21063 16 15 16 17 CT2 1 TO CO READESTATE MORTGARES	Montgage
CED 6 1074	COMMUNITY FINANCE CORP
MORTGAGORS INAMES AND ADDRESS DONNIES STORES DONNIES STORES R. M. C.	F 3 337 3458
. ROUDA, David H. and Frances, KERSIE	646444866 50 29602 PAGE 517-6744
. 26 Brownwood drive Greenville, S C 29611 PAID AND SATISFIED IN FULL THIS THE	BOOK 1282 PAGE 187
6th day of september, 1974	5 BOCK 25 PAGE 715
AMOONT OF NOTE PRINCIPAL OF LOAN SCHEDULE OF PAINTENT OM MENT OF THE PRINCIPAL OF LOANS CHARLES	SOCY CO LAGE 1TO
[, 3312.00 2628.57 36 ., 92.00 \ 1/1 /73 6 / 1 /6	
STATE OF SOUTH CAROLINA SS Bannie & Enkarley 6630	
COUNTY OF TESTING	
WHEREAS, the Morfgagors above named are indebted on their Promissors. Note above described, payable to the order of t said Morfgagor, in the Amount of Note stated above, which said Note is payable in monthly installments and according to the inf advance may be made in any amount at any time and default in making any monthly payment shall, at the option of the demand, minder the entire sum remaining unpaid on this Note at once due and payable.	e holder of said Note, and without notice or
NOW KNOW ALL MEN, that in consideration of said foan and to further secure the payment of said Note and also in co- gagors in hand well and truly paid by Mortgagee at and before the sealing and delivery of these presents, receipt whereof is a	ictery acknowiedged, the mortgagors nercoy
brant, bargain, sell and release unto the Mortgagee, its successors and assigns, the following described real estate, situated in State of South Carobna, to-wit: All that lot of land int he County of Greenville,	Digite of contain
a . The season of Spoundond Delve and Marviand Av	enner Reins Knoan am
designated as Lot No. 180, Section II on plat of Oakcrest Subdivision pages 130-131 in the RNC office for Greenville County, South Carolin.	a
ment and annual to the said premises members beneditaments and annual tenances to the said premises belo	owine unto said Morteagee, provided always
and this instrument is made, executed, scaled and delivered upon the express condition that it the said storigages strain scribed Note according to the terms thereof, then this Mortgage shall cease, determine and be void, otherwise it shall remaining any playment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note is option of scribe fation above described, and this Mortgage may be foreclosed as provided by law for the purpose of satisfying	ay in the to the said morgages in above te- main in full force and virtue. Upon default in hall be due and payable by the exercise of the
hereby. The Mortagers covenant that they exclusively possess and own said property free and clear of all encumbrances, except as the same again all persons except the Mortgagee. Any failure of the Mortgagee to enforce any of its rights or remedies to so thereal er. Whenever the context so requires, plural words shall be construed in the singular.	otherwise noted, and will warrant and defend percunder shall not be a waiver of its rights to
Signed, sealed and between in the presence of:	[Sga]
(IF) THE SET (IF) (IF) HARRED BOTH HUSSIAND	(Seal) Here
Frances C. 7	cua (Seal) Sign Here
STATE OF SOUTH CAROLINA	ad Bife must sign!
COUNTY OF Greenville SS. Sengently appeared before me the understand witness and being duly sworn by me, made outh that he saw the above	named mortgagor(s) sign, seal and deliver the
Personally appeared before me the undersigned witness and being duly sworn by me, made oath that he saw the above foregoing instrument for the uses and purposes therein mentioned, and that he, with the other witness subscribed at the above the contract of the contract o	itressed the due execution thereof.
	Contracts:
	IV PUBLIC FOR SOUTH CAROLINA
The instrument prepared by Mortgagee named above 7	USLIFE Credit Coro
STATE OF SOUTH CAROLINA)	
COUNTY OF TERM SS. 1, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above	comed Mortespor, did this day anguar before
me, and upon being privately and exparately examined by me, did declare that she discs freely, voluntarily and without persons whomsoeyer, renounce, release and forever relinquish unto the above meaned distinguish, its successors and assigned.	DE COMBUNESSI SITURGI DESIGNE OF BUT DELIVATION
right and claim of dower, of, in or to all and singular the pronuses above the critical and released.	I Want
7.00 DIVINE	ATURE OF WORTGAGOR'S BIFE
Sworn to before me this day of	PUBLIC FOR SOUTH EAROUSE
(CONTINUED ON MEXT PAGE)	orning days 5/2/52

4328 RV.2

F.

15

D.