## MORTGAGE OF REAL ESTATE -- SOUTH CAROLINA...

	de this 25th day of November	
	Fritz R. and Wilma Cooper	
called the Mortgagor, and	Consumer Credit Company of Maulding Inc	hereinafter called the Mortgagee.
	WITNESSETH	•
	of One Thousand Two Hundred Twenty-fo	
with interest from the date of	maturity of said note at the rate set forth therein, d	ue and payable in consecutive
being due and payable on the 7th installments being due and payable on	each, and a final installment of the unpaid balar day of	19.67, and the other
the same day of each month		
of each	week	•
□ of every	other week	
the and	day of each month	•
until the whole of said indebtedness is p	aid.	
the payment thereof, according to the to by the Mortgagee at and before the sea	or, in consideration of the said debt and sum of money afterms of the said note, and also in consideration of the further aling and delivery of these presents hereby bargains, sells, the following described real estate situated in	r sum of \$3.00 to him in hand grants and releases unto the
structed thereon, situ	or lot of lnad, with all improvements the ate, lying and being in the state of South mpsonville, being known and designated as	Carolina, County of
structed thereon, situ Greenville, Town of Si Woodside Mill Property		Carolina, County of lot No. 7 in Plat of Gineering Service and
structed thereon, situ Greenville, Town of Si Woodside Mill Property being more fully descr Beginning at an iron p Lots Nos. 6 and 7 and N. 65-10 E. 88 feet to	ate, lying and being in the state of South mpsonville, being known and designated as dated February 1953, made by Piedmont Eng	carolina, County of lot No. 7 in Plat of gineering Service and : joint front corner of on pin on alley: thence iron pin on First Stre
structed thereon, situ Greenville, Town of Si Woodside Mill Property being more fully descr  Beginning at an iron p Lots Nos. 6 and 7 and N. 65-10 E. 88 feet to thence S. 63-52 W. 88 beginning.  This being the same pr	ate, lying and being in the state of South mpsonville, being known and designated as dated February 1953, made by Piedmont Englibed in accordance with said Plat, to-wit: in on the northern side of Curtis Street, running thence N. 24-50 W. 157 feet to iro iron pin: thence S. 24-50 E. 157 feet to	a Carolina, County of lot No. 7 in Plat of gineering Service and in joint front corner of on pin on alley: thence iron pin on First Stream the point of the Morris and Mary
structed thereon, situ Greenville, Town of Si Woodside Mill Property being more fully descr  Beginning at an iron p Lots Nos. 6 and 7 and N. 65-10 E. 88 feet to thence S. 63-52 W. 88 beginning.  This being the same pr Ann Talley Morris in d Greenville, County.	mate, lying and being in the state of South mpsonville, being known and designated as dated February 1953, made by Piedmont Englibed in accordance with said Plat, to-wit: in on the northern side of Curtis Street, running thence N. 24-50 W. 157 feet to iron pin: thence S. 24-50 E. 157 feet to feet along Curtis Street to iron pin, being operty as conveyed to Granters by Fred K. eed of August 2, 1958 and recorded in the	Carolina, County of lot No. 7 in Plat of gineering Service and in joint front corner of on pin on alley: thence iron pin on First Streag the point of  Morris and Mary RMC office for

The Mortgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple absolute, that he has good right and lawful authority to seli, 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 Mortgagee 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 secured 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 Mortgagee 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
- 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 improvement for the same. Any amount or amounts so paid out shall become a part of the debt secured hereby, shall become immediately due and payable and shall bear interest at the highest legal rate from the date paid. 1 m No 189

FOR SATISFACTION TO THIS MURTGAGE SEE SATISFACTION BOOK 12 PAGE 6 36

SATISFIED AND CANCELLED OF RECORD

DAY OF 19 23 R. M. C. FOR GREENVILLE COUNTY, S. C. AT 3:38 O'CLOCK M. NO. 19286