)	age made this				66, between
Wilma Cooper a	and Fritz Cooper		·	•	
alled the Mortgagor, and	Consumer Credit	Company of Mauldi	n; Inc.	, hereinafter called th	e Mortgagee.
					***
•		WITNESSETH			
WHEREAS, the Mor	rtgagor in and by his ce	rtain promissory note in w	vriting of even date	herewith is well and t	ruly indebted
the Mortgagee in the full	l and just sum of	Twelve Hundred a	nd no/100 ·	Dollars (\$.1200	<u>. 00</u> ),
	data of maturity of	said note at the rate	set forth therein.	due and payable in	consecutive
	50 00	and a final installmen	at of the unpaid ha	lance the first of said	i installments
eing due and payable on the stallments being due and	he day of	September		, 19 <i>66</i> .,	and the other
<b>35.</b> 3	ah maath			. *	
the same day of ea					
		e garage	. •	*	
	of every other week	and month	•		
	nd day of	each mondi			
ntil the whole of said ind	ebtedness is paid.				
Greenville, Town Woodside Will Present being more fully Beginning at an	, situate, lying a of Simpsonville, operty dated Februar described in accordance iron pin on the not running thence N.	pering known and de nary, 1953, made by ordance with said l orthern side of Cur	y Pledmont Eng Plat, to-wit: rtis Street, j	gineering Service joint frontcorne on Firsty Street	ee and er of Lots
ExxXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	remxmin; thence Sx con pin; thence S. along Curtis Stre	《 <b>公共米海</b> 公文第2012年12月 24—50 E. 157 feet	to iron pin (	on First Street	03. 40
Talley Morris in	ne same property as n deed of August 2;	, 1958 and recorde	d in the RMC	orrice for orec	
This conveyance in Book 475, Pag	cubject to restric ge 423.	ctions as containe	d in Deed from	m Woodside Mill	s recorded
				AUG 1  AUG 1  Mrs. Ollie Far. R. M. C	ED E

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 crected 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 hereinabove 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 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 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 debt secured hereby, shall become immediately due and payable and shall bear interest at the highest legal rate from the date paid.

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK PAGE 634

SATISFIED AND CANCELLED OF RECORD

DAY OF Charles 19 3

M. C. FOR GREENVILLE COUNTY 5. C.

A. 3:3800LOCK P. NO. 19386