MORTGAGEE (LICENSEE)	ADVANCE, TO PROCURE THE INSURANCE	ENDER TO MAKE THE FOLLOWING DISEA FOR WHICH THE PREMIUMS ARE SHOW!	MERCHTS FROM THE CASH HEREIN SELOS, AND SAID
Sterling Finance Company	BORROWER ACKNOWLEDGES RECEIPT IN	DISBURSEMENTS: TO LENDER	OR NET BALANCE DUE
100 West North St.	Greenville County	ON PRIOR ACCOUNT NO. P 472	p : 643.43
Greenville, South Carolina	NUMBER 39 - 012	CHECK TO John P. & Dorot	by .
STATISTICS.		CHECK TO F. Schillaci	, 613.38
	The second secon	4000	561
FIRMAD ESTATE MOR	TGAGE	CHECK POLIT	** **
The same		TOTAL COST OF AUTHORIZED INSU	NCE \$ 224.64
12- MAR 1 8 1968	Barrier .	DOCUMENTARY STAMPS	.76
Mrs. Offie Farmsworth		OFFICIAL FEES.	3.50
ACCOUNT NO. MORTBABOR(3) (NAME AND ADDRESS)	BP BUSE	*CASH TO BORROWER	\$ -0- 41:85-71
DATE OF MUNTABLE SCHILLACI, John P. & Do	rothy F. 20th	CASH ADVANCE	74.29
201 Demisson Cirola		FINANCE CHARGE	\$ 312.00
Greenville, S. C.	zrp 29611 .		7070 00
ANDUNT OF NOTE SCHEDULE OF PAYMENTS. FIRST PYMT D. 1872.00 36 49 52.00 4-20-68	3-15-71 - 11.85 77	AMOUNT OF LOAN	1872.00
INITIAL CHARGES FINANCE CHARGE DOCUMENTARY OFFICIAL	GR. LIFE INS. CR. A & H INS. PROPERTY INS.	*BORROWER'S SIGNATURE	pillace
#14.29 \$312.00 \$.76 \$3.50	\$ 56.16 \$ 56.16 \$ 112.32	SECURITY Household Good	& Real Estate
			T.4-1
STATE OF SOUTH CARCILINA ICC			
WHEREAS, the Mortgagors above named are indebted on their Promissory Note above described, payable to the order of the Mortgagee and evidencing a loan made by said Mortgagee, in the Amount of Note stated above, which said Note is payable in monthly installments and according to the terms thereof, and on which Note payment in advance, may be made in any amount at any time and default in making any monoithy payment shall, at the option of the holder of said Note, and which Note payment in advance, may be made in any amount at any time and default in making any monoithy payment shall, at the option of the holder of said Note, and without notice or demand,			
wheren, me moregagors above named are indebted on the said Mortgagee, in the Amount of Note stated above, which advance may be made in any amount at any time and defendent	neir romissory Note above described, payable aid Note is payable in monthly installments a in making any monthly payment shall at the	te to the order of the Mortgagee and en and according to the terms thereof, and of a option of the holder of said Note, and	which Note payment in without notice or demand.
render the entire sum remaining unpaid on this Note at once	aue and payable.	. 4	
NOW KNOW ALL MEN, that in consideration of said loan gagors in hand well and truly paid by Mortgagee at and bef	ore the sealing and delivery of these present	s, receipt whereof is hereby acknowledge	d, the Mortgagors hereby
grant, bargain, sell and release unto the Mortgagee, its suc State of South Carolina, to wit All that piece, pa	arcel or lot of land lyin	g situate near the cit	of Greenville,
State of S. C. and known and design	nated as Lot #23. Part o	I Sharon Park, accordi	as no read of
C. C. Jones, Dated April 1955; Pag	ge 130 and having the fol- ron pin at the joint from	Lowing metes and bound	D.t.
thomas along the line of these lot	ts. S. 9-39 W. 120 feet t	o an iron pin. running	thence south
thence along the line of these lots, S. 9-39 W. 120 feet to an iron pin, running thence south 57-41 E. 128.8 feet to an iron pin on the eastern side of Durwood Lane, which line is curved, the			
To have and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, unto said Mortgagee, provided always, and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgage shall pay in full to the said-Mortgagee the above-described Note according to the terms thereof, then this Mortgage shall cease, determine and be void, otherwise it shall remain in full force and wirks. Upon default in making the said of the control of			
and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mortg	apon the express condition that if the said large shall cease, determine and be void, other	Mortgagors shall pay in full to the said rwise it shall remain in full force and vir	Mortgagee the above-de-
of acceleration above described, and this Mortgage may be foreclosed as provided by law for the purpose of satisfying and paying the entire indebtedness secured hereby.			
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failude the therefore Wheever the context as required played in	own said property free and clear of all encire of the Mortgagee to enforce any of its right shall be construed in the	umbrances.except as otherwise noted, and ghts or remedies hereunder shall not be	will warrant and defend a waiver of its rights to
do so thereafter. Whenever the context so requires, plural wo Signed, sealed and delivered in the presence of:	shall be construed in the singular.		
OIIM.		P. S. I.M.	
James K. Willish	John!	1. × millan	(Seal) Sign Here
(WITNESS) 1 21:00	(IF MARE	RIED, BOTH HUSBAND AND WIFE MUST SIBN)	Sign
(WITNESS)	/ Wardell	RIED BOTH HUSBAND AND WIFE MUST SIGN)	(Seal) Here
STATE OF SOUTH CAROLINA	/	U	
COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and b	eine duly sworn his ma made and that the	caw the shove named mortagonale) aim	seal and deliver the form
going instrument for the uses and purposes therein mentioned	and that he, with the other witness subscribe	ed above, witnessed the due execution the	tof.
		Beorge E. Hil	
en e	, , , ,	ON DIA	\mathcal{D}_{-}
Sworn to before me this 13 day of mance	5	NOTARY PUBLIC FOR SOU	THE CARDLINA
т	his instrument prepared by Mortgagee named	Abovem Y Commission &	Epiaes 1/1/71
RENUNCIATION OF DOWER			
STATE OF SOUTH CAROLINA		•	and the second s
COUNTY OF Greenville Ss.			
I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named Mortgagor, did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsions, dread or fear of any person or persons whom soever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim of			
soever, renounce, release and forever relinquish unto the above-named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular the premises above described and released.			
		D A	1.11
		Norally Sch	Mac
15 m-	68	Camo PI HII	7.2
Sworn to before me this / J day of // On CONTITUALE	O ON MEXT PAGE). 19	NOTARY PUBLIC FOR SOU	TH CAROLINA
CONTRIBUTION THAT THEY COMMISSION EXPIRES 1-1-7			

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK PAGE

R. M. C. FOR GREENVILLE COUNTY, S. C.