MORTGAGEE (LIDENSEER)	UNSERSIGNED BORROWER AUTHORIZES L ADVANCE, TO PROCURE THE INSURANCE BORROWER ACKNOWLEDGES RECEIPT IN	PADER TO MAKE THE FOLLOWING DISE FOR WHICH THE PREMIUMS ARE SHOWN HAND OF THE AMOUNT SHOWN BELG	HEREIN BELOW, AND BARD AS CASH TO BOSSESSEED.
Community FinanceCorporation	Greenville County	DISBURSE 1000 HELP 41	NET BALANCE DUE
100 E. NorthSt.	OFFICE	ON PRIOR ACCOUNT NO.	1226-57
Greenville, South Carolina	39 -012-	CHECK TO PUTER AND AND LOS	
CILITITIES .		CHECK TO ASSOCIATES	BOIL_22_
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		CHECK TO	- 1 - +
FIRM ESTATE MOR	RTGAGE	CHECK TO TO	
- MAD - 1-9		TOTAL COST OF HOLLIONIZED INTE	ANG.
MAR 1 5 1968		DOCUMENTARY STAMPS	
Mrs. Offic Farnsworth	SPOUSE DUE DATE	*CASH TO BORROWTICSh 26.8	
MR. Mas. DOWN PUTMAN, Floyd W. & Lillie Mas		CASH ADVANCE	\$ 21.00.12
V DATE OF MONTEAUE 5 Alpha Drive, Kennedy Park 20th		INITIAL CHARGE	
Greenville, S.C.	zie 29605	FINANCE CHARGE	
AMOUNTOF HOTE SEHEDULE OF PAYMENTS FIRST PYHT		AMOUNT OF LOAN	3350.00
1190 00 k2 485 x \$ 75.00 h-20-6	8 9-11-71 5 21.90-12	PRINCIPAL BORROWER'S	Pitan
IN THE STANDS OF THANCE CHARGE DOCUMENTARY OFFICIAL FEED	CR. LIFE IMS. CR. A & H IMS. PROPERTY IMS.	SIGNATURE SECURITY	- June
s 49.80 610.08 1.28 \$ 4.00	110.25 94.50 220.50	FOR LOAN: HARL SET-	•
STATE OF SOUTH CAROLINA SS.			
WHEREAS, the Mortgagors above named are indebted on said Mortgagee, in the Amount of Note stated above, which advance may be made in any amount at any time and defaul	their Promissory Note above described, payab	le to the order of the Mortgagee and and according to the terms thereof, and	videncing a loan made by
advance may be made in any amount at any time and defaul render the entire sum remaining unpaid on this Note at once	t in making any monthly payment shall, at the due and payable.	e option of the holder of said Note, and	without notice or demand,
NOW KNOW ALL MEN, that in consideration of said loa	n and to further secure the payment of said	Note and also in consideration of three ts, receipt whereof is hereby acknowledge	ed, the Mortgagors hereby
and because call and release unto the Mortgages, its su	ccessors and assigns, the following described	Ical estate, situated in the county or many	
All that lot of land with imp	provements bying on the S	outhern side of Alpha	rive in Gantt
State of South Carolina, to wit: All that lot of land with important that lot of land recorded in the RMC Office for and recorded in the RMC Office for any land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any land that land recorded in the RMC Office for any lan	n Carolina, being snown a ineers and Architects dat	ed Sept. 28, 1964, rev	sed Jan 28, 196
and recorded in the RMC Office for	Greenville County, S.C.	in Plat Book JJJ, Page	denth of 133 ft.
facing on Apha Drive a width of 75	feet and running back i	n paratter trees for 4	dopon 41 -55 -
			octonone provided always.
To have and to hold, with all and singular the rights, me and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mor ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be	upon the express condition that if the said	Mortgagors shall pay in full to the sale	d Mortgagee the above de- rtue. Upon default in mak-
scribed Note according to the terms thereof, then this more ing any payment of said Note when the payment becomes	due, then the entire sum remaining unpaid of foreclosed as provided by law for the purp	on said Note shall be due and payable to ose of satisfying and paying the entire	the exercise of the option debtedness secured hereby.
of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess an the same against all persons except the Mortgagee. Any fai do so thereafter. Whenever the context so requires, plural w	d own said property free and clear of all en	cumbrances.except as otherwise noted, a rights or remedies hereunder shall not	d will warrant and defend e a waiver of its rights to
do so thereafter. Whenever the context so requires, plural w	ords shall be construed in the singular.		
Signed, sealed and delivered in the presence of:		2 - 1/1	[•:]
Man elem u X	_ finge	mad p through	(Seal) Sign Here
(WITHESS)	5 6 4	A STEP HUBBAND AND WIFE MUST SING	Sign
1d time	- O O O	REIED, BOTH HUSBAND AND WIFE MUST SIE	(Seal)
STATE OF SOUTH CAROLINA			
Cmanwellla & SS.		saw the shove named mortospor(s) side	seal and deliver the fore-
Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentions	being duly sworn by me, made oath that he ed, and that he, with the other witness subscri	bed above, witnessed the due execution	ereof.
		Ja. thus	
그는 화물에서 가는 것이 많아서 이번 생각이다.			")
Sworn to before me this 14 day of March	, A. D., 19 68	My Company 180 "NED14	8"J&W."1. 1970
	This instrument prepared by Mortgagee nam	ed above	5 vall, 1, 1710
	RENUNCIATION OF DOW		
STATE OF SOUTH CAROLINA			
COUNTY OF Greenville SS.			
I, the undersigned Notary Public, do hereby certify anto all whom it may concern, that the undersigned wife of the above-named Mortgagor, and this day appears before me, and upon being polystely and apparatuly examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whome and upon being polystely and apparatuly examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whome and upon being polystely and apparatule that the control of the sheet			
and upon being privately and epistemy examined by me, a surver, renounce, release and forever relinquish unto the i dower, of, is or to all and singular the premiers above det	bove-named Mortgagee, its successors and ass cribed and released.	signs, all her interest and estate, and all	and mer taken from crasses of
		live mal of	Utras
		SIBANTURE OF HORE	AABOR'S WIFE
	- L	477	
Broom to before me this all day of 1881	0.30 A M #24096	My Commission Buria	THE PERSON 1, 1970
Recorded March 15, 1968 at	TAUU A. M., TATUTO.		