1000 (1000) 1000	STATE OF THE PROPERTY OF THE P	LE STEERING EER ALSO IL HOUSE I'VE	ACRES AND		的复数形成组织 医影响性 经工程 经分类
NAME AND ADDRESS OF A			, MONTOLOSE, UNIVERSAL ADDRESS	CAN CHENT TAZU	m 227
Waymon A. Lene F. Sm		E FATHS WORTH	46 14 6	orty Lane	
2700 Edwar Taylors, S	de Rd.		nighter 1		v runica V Cristonije sa
at a company of the company of the			有这个数点,也是 有一个工作。		YAMA MERSIAN YAMA
LOAN NUMBER	DATE OF LOAN	AMOUNT OF MORTGAGE	FINANCE CHARGE	INITIAL CHARGE	CASH ADVANCE
21806	3/21/69	s 6120.00	1534.81	• 229.50 ¹¹	€ 1/385.19
NUMBER OF INSTALMENTS	DATE DUE EACH MONTH	DATE FIRST INSTALMENT DUE	INSTALMENT	AMOUNT OF OTHER	DATE FINAL INSTALMENT DUE
60	5th 1	5/5/69	3 102100 II	3702-00	11/6/91. W. J. and

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

THIS INDENTURE WITNESSETH that Morigagor (all. If more than one) to secure payment of a Promissory Note of even date from Morigagor to Universal C.I.T. Credit Company (hereafter "Morigagoe") in the above Amount of Morigago and all future advances from Morigagoe to Morigagor, the Maximum Outstanding at any given time not to exceed faid amount stated above, hereby grants, bargains, sells, and releases to Morigagoe the following described real estate together with all improvements thereon situated in South Carolina, County of Greenville.

All that piece, parcel or let of land in the County of Greenville, State of South Carolina, known and designated as lot #70 as shown on plat of Forrestdale Heights recorded in the RMC office for Greenville County in Plat Book KK at page 199, said lots having a frontage on Edwards Rd. of 103.9 Ft.

If the Mortgagor shall fully pay according to its ferms the indebtedness hereby secured then this mortgage shall become null and void.

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

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

Any amount which Mortgagee 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 mortgaged property, and may be enforced and collected in the same manner as the principal debt hereby secured.

All obligations of Mortgagor to Mortgagee shall become due, at the option of Mortgagee, without notice or demand, upon any default.

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

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

Signod, Sealed, and Delivered in the presence of

Waymon K. Smith

Leva I Smith

.....(L.:

Lena F. Smith