, at the option of Martgages, without notice or demand, upon any default,

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

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

. Signed, Sealed, and Delivered

in the presence of

RAMPE NET SON BOYLODAY

THE OF HARDON TOUNDERS

(1.5.)