	ADVANCE, TO PROCURE THE INSURANCE BORROWER ACKNOWLEDGES RECEIPT IN	HAND OF THE AMOUNT SHOWN ME OW AS	CASH TO BORROWER.
Community FinanceCorporation	Greenville County	DISBURSEMENTS: TO LENDER FOR I	NET BALANCE DUE
100 E. North St.	OFFICE NUMBER 39	ON PRIOR ACCOUNT NO.	7 20/3,02
Greenville SOUTH CAROLINA	39-012-	CHECK TO George Ta &/ Low CHECK TO Robertson	309.13
	mar 1058 mc 491.	CHECK TOL	
REAL ESTAPE MOI	TANK TOO INT TOO	CHECK TO	
KEAL ESTATE MOI	CIGAGE .	CHECK TO	- \$
		TOTAL COST OF AUTHORIZED INJURANCE	s 474.2h
		DOCUMENTARY STAMPS	2.75
ACCOUNT NO. MORTSABOR(S) (NAME AND ADDRESS)	SPOSSE DUE DATE	*CASH TO BORROWER L.C. 4.30	s 110 30
1682 MR. MRS. XXX ROBERTSON,	George T. & Louise C.	CASH ADVANCE	\$ 2565,72
DATE OF MORTBABE 320 Sycamore Drive		INITIAL CHARGE	14.28
5-17-67 Greenville, South Car	olina	FINANCE CHARGE	<u>\$ 768.00</u>
AMOUNT OF NOTE SCHEDULE OF PAYMENTS FIRST PYMT D	ATE MATURITY DATE CASH ADVANCE	AMOUNT OF LOAN	36/.8.00
s 3648.00 48 岩 x s 76.00 6-18-6	7 5-17-71 : 2865-72	PRINCIPAL *BORROWER'S	1
INITIAL CHARGES FINANCE CHARGE DOCUMENTARY OFFICIAL STAMPS FEES	CR. LIFE INS. CR. A & H INS. PROPERTY INS.	SIGNATURE SECURITY	upon_
14.28 5 768.00 5 1.48 5 2.75	s 145.92 s 109.44 s 218.88	FOR LOAN: Read Estate	· · · · · · · · · · · · · · · · · · ·
STATE OF SOUTH CAROLINA 1. 15			•
COUNTY OF COUNTY SS.			• • •
WHEREAS, the Mortgagors above named are indebted on t said Mortgagee, in the Amount of Note stated above, which advance may be made in any amount at any time and default	heir Promissory Note above described, payable	le to the order of the Mortgagee and evidence	ng a loan made by
advance may be made in any amount at any time and default render the entire sum remaining unpaid on this Note at once	said rote is payable in monthly installments a t in making any monthly payment shall, at the e due and payable.	e option of the holder of said Note, and withou	it notice or demand,
NOW KNOW ALL MEN, that in consideration of said loan gagors in hand well and truly paid by Mortgagee at and be	and to further secure the navment of said	Note and also in consideration of the dollars	(\$3) to the Mort-
grant, bargain, sell and release unto the Mottagee, its suc State of South Carolina, to wit: Deg. Landing at an	cessors and assigns, the following described	real estate, situated in the County of	Tile room
corner of Lots 68 and 69, and runni	ng thence along the ici n t	dinesof said lots The 9-1	W. 175.7
feet to an iron pin at the joint re	ar corner of Lots 40 and	il; thence along the rear	line of
Lots 39 and 40 S. 81-02 W. 50 feet	to an iron pin at the joi	nt rear corner of Lots No.	s. 70 and
71; thence along the Joint line of	said lots, S. 9-14 E. 157	'.7 feet to an iron pin at	the joint
front conrer of said lots on the no	rth eastern side of Sycar	ore pr.; mence stock sam	T CLINE OH S
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 Mortying any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be	nbers, hereditaments and appurtenances to the upon the express condition that if the said	e said premises belonging, unto said Mortgage Mortgagors shall pay in full to the said Mort,	e, provided always, gagee the above-de-
scribed Note according to the terms thereof, then this Morting any payment of said Note when the payment becomes	page shall cease, determine and he void, other lue, then the entire sum remaining unpaid or	rwise it shall remain in full force and virtue. Un a said Note shall be due and payable by the ex	pon default in mak- ercise of the option
The Mortgagors covenant that they exclusively possess and	own said property free and clear of all enc	umbrances except as otherwise noted, land will	warrant and defend
the same against all persons except the Mortgagee. Any failu do so thereafter. Whenever the context so requires, plural wo	ire of the Mortgagee to enforce any of its ri	ghts or remedies hereunder shall not be a war	iver of its rights to
Signed, sealed and delivered in the presence of:	A	$\mathcal{O}_{\mathcal{A}}$	
	(and	of stales have	Sign
(WIT) Jeds)	(IF MARE	RIED, BOTH HUSBAND AND WIFE MUST SIEN)	al) Here
GANLE G.		in C. Kahertson	Sign Here
(WITNESS)	(IF MARE	RIED, BOTH HUSBAND AND WIFE MUST SIEN)	
STATE OF SOUTH CAROLINA COUNTY OF Greenville	•		
Personally appeared before me the undersigned witness and I	being duly sworn by me, made oath that he	saw the aboye-named mortgagor(s) sign, seal a	nd deliver the fore-
going instrument for the uses and purposes therein mentioned	, and that he, with the other witness subscribe	a above, whitestowne due execution mereor.	
		WITHERS /)———
Swarp to before me this 17 day of May	A.D. 19 67	James & latille	3 80.
day of the state o	, », », », », », », », », », », », », »,	NOTARY PUBLIC FOR SOUTH CAR	OLINA
	This instrument prepared by Mortgagee named		
	RENUNCIATION OF DOWE		
STATE OF SOUTH CAROLINA COUNTY OF Greenville			
	when it may consent that the understand t	wife of the shows named Martgagor, did this da	w annear hefore me
I, the undersigned Notary Public, do hereby certify unto all and upon being privately and separately examined by me, did soever, renounce, release and forever relinquish unto the about the contract of th	declare that she does freely, voluntarily and wove-named Mortgagee, its successors and assig	which out any compulsion, dread or fear of any persons, all her interest and estate, and also all her	on or persons whom- right and claim of
dower, of, in or to all and singular the premises above descr	ibed and released.		
/PONTIK	(UED ON MEXT PAGE)	g. P.	7-1
(GORTH	TOLD UN HEAT I AUE/	SIGNATURE OF MORTGARDS	rise
Sworn to before me this 17 day of May	, A. D., 19 67	James ! with	sole.
		NOTARY PUBLIC FOR BOUTH CAR	ROLINA

SATISFIED AND CANCELLED OF RECORD

19 (2)

R. N. C. LUR GREETVILLE LOUNTY, S. C.
AT COLOCK FALM, NO. 27 5