BOOK 1455 PAGE 343 **ORIGINAL** UNIVERSAL C.I.T. CREDIT, COMPANY 10 WEST STONE AVE. HERBERT H. KING 9 18 M GREENVILLE, S. C. LILIE L. KING OLLIE FARNSWORTH R. M. C. INITIAL CHARGE AMOUNT OF MORTGAGE CASH ADVANCE LOAN NUMBER DATE OF LOAN 5-7-70 200.00 7440.00 1877.0h 223/1/1 HUMBER OF INSTALMENTS DATE FIRST INSTALMENT DUE 6-7-70 DATE DUE EACH MONTH AMOUNT OF OTHER DATE FINAL INSTALMENT DUE 60

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

THIS INDENTURE WITNESSETH that Mortgagar (all, if more than one) to secure payment of a Promissory Note of even date from Mortgagar to Universal C.I.T. Credit Company (hereafter "Mortgages") in the above Amount of Mortgage and all future advances from Mortgages to Mortgagor, the Maximum Outstanding at any given time not to exceed said amount stated above, hereby grants, bargains, sells, and releases to Mortgagee the following described real estate together with all improvements thereon situated in South Carolina, County of ____GREENVILLE $v \Delta M_{eff}$

ALL THAT PIECE, PARCEL OR LOT OF LAND, WITH THE IMPROVEMENTS THEREON, SITUATE, LYING AND BEING IN OR NEAR GREENVILLE, IN THE COUNTY OF GREENVILLE, SOUTH A 1 () CAROLINA. AND BEING NORE PARTICULARLY DESCRIBED AS LOT NO. 420, SECTION 2, as shown on Plat entitled subdivision for abney mills, brandon plant, Greenville, South, CAROLINA, MADE BY DALTON AND NEVES, ENGINEERS, GREENVILLE, SOUTH CAROLINA, FEBRUARY, 1959, AND RECORDED IN THE R.M.C. OFFICE FOR GREENVILLE COUNTY IN PLAT BOOK QQ AT PAGES 56 to 59. ACCORDING TO SAID PLAT, THE WITHIN DESCRIBED LOT IS ALSO KNOWN AS NO. 2 ROSS STREET AND FRONTS THEREON 88 FEET.

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

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

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

Martgagar also agrees to maintain injurance in such form and amount as may be satisfactory to the Martgagee in Mortgagee's lavor, and in default thereof Mortgagee may effect (but is not obligated) said insurance in its own name.

Any amount which Marigagee may expend to discharge any tax, assessment, obligation, covenant or insurance premium shall be a charge against Mortgagor with interest at the highest lawful rate and shall be an additional lien on said martgaged property, and may be enforced and collected in the same manner as the principal debt hereby secured.

All obligations of Marigagor to Marigagoe shall become due, at the option of Marigagoe, without notice or demand, upon any default,

Martgagor agrees in case of foreclasure of this martgage, by suit or otherwise, to pay a reasonable attorney's fee and any court casts incurred which shall be secured by this mortgage and included in judgment of foreclosure.

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

Signed, Sealed, and Delivered in the presence of

LILLIE-L. KINOTALL

82-1024 (6-67) - SOUTH CAROLINA