MORTGAGEE (LICENSE	(E)	ADVANCE, TO PROCURE THE INSURANCE	LENDER TO MAKE THE FOLLOWING DISBURSEM E FOR WHICH THE PREMIUMS ARE SNOWN HERI N HAND OF THE AMOUNT SHOWN BELOW AS	EIN BELOW, AND BAID
Community Finance	Corporation	Greenville County	DISBURSEMENTS: TO LENDER FOR	
100 E. North St.		OFFICE NUMBER	ON PRIOR ACCOUNT NO.	1975.33
Greenville,	South Carolina	39 - 012 -		ry, Lou
			CHECK TO Brooks	219.64
	D. T. A. 1	<u>ali jar</u> ne je gali e kalendari	CHECK TO BOOK 1 USB PACE	41/1
REAL ESTATE MORTGAGE			CHECK TO.	• \$
			TOTAL COST OF AUTHORIZED INSURANCE	380.16
			DOCUMENTARY STAMPS	4 1,20
P ACEDUNT NO. MORTGARDINGS) (MAME AND ADDRESS) SPOUSE DUE DATE			*CASH TO BORROWEC - 8 80	8.80
2162 MR. MI	BROOKS, Robe	ort O. & Mary Lou	CÁSH ADVANCE	\$ 2588.46
15 Horseshoe Circle Greenville, South Carol:		Circle lat	INITIAL CHARGE	51,54
12-22-67	GreenATTTE,	TIN ARCAT	FINANCE CHARGE	\$ 528,00
	E OF PAYMENTS FIRST PYMT DA	TE MATURITY DATE CASH ADVANCE	AMOUNT OF LOAN	3168.00
11111AL CHARGES FINANCE CHARG		12-22-70 \$ 2588 1.6 CR. LIFE INS. CR. A & H INS. PROPERTY INS.	PRINCIPAL *BORROWER'S P. C. A. C.	Ra
s 51.5h s 528.00	STAMPS PEES		SECURITY FOR LOAN: Real Estate	008/0
320000	1 1.20 1 3.25	* 95.04 * 95.04 * 190.00	FOR LOAN: ILEAN	
STATE OF SOUTH CAROLI	MASS IN LOCA			ran I a A
COUNTY OF Greenvi	116 3 55			
said Mortgagee, in the Amous	above named are indebted on the nt of Note stated above, which sa amount at any time and default	in Promissory Note above described, payabid Note is payable in monthly installments	le to the order of the Mortgagee and evidencia and according to the terms thereof, and on whice e option of the holder of said Note, and without	ng a loan made by h Note payment in
render the entire sum remaini	ing unpaid on this Note at once	due and payable.	e option of the holder of said twote, and without	nouce or demana,
gagors in hand well and trul	y paid by Mortgagee at and before	and to further secure the payment of said	Note and also in consideration of three dollars s, receipt whereof is hereby acknowledged, the	(\$3) to the Mort- Mortgagors, hereby
State of South Carolina, to-wit	"County of Greenvi	Lie in Gantt Township,	iving and being on the sout	heastern" side
of A.V. Tribble an	.e, being known and	designated as Lot No.]	ló on plat of Donaldson Hei lon being recorded in the F	ghts property
Greenville County	in plat book EE pa	ge 115. accounding to re	ecent survey by T.C. Adams	Engineer.
DEGINATING ST SU IL	on pin on the sout	heastern side of Horsesk	ion Circle, being the inint	front corner
with the line of L	and point of begind of No. 15 S. 20-07	nning being 309.8 ft. to	Fork Shoals Rd., and runn	ring thence
To have and to hold, with a	all and singul Continuati	OF HOMEINTOWN NOOD MINISTER to the	e said premises belonging, unto said Mortgagee Mortgagors shall pay in full to the said Mortg rwise it shall remain in full force and writue. Up a said Note shall be due and payable by the exese of satisfying and paying the entire indebtedness of satisfying and paying the entire indebtedness.	provided always,
scribed Note according to the ing any payment of said Not	te terms thereof, then this Mortga	ge shall cease, determine and be void, other e, then the entire sum remaining unpaid or	mortgagors shall pay in full to the spaid Mortg rwise it shall remain in full force and wirtue. Up n said Note shall be due and payable by the exe	agee the above-de- on default in mak- rcise of the option
The Mortgagors covenant tha	ed, and this Mortgage may be fo at they exclusively possess and o	reclosed as provided by law for the purpo wn said property free and clear of all enc	se of satisfying and paying the entire indebtedne umbrances, except as otherwise noted, and will v	ess secured bereby.
do so thereafter. Whenever th	except the Mortgagee. Any failure le context so requires, plural word	of the Mortgagee to enforce any of its riss shall be construed in the singular.	umbrances.except as otherwise noted, and will v ghts or remedies hereunder shall not be a waiv	er of its rights to
Signed, sealed and delivered is				
$\langle M_{\alpha} \rangle$		Va. 0.	tor and	Sign
THE MAIN	(WITN ESS)	(IF MARE	TO B 200 (Seal	Here Here
30 TX	m, d	· mari	Low Brooks , (Seal	Sign Here
STATE OF SOUTH CAROLI	(WITNESS)	(IF Many	NED, BOTH HUSBAND AND WIFE MUST SIGN)	1
COUNTY OF Greenvi	11e Ss.		i i i i i i i i i i i i i i i i i i i	
Personally appeared before me going instrument for the uses	e the undersigned witness and be- and purposes therein mentioned,	ng duly sworn by me, made oath that he and that he, with the other witness subscribe	saw the above-named mortgagor(s) sign, seal and above, witnessed the due execution thereof.	d deliver the fore-
			M Flus I	
· _		·	(WITHIGH)	
Sworn to before me this 2	2 day of December	A. D., 19 67	MITI	
	Th	s instrument prepared by Mortgagee named	abolty Commission Explices Ja	n. 1, 1970
		RENUNCIATION OF DOWER	\	
STATE OF SOUTH CAROLU	NA70)	,	<u>।</u> व	
COUNTY OF	SS.			
I, the undersigned Notary Put and upon being privately and	blic, do hereby certify unto all w separately examined by me, did de	hom it may concern, that the undersigned w	wife of the above-named Mortgagor, did this day ithout any compulsion, dread or fear of any person ns, all her interest and estate, and also all her	appear before me,
dower, of, in or to all and sign	forever relinquish unto the above ngular the premises above describe	-named Mortgagee, its successors and assign d and released.	ns, all her interest and estate, and also all her	right and claim of
			man of	· la
			AGIGNATURE OF MORTBABOR'S WI	00 Rez.
Sworn to before me this 22	December	A. D., 19 67	() () MURTUAGOR'S WI	**
Sworn to before me this	ONTINUED ON NEXT PAG	A. D., 19	NOTARY PUBLIC FOR SBUTH CARD	LINA 3 3 OZA
		<u> </u>	My ommission Expires Ja	n. τ, τλίο