fibavil ED Roce	6 20 M	RTGAGE-OF REAL ESTAT	TE SOUTH CAR	BOOK 1281 PAGE 45
This	Mortg	IIIP made this30thday of .		, 19.7.3, between
called the M	origaçor, and _	CREDITHRIFT of America, Inc.		hereinafter called the Mortgagee.
•*		WITNESSET	TH	
to the Morte	agee in the full	agor in and by his certain promissory no	of the and solded	rewith is well and truly indebted
with interes installments, of being due and installments i	t from the full of \$58_00 the payable on the payable and paya	date of maturity of said note at the case of maturity of said note at the case, and a final insection of the case	oight and no/100  rate set forth therein, d	Dollars (\$ 2086_00 ), ue and payable in consecutive
with interesting installments to being due and installments.	t from the full of \$580X I payable on the peing due and p	date of maturity of said note at the case, and a final ins case, and c	oight and no/100  rate set forth therein, d	Dollars (\$ 2088_00 ), ue and payable in consecutive
with interest installments, to being due and installments. I	t from the full t from the of \$58_00 I payable on the weing due and p	date of maturity of said note at the cach, and a final insection of the cach, and a final insection of the cach, and a final insection of each week	oight and no/100  rate set forth therein, d	Dollars (\$ 2088_00 ), ue and payable in consecutive
with interest installments to being due and installments to the stallments to the stallment to the	t from the full t from the of \$58_CX I payable on the seing due and p ame day of each	date of maturity of said note at the cach, and a final insection  30th day of June  yable on  month  of each week  of every other week	oight and no/100  rate set forth therein, d	Dollars (\$ 2088_00 ), ue and payable in consecutive
with interest installments, to being due and installments. I	t from the full t from the of \$58_CX I payable on the seing due and p ame day of each	date of maturity of said note at the cach, and a final insection of said note at the said n	oight and no/100  rate set forth therein, d	Dollars (\$ 2088_00 ), ue and payable in consecutive
with interest installments to being due and installments !  Exthe stallments !  the stallments !  until the who	t from the full t from the of \$	date of maturity of said note at the cach, and a final insection of said note at the said n	congite and no/100  re rate set forth therein, destallment of the unpaid balar  lebt and sum of money aforestications	Dollars (\$ 2088_00_), the and payable in consecutive nee, the first of said installments, 19_73_, and the other, and the other, and, and, and

Being known and disignated as Lot. No. 21 as shown on plat of property of Ethel Y. Perry Estate, recorded in Plat Book BB at page 81, and being more particularly described according to a recent survey of C. C. Jones, Eng., as follows:

REGINTING At an iton pin in the north side of Dukeland Drive, which pin is 155.8 feet from the intersection of Dukeland Drive and Christopher Street, and is the joint front corner of Lots 20 and 21, and running thence with lines of Lots 20, 18, and 17, N. 0-25 w 150.8 feetim to an iron pin 12 feet from the center of Langston Creek; thence along the center of Langston's Creek, the traverse of which is S 77-12 W 77 Feet to iron pin 12 feet from the center of Langston Creek; rear corner of Lot 22; thence with line of said lot S 0-25 E 134.3 feet to an iron pin in the northern side of Dukeland Drive; thence with said drive N. 89-28 E. 75 feet to the point of beginning

Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining, or that hereafter may be creeted or placed thereon.

TO HAVE AND TO HOLD all and singular the said premises unto the Mortgagor, its successors and assigns forever.

The Mortgagor covenants that he is lawfully seized of the premises hereinabore described in fee simple absolute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the premises are free and clear of all liens and encumbrances whatsoever. The Mortgagor further covenants to warrant and forever defend all and singular the premises unto the Mortgagor forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

The Mortgagor covenants and agrees as follows:

- 1. To pay all sums accured hereby when due.
- 2. To pay all taxes, levies and assessments which are or become liens upon the said real estate when due, and to exhibit promptly to the Mortgages the official receipts therefor,
- 3. To provide and maintain fire insurance with extended coverage endorsement, and other insurance as Mortgagee may require, upon the building and improvements now situate or hereafter constructed in and upon said real property, in companies and amounts satisfactory to and with loss payable to the Mortgagee; and to deliver the policies for such required insurance to the Mortgagee.
- 4. In case of breach of covenants numbered 2 or 3 above, the Mortgagee may pay taxes, levies or assessments, contract for insurance and pay the premiums, and cause to be made all necessary repairs to the buildings and other improvements, and pay for the same. Any amount or amounts so paid out shall become a part of the deot secured hereby, shall become immediately due and payrile and shall bear interest at the highest legal rate from the date paid.

5 C. 1