		IN HAND OF THE AMOUNT SHOWN BELOW AS CA	
Community Finance Corporation	Greenville County	DISBURSEMENTS: TO LENDER FOR NI	ET BALANCE DUE
100 E. North St.	OFFICE	ON PRIOR ACCOUNT NO. 7 567	\$1442.23
Preenville, South Carolina	39 -012-	CHECK TO William S. & or Euge	epia D.
<u> </u>		CHECK TO Eaton	, 652.42
		CHECK TO	\$
		CHECK TO	\$
REAL ESTATE MOR		CHECK TO	\$
• • •	80.0K 1058 MARE 401	TOTAL COST OF AUTHORIZED INSURANCE.	220.80
_	200112000 (Mat 301	DOCUMENTARY STAMPS	s 1.12
		OFFICIAL FEES	s 2.75
ACCOUNT NO. MORTGABOR(S) (NAME AND ADDRESS)	SPOUSE DUE DATE		s - 0-
1697 MR. MRS. TIX EATON. Will		CASH ADVANCE	\$2319.32
DATE OF MORTBASE 808 East Lee Road	5th	INITIAL CHARGE	, 115.97
Route 3	•	FINANCE CHARGE	\$ 324.71
	zie 29687	_	- 12 m - 1 m - 1 m
AMOUNT OF NOTE SCHEDULE OF PAYMENTS FIRST PYMT D. NO.	ATE MATURITY DATE CASH ADVANCE	AMOUNT OF LOAN\$_	2760.00
MOS	5-23-69 \$2319.32		
2760.00 DE STAR X \$ 115.00 7-5-67 NITIAL CHARGES FINANCE CHARGE DOCUMENTARY OFFICIAL STAMPS STAMPS	CR. LIFE INS. CR. A & H INS. PROPERTY INS	- *BORROWER' Delland	atan
115.97. 1321.71	\$ 55 ₂₀ \$ 82 ₈₀ \$ 82 ₈₀	SECURITY FOR LOAN: Real Estate	[
WY COUNTRY COURT TO CO. 12	1- 27-20 1- 02-00		
STATE OF SOUTH CAROLINA			
county of Greenville			
WHEREAS, the Mortgagors above named are indebted on the said Mortgagee, in the Amount of Note stated above, which is advance may be made in any amount at any time and default render the entire sum remaining unpaid on this Note at once NOW KNOW ALL MEN, that in consideration of said loan gagors in hand well and truly paid by Mortgagee at and befagrant, bargain, sell and release unfo the Mortgagee, its sucstate of South Carolina, to-wit: on the South sid	n and to further secure the payment of said fore the sealing and delivery of these preser	Note and also in consideration of three dollars onto receipt whereof is hereby acknowledged, the I	\$3) to the Mort- dortgagors hereby
City of Greenville, being shown as the RMC Office for Greenville Gount to said plat the following metes a BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, scaled and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage Any failude so thereafter. Whenever the context so requires, plural wor Signed, sealed and delivered in the presence of:	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. continuation on reverse sometiments to the said appurenances to the point the case, determine and be void, of the line of the said agage shall cease, determine and be void, of the point of the line o	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in ided the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage considerable by the exercise of satisfying and paying the entire indebtednes incumbrances except as otherwise noted, and will wrights or remedies hereunder shall not be a waive Market Both Hussand and Wife Must sian (Seal) And Callon (Seal)	s No. 1 and on pin; provided always, gee the above-denderal in makenise of the option is secured hereby. arrant and defend or of its rights to
city of Greenville, being shown as the RMC Office for Greenville Count to said plat the following metes a BEGINNING at an iron pin and the 2 of Block F, and runs thence along To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described and this Mortgage may be in the same against all persons except the Mortgage. Any failu do so thereafter. Whenever the context so requires, plural wood to said the same against all persons except the Mortgage. Any failu do so thereafter. Whenever the context so requires, plural wood the same against all persons except the Mortgage.	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. continuation on reverse sometiments to the said appurenances to the point the case, determine and be void, of the line of the said agage shall cease, determine and be void, of the point of the line o	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage more shall pay in full to	ecorded in according s No. 1 and on pin; provided always, gee the above-de- n default in mak- cise of the option s secured hereby. arrant and defend r of its rights to Sign Here
city of Greenville, being shown as the RMC Office for Greenville Count to said plat the following metes a BEGINNING at an iron pin and the 2 of Block F, and runs thence along To have and to hold, with all and singular the rights mer and this instrument is made, executed, sealed and delivered and this instrument is made, executed, sealed and delivered in gamp payment of said Note when the payment becomes dof acceleration above described, and this Mortgage may be if the Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any failued so thereafter. Whenever the context so requires, plural working said and delivered in the presence of: (WITNESS)	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. continuation on reverse sometiments to the said appurenances to the point the case, determine and be void, of the line of the said agage shall cease, determine and be void, of the point of the line o	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in ided the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage considerable by the exercise of satisfying and paying the entire indebtednes incumbrances except as otherwise noted, and will wrights or remedies hereunder shall not be a waive Market Both Hussand and Wife Must sian (Seal) And Callon (Seal)	ecorded in according s No. 1 and on pin; provided always, gee the above-de- n default in mak- cise of the option s secured hereby. arrant and defend r of its rights to Sign Here
city of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes a BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage and the same against all persons except the Mortgage. Any failudes of the thinking of the terms of the context so requires, plural working signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and be	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. ontinuation on reverse sometiments, hereditaments and appurtenances to upon the express condition that if the said gage shall cease, determine and be void, of the line of the Mortgager to enforce and property free and clear of all cried the Mortgage to enforce any of its reds shall be construed in the singular. Audition of the Mortgager to enforce any of its reds shall be construed in the singular.	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in idea the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors and Mortgagors	ecorded in according s No. 1 and on pin; provided always, gee the above-de- n default in mak- cise of the option, arrant and defend r of its rights to Sign Here Sign Here
city of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes a BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage and the same against all persons except the Mortgage. Any failudes of the thinking of the terms of the context so requires, plural working signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and be	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. ontinuation on reverse sometiments, hereditaments and appurtenances to upon the express condition that if the said gage shall cease, determine and be void, of the line of the Mortgager to enforce and property free and clear of all cried the Mortgage to enforce any of its reds shall be construed in the singular. Audition of the Mortgager to enforce any of its reds shall be construed in the singular.	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in idea the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors and Mortgagors	ecorded in according s No. 1 and on pin; provided always, gee the above-den default in mak- cise of the option, arrant and defend r of its rights to Sign Here
city of Greenville, being shown as the RMC Office for Greenville Gount to said plat the following metes as BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then his Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere. Any failudes of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere. Any failudes of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere. Any failude of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. ontinuation on reverse sometiments, hereditaments and appurtenances to upon the express condition that if the said gage shall cease, determine and be void, of the line of the Mortgager to enforce and property free and clear of all cried the Mortgage to enforce any of its reds shall be construed in the singular. Audition of the Mortgager to enforce any of its reds shall be construed in the singular.	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in idea the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors and Mortgagors	ecorded in according s No. 1 and on pin; provided always, gee the above-den default in mak- cise of the option, arrant and defend r of its rights to Sign Here
city of Greenville, being shown as the RMC Office for Greenville Gount to said plat the following metes as BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then his Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the think of the same against all persons except the Mortgagere. Any failudes of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere. Any failudes of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere. Any failudes of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere. Any failude of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except the Mortgagere of the same against all persons except	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. ontinuation on reverse sometiments, hereditaments and appurtenances to upon the express condition that if the said gage shall cease, determine and be void, of the line of the Mortgager to enforce and property free and clear of all cried the Mortgage to enforce any of its reds shall be construed in the singular. Audition of the Mortgager to enforce any of its reds shall be construed in the singular.	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in idea the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors and Mortgagors	ecorded in according s No. 1 and on pin; provided always, gee the above-den default in mak- cise of the option, arrant and defend r of its rights to Sign Here
City of Greenville, being shown as the RMC Office for Greenville Count to said plat the following metes at BEGINNING at an iron pin and the 2 of Block F, and runs thence along To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered to according to the terms thereof, then this Mortgage may payment of said Note when the payment becomes do acceleration above described, and this Mortgage may be if the Mortgagers covenant that they exclusively possess and the same against all persons except the Mortgage. Any failude so thereafter. Whenever the context so requires, plural worksigned, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and be going instrument for the uses and purposes therein mentioned.	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. ontinuation on reverses sometiments to upon the express condition that if the said gage shall cease, determine and be void, other the entire sum remaining unpaid foreclosed as provided by law for the purpown said property free and clear of all error of the Mortgagee to enforce any of its rids shall be construed in the singular. Little August 10 and	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in idea and premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the said Mortgagors Mortgagors shall pay in full to the sa	ecorded in according s No. 1 and ton pin; provided always, gee the above-de- n default in mak- cise of the option so secured hereby. arrant and defend r of its rights to Sign Here Sign Here
city of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes at BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights. Then and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage. Any failude so thereafter. Whenever the context so requires, plural worksigned, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville Personally appeared before me the undersigned witness and begoing instrument for the uses and purposes therein mentioned. Sworn to before me this 23 day of May	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. ontinuation on reverse sometiments, bereditaments and appurtenances to upon the express condition that if the said gage shall cease, determine and be void, other, bereditaments and appurtenances to the point the entire sum remaining unpaid foreclosed as provided by law for the purpown said property free and clear of all erre of the Mortgagee to enforce any of its reds shall be construed in the singular. About the said property free and clear of all erre of the Mortgagee to enforce any of its reds shall be construed in the singular.	Pages 72 and 73, and baving at joint front corner of Lot 17-17 E., 150 feet to an in idea at joint front corner of Lot 17-17 E., 150 feet to an in idea the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortga terwise it shall remain in full force and virtue. Upo on said Note shall be due and payable by the exer- one of satisfying and paying the entire indebtedner incumbrances except as otherwise noted, and will wrights or remedies hereunder shall not be a waive RRIED. BOTH HUSBAND AND WIFE MUST SIEN) (Seal) RRIED. BOTH HUSBAND AND WIFE MUST SIEN) E saw the above-named mortgagor(s) sign, seal and bed above, witnessed the dire execution thereof.	ecorded in according s No. 1 and ton pin; provided always, gee the above-de- n default in mak- cise of the option so secured hereby. arrant and defend r of its rights to Sign Here Sign Here
city of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes as BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage. Any failude so thereafter. Whenever the context so requires, plural worksigned, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville Personally appeared before me the undersigned witness and be going instrument for the uses and purposes therein mentioned. Sworn to before me this 23 day of May	s Lot No. 1 Block "F" of the property in Plat Book "S" at learned bounds, to-wit: south side of Lee Road and the line of Lot 2, S. on the line of Lot 2, S. on the line of Lot 2, S. on the side and appurtenances to the point the express condition that if the said gage shall cease, determine and be void, of the purpown said property free and clear of all error of the Mortgagee to enforce any of its rids shall be construed in the singular. South the side of the property of the purpown said property free and clear of all error of the Mortgagee to enforce any of its rids shall be construed in the singular. South the side of the property free and clear of all error of the Mortgagee to enforce any of its rids shall be construed in the singular. South the side of Lee Road and appurtenances to the said specific provides the said appurent to the said specific provides the said appurent to the said specific provides the said specifi	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in idea and premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortg	ecorded in according s No. 1 and on pin; provided always, gee the above-de- n default in mak- cise of the option s secured hereby. arrant and defend r of its rights to Sign Here Sign Here
city of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes as BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage. Any failude so thereafter. Whenever the context so requires, plural worksigned, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville Personally appeared before me the undersigned witness and be going instrument for the uses and purposes therein mentioned. Sworn to before me this 23 day of May	and bounds, to-wit: south side of Lee Road and the line of Lot 2, S. ontinuation on reverse sometiments, bereditaments and appurtenances to upon the express condition that if the said gage shall cease, determine and be void, other, bereditaments and appurtenances to the point the entire sum remaining unpaid foreclosed as provided by law for the purpown said property free and clear of all erre of the Mortgagee to enforce any of its reds shall be construed in the singular. About the said property free and clear of all erre of the Mortgagee to enforce any of its reds shall be construed in the singular.	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in idea and premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortg	ecorded in according s No. 1 and on pin; provided always, gee the above-de- n default in mak- cise of the option s secured hereby. arrant and defend r of its rights to Sign Here Sign Here
city of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes a BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage Any failudes of acceleration above described, and this Mortgage Any failudes of acceleration above described, and this Mortgage Any failudes of the third the same against all persons except the Mortgage. Any failudes of the third the same against all persons except the Mortgage. Any failudes of the third the same against all persons except the Mortgage. Any failudes of the third the same against all persons except the Mortgage Any failudes of the third the same against all persons except the Mortgage Any failudes. Signed, sealed and delivered in the presence of: WITNESS) STATE OF SOUTH CAROLINA Sworn to before me this 23 day of May TO STATE OF SOUTH CAROLINA	s Lot No. 1 Block "F" of the property in Plat Book "S" at learned bounds, to-wit: south side of Lee Road and the line of Lot 2, S. on the line of Lot 2, S. on the line of Lot 2, S. on the side and appurtenances to the point the express condition that if the said gage shall cease, determine and be void, of the purpown said property free and clear of all error of the Mortgagee to enforce any of its rids shall be construed in the singular. South the side of the property of the purpown said property free and clear of all error of the Mortgagee to enforce any of its rids shall be construed in the singular. South the side of the property free and clear of all error of the Mortgagee to enforce any of its rids shall be construed in the singular. South the side of Lee Road and appurtenances to the said specific provides the said appurent to the said specific provides the said appurent to the said specific provides the said specifi	Pages 72 and 73, and having at joint front corner of Lot 17-17 E., 150 feet to an in idea and premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgage Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortgagor Mortgagors shall pay in full to the said Mortg	ecorded in according s No. 1 and on pin; provided always, gee the above-de- n default in mak- cise of the option s secured hereby. arrant and defend r of its rights to Sign Here Sign Here
City of Greenville, being shown as the RMC Office for Greenville Count to said plat the following metes as BEGINNING at an iron pin and the 2 of Block F, and runs thence along and this instrument is made, executed, scaled and delivered in scribed Note according to the terms thereof, then this Morting any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage. Any failude so thereafter. Whenever the context so requires, plural work of the same against all persons except the Mortgage. Any failude so thereafter. Whenever the context so requires, plural work of the same against all persons except the Mortgage. Any failude so thereafter. Whenever the context so requires, plural work of the same against all persons except the Mortgage. Any failude so thereafter. Whenever the context so requires, plural work of the same against all persons except the Mortgage. Any failude so thereafter. Whenever the context so requires, plural work of the same against all persons except the Mortgage. Any failude so thereafter. Whenever the context so requires, plural work of the same against all persons except the Mortgage. Any failude so the mortgage. Any failude so the mortgage of the mortgage of the mortgage. Any failude so the mortgage of the mortgage of the mortgage of the mortgage. Any failude so the mortgage of the mortgage of the mortgage of the mortgage. Any failude so the mortgage of the mortgage of the mortgage of the mortgage of the mortgage. State of South Carolina of the mortgage of the mortgage. Any failude of the mortgage o	s Lot No. 1 Block "F" of the property in Plat Book "S" at land bounds, to-wit: south side of Lee Road and the line of Lot 2, S. on tinuation on reverse sometiments of upon the express condition that if the said gage shall cease, determine and be void, other, then the entire sum remaining unpaid foreclosed as provided by law for the purpown said property free and clear of all error of the Mortgagee to enforce any of its rids shall be construed in the singular. Clear of the Mortgagee to enforce any of its rids shall be construed in the singular. Chis instrument prepared by Mortgagee name RENUNCIATION OF DOWN	Pages 72 and 73, and baving at joint front corner of Lot 17-17 E., 150 feet to an reliable of the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgagee, Mortgagors shall pay in full to the said Mortgage erwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness and the said Mortgage erwise it shall be due and payable by the exercise of satisfying and paying the entire indebtedness incumbrances. except as otherwise noted, and will wrights or remedies hereunder shall not be a waive ARRIED, BOTH HUSBAND AND WIFE MUST SIEN) Saw the above-named mortgagor(s) sign, seal and bed above, witnessed the due execution thereof. WOTARY PUBLIC FOR SOUTH CARDI	ecorded in according s No. 1 and on pin; provided always, gee the above-den default in makerise of the options is secured hereby. arrant and defend r of its rights to Sign Here Sign Here
City of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes a BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moriging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage Any failudes of acceleration above described, and this Mortgage Any failudes of the terms of the same against all persons except the Mortgage. Any failudes of the terms of the same against all persons except the Mortgage. Any failudes of the terms of the same against all persons except the Mortgage. Any failudes of the terms of the same against all persons except the Mortgage. Any failudes of the terms of the same against all persons except the Mortgage. Any failudes of the terms of the same against all persons except the Mortgage. Any failudes of the same against all persons except the Mortgage and foreverts. STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. STATE OF SOUTH CAROLINA COUNTY OF Greenville I, the undersigned Notary Public, do hereby certify unto all and upon being privately and separately examined by me, did and upon being privately and separately examined by me, did and upon being privately and separately examined by me, did and upon being privately and separately examined by me, did and upon being privately and separately examined by me, did sover, renounce, release and forever relinquish unto the abo	s Lot No. 1 Block "F" of the property in Plat Book "S" at least the property in Plat Book "S" and the property in Plat Book "S" at least the property in Pla	Pages 72 and 73, and baving at joint front corner of Lot 17-17 E., 150 feet to an reliable of the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgagee, Mortgagors shall pay in full to the said Mortgage extresse it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness of satisfying and paying the entire indebtedness incumbrances. except as otherwise noted, and will wrights or remedies hereunder shall not be a waive RRIED. BOTH HUSBAND AND WIFE MUST SIEN) Call RRIED, BOTH HUSBAND AND WIFE MUST SIEN) Saw the above-named mortgagor(s) sign, seal and bed above, witnessed the date execution thereof. WIGTARY PUBLIC FOR SOUTH CARDI ed above Wife of the above-named Mortgagor, did this day without any compulsion, dread or fear of any person	ecorded in according s No. 1 and con pin; provided always, gee the above-de- n default in mak- cise of the options arrant and defend r of its rights to Sign Here Sign Here
City of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes as BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, scaled and delivered is scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes dof acceleration above described, and this Mortgage may be if the Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any failude so thereafter. Whenever the context so requires, plural woo Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. T. STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. It the undersigned Notary Public, do hereby certify unto all and upon being privately and separately examined by me, did	s Lot No. 1 Block "F" of the property in Plat Book "S" at least the property in Plat Book "S" and the property in Plat Book "S" at least the property in Pla	Pages 72 and 73, and baving at joint front corner of Lot 17-17 E., 150 feet to an reliable of the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgagee, Mortgagors shall pay in full to the said Mortgage extresse it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness of satisfying and paying the entire indebtedness incumbrances. except as otherwise noted, and will wrights or remedies hereunder shall not be a waive RRIED. BOTH HUSBAND AND WIFE MUST SIEN) Call RRIED, BOTH HUSBAND AND WIFE MUST SIEN) Saw the above-named mortgagor(s) sign, seal and bed above, witnessed the date execution thereof. WIGTARY PUBLIC FOR SOUTH CARDI ed above Wife of the above-named Mortgagor, did this day without any compulsion, dread or fear of any person	provided always, gee the above-dender on default in makerise of the options arrant and defender of its rights to significant of the options. Sign Here Sign Here Appear before me, or persons whom-
city of Greenville, being shown as the RMC Office for Greenville fount to said plat the following metes as BEGINNING at an iron pin and the 2 of Block F, and runs thence alor. To have and to hold, with all and singular the rights, men and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage. Any failudes of the think of the same against all persons except the Mortgages. Any failudes of the think of the same against all persons except the Mortgage. Any failudes of the think of the same against all persons except the Mortgage. Any failudes of the think of the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the Mortgage and for the same against all persons except the same against all persons except and the same against all persons except the same against all persons except the same against all persons except and for the same against all persons except and for the same against all persons except the same against all persons except and for the same against all persons except an	s Lot No. 1 Block "F" of the property in Plat Book "S" at least the property in Plat Book "S" and the property in Plat Book "S" at least the property in Pla	Pages 72 and 73, and baving at joint front corner of Lot 17-17 E., 150 feet to an reliable of the said premises belonging, unto said Mortgagee, Mortgagors shall pay in full to the said Mortgagee, Mortgagors shall pay in full to the said Mortgage extresse it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness of satisfying and paying the entire indebtedness incumbrances. except as otherwise noted, and will wrights or remedies hereunder shall not be a waive RRIED. BOTH HUSBAND AND WIFE MUST SIEN) Call RRIED, BOTH HUSBAND AND WIFE MUST SIEN) Saw the above-named mortgagor(s) sign, seal and bed above, witnessed the date execution thereof. WIGTARY PUBLIC FOR SOUTH CARDI ed above Wife of the above-named Mortgagor, did this day without any compulsion, dread or fear of any person	ecorded in according s No. 1 and con pin; provided always, gee the above-de- n default in mak- cise of the options arrant and defend r of its rights to Sign Here Sign Here

For Satisfaction to This mortgage Dec Q. E. M. Book 1157 Jage 497.

SATISFIED AND CANCELLED OF RECORD

10 10 DAY OF Juny 19 70

Oslic Farnautith

R. M. C. FOR GREENVILLE COUNTY, S. C. AT 12:020 CLOCK P. M. NO. 27/05