ROOK 1042 PAGE **20**7

O	made this 3rd day of Octo	ober 19 66, between
Curtis A. Quinn	and Marjorie T. Quinn	
alled the Mortgagor, and	Consumer Credit Co.	, hereinafter called the Mortgagee.
· · ·	49	
	WITNESSETH	· •
WHEREAS, the Mortg	gagor in and by his certain promissory note in wi	riting of even date herewith is well and truly indebted
		Two Dollars (\$ 1872.00),
		set forth therein, due and payable in consecutive
nstallments of \$ 52,00	each, and a final installment	t of the unpaid balance, the first of said installments
peing due and payable on the installments being due and pa	6th day of November	, 19.66, and the other
the same day of each	month	
	of each week	
	of every other week	
the and	day of each month	
intil the whole of said indeb	tedness is paid.	
Mortgagee, its successors and it that piece, par outh Carolina and it. C., on the east	nd assigns, the following described real estate situate cel or lot of land in Fairview Town being located just inside the city side of Quillen Avenue and being mo	limits of the Town of Fountain Innore fully described to-wit?
night corner; then n the said line; t . 152 feet to an i	on pin on the east side of Quillen ace running along the Knight line S. thence turning S. 17-55 W. 25 feet to a pin on the edge of the said road dge of the said road for 75 feet to	46-30 E. 166.5 feet to an iron pin o an iron pin; thence turning N. 63-4d; thence turning N. 17-55 E. and
he said lot is known n June of 1952 and	wn as Lot Number 1 on a plat of the	property made for W. Shell Thackston
June Or 1992 BIIU	to be recorded.	ATT1911.
		property made for W. Shell Thackston
		Mrs. Ollie Farnsworth R. M. C.

ingular 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.

7931 October 1, 1970 at 4:45 P.M. Witness: Thelma D. Pickens

Dien Released By Sale Under Areclosure day of Take MaD., 19 70. See Judgment Roll So. K. 6462 Trave P.M. Down K.