STATE OF SOUTH CAROLINA
COUNTY OF GREENVILLE

GREEN CO.S.C. WA 1473 HE 308

GREEN CO.S.C. MORTGAGE OF REAL ESTATE

JE 12 3 12 PM 179 MIHEST PRINTING CONCERN

DONNER ANTERSLEY

WHEREAS, Clarence E. Whitmire

(hereinafter referred to as Mortgagor) is well and truly indebted unto P. O. Box 10242, Federal Station, Greenville, S. C. 29603

(hereinafter referred to as Mortgagee) as evidenced by the Mortgagor's promissory note of even date herewith, the terms of which are incorporated herein by reference, in the sum of

29/100

Eleven Thousand Six Hundred Ninty-five / Dollards 11,695.29 Idoe and payable

In Eighty-four (84) consecutive monthly installments of Two Hundred Ninteen and 15/100 (\$219.15) dollars, beginning on August 11, 1979, and on the same day of each month thereafter until paid in full,

with interest thereon from July 11, 1979

at the rate of 14.00 per centum per annum, to be paid:

WHEREAS, the Mortgagor may hereafter become indibted to the said Mortgagee for such further sums as may be advanced to or for the Mortgagor's account for taxes, insurance premiums, public assessments, repairs, or for any other purposes:

NOW, KNOW ALL MEN. That the Mortgagor, in consideration of the aforesise debt, and in order to secure the payment thereof, and of any other and further sums for which the Mirtgagor may be indicated to the Mirtgagor at any time for advances made to or for his account by the Mortgagor, and also in consideration of the further sum of three Dollars (\$3.00) to the Mortgagor in hand well and truly paid by the Mortgagor at and before the scaling and delivery of those presents, the resent whereof is hereby acknowledged, has granted, bargained, sold and released, and by the presents does grant, hargain, will and release after the Mortgagor, its successors and assigns:

All that certain piece, parcel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Carolina, County of Greenville, being known and designated as Lot No. 40 on a revised plat of Farmington Acres, Section 2 dated March 2, 1967, prepared by Carolina Engineering and Surveying Company, recorded in the RMC Office for Greenville County in Plat Book PPP, at Page 85, reference to said plat being hereby craved for a more particular description.

This being the same property conveyed to the mortgagor herein by deed of James T. and Linda R. Oglesby and recorded in the RMC Office for Greenville County in Deed Book 917 at Page 427 on June 9, 1971.

This mortgage is junior in lien to that certain real estate mortgage dated June 21, 1968 and recorded in the RMC Office for Greenville County in Volume 1095 of Real Estate Mortgages at Page 657.

OCCUPATION OF SCHIPPING

Together with all and orgular rights, members, beredianters, and apportunation to the same belinging in any way incident or appertuning, and all of the term, issues, and profits which may arise or be had discretions, and musically as beauty, plumbing, and lighting distincts now or bereafter attached, contexted, in titled therefore new marries, of temp the interiors of the parties bereto that all fixtures ded equipment, other than the usual household furniture, be not detect a partie to be real order.

TO HAVE AND TO HOLD, all and originar the subspicences unforted Microards so that so was a first production of

The Mortgager economics than the lawfully selected the promises here ransed described in the solphe absolute, manifilitial good right and is favilable to self, convey or encue has the same, and that melphonies are true and close of an and encue transes except as provided between The Mortgager further economics on warrant and these retend as and organizations of promise currently the Mortgager and all persons who makes that it is a mortal and an appropriate form and against the Mortgager and all persons who makes that it is a mortal contained and the contained of the Mortgager and all persons who makes that it is a mortal contained to the contained of the Mortgager and all persons who makes that it is a mortal contained to the Mortgager and all persons who makes that it is a mortal contained to the Mortgager and all persons who makes that it is a mortal contained to the Mortgager and all persons who makes the same and the contained to the Mortgager and all persons who makes the contained to the

The Mortgagor further coverants and agrees 2000 (As-

- +1 (I) That this mortgage shall secure the Mortgagee for such further sums as may be advanced travelers, at the sprise on the Mortgagee, for the Egyment of taxes, incurance promotion, public as essentions repairs or other purplies purchased in the soverance before. This mortgage shall also before the Mortgagee for any further loads, advances, readvances or organization and the made hierarchite. The Mortgagee by the Mortgagee so long as the total indebtedness in secured disson it esceed the congruence of the following hierarchites at the same rate as the mortgage debt and shall be payable so demand of the Mortgagee unloss this beginning of the same rate.
- same rate as the mortgage debt and shall be payable on demand of the Mortgage curies. This are provided in an only the required from time to time to the Mortgage against box by the and any other hazards specified by Mortgaged property involved as may be required from time to time by the Mortgagee against box by the and any other hazards specified by Mortgagee, in an only few than the mortgage debt, or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all so than the mortgage debt, or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all so and receivable thereto has be beld by the Mortgagee, and that all does bereby aways to the Mortgagee the proceeds of any policy in using the mortgaged promotes and does hereby authorize each invortance company concerned to make payment for all his directivity the Mortgagee, to the externed the halance coving on the Mortgage debt, whether due or not
- That is will keep a bin provement on a country in beteatter created in year repair, and, in the case of a unitiative of last of action will construction until completion with construction until completion with construction until construction, and on the initiation of the construction make wherever repairs recessary. The implementation of any unitiation is one or discovery, and charge the expense for such repairs or the completion of such contraction to the morngage definition.

0 % 0

47.44.55 MARS

المرحوص والمستنبي والمتعارض والمعارض

1328 RV.2