EREN MORTOAGE MIN 1216 No. 157. ORIGINAL CIT Financial Services, Inc. Robert W. Brock 46 Liberty Lane Evelyn Brock Greenville, S. C. 712 Grove Road Greenville, S. 14980.00 1.344.96 12-6-71 72.70 **.** 3635.04 DATE PRET DUE 1-10-72 AMOUNT OF OTHER INSTALLERTS 00 AMOUNT OF PRIST PATE FINAL DUE 12-10-76 DATE DUE EACH MONTH CF DISTALMENTS 60 **310**3

THIS MORTGAGE SECURES FUTURE ADVANCES — MAXIMUM OUTSTANDING \$10,000.00

NOW, KNOW ALL MBN, that Mortgagor (all, If more than one), to secure payment of a Promissory Note of even date from Mortgagor to Universal C.I.T. Credit Company (hereafter "Mortgagee") in the above Total of Payments and all future advances from Mortgagee to Mortgagor, the Masimum Outstanding at any given time not to exceed eald amount stated above, hereby grants, bargains, sells, and releases to Mortgagee, its successors and assigns, the following described seal estate

All that piece, parcel or lot of land in Greenville Township, Greenville County, State of South Carolina, being known and designated as Lot no. 19 of Block "A", of Woodland Subdivision, property of Piedmont Corporation, as per plat made by Dalton & Neves, recorded in Plat Book "J", pages 70 and 71, R.M.C. Office mfor

Greenville County, to which reference is hereby made for a more complete descrip tion. Beginning at an iron pin on Grove Road, which pin is 110.8 feet from the intersection of Grove Road and Henrydale St., which pin is the joint front corner of lot 18 & 19, and running thence with joint line of said lot: N 62-36 W 180 feet; thence along rear line of lots 19 & 20, N 27-24 E 100 feet to iron pin;

thence S 62-36 E 180 Feet to iron pin on Grove Road; thence with Grove Road S 27-24 W 100 feet to the Beginning corner.

TO HAVE AND TO HOLD all and singular the premises described above unto the said Mortgagee, its 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.

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

Mortgagor also agrees to maintain insurance in such form and amount as may be satisfactory to the Mortgagee in Mortgagee's favor, and in default thereof Mortgages may, but is not obligated to, effect said insurance in its own name.

Any amount which Mortgagee may expend to discharge any tax, lien, assessment, obligation, covenant, insurance premium, prior mortgage or any charge whatsoever in connection with the above described real estate shall be an additional lien secured by this mortgage with interest at the highest lawful rate if not prohibited by law, and may be enforced and collected in the same manner as the debt hereby secured.

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

Mortgagor agrees in-case of foreclosure of this mortgage to pay a reasonable attorney's fee as determined by the court in which suit is filed and any court costs which shall be secured by this mortgage and included in judgment of foreclasure.

This mortgage shall extend, consolidate and renew any existing mortgage held by Mortgages against Mortgagor on the above described real estate.

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

Signed, Secled, and Delivered In the presence of

82-1024B-(6-70) - SOUTH CAROLINA