MORTGAGEE (LICENSEE)	UNDERSIGNED BORROWER AUTHORIZES L ADVANCE, TO PROCURE THE INSURANCE BORROWER ACKNOWLEDGES RECEIPT IN	ENDER TO MAKE THE FOLLOWING! FOR WHICH THE PREMIUMS ARE SI HAND OF THE AMOUNT SHOWN I	DSBURSEMENTS FROM THE CASH DWN HEREIN BELOW, AND SAID ELOW AS CASH TO BORROWER.
Community Finance Corporation	Greenville County		ER FOR NET BALANCE DUE
100 E. North St.	OFFICE NUMBER	ON PRIOR ACCOUNT NO.	Dhh , 857.14
Greenville, South Carolina	39 -01 - 2	CHECK TO Olin Douglas	
		CHECK TO WOITOID	433.31
	•	CHECK TO - ANAIL 1 119	PAGE 14
REAL ESTATE MOR	TGAGE	CHECK TO 4	\$
MEAL ESTAIL MON	i dade	CHECK TO	\$ 001 (1
		TOTAL COST OF AUTHORIZED H	SURANCE \$ 224.64
		DECUMENTARY STAMPS	\$ • 70
		OFICIAL FEES. IC 2	\$ 4.00
MORTBABOR(S) (NAME AND ADDRESS)	SPOUSE DUE DATE	*CASH LOUBORROWER	-
2455 MR. MRS. WOFFORD, O1:	in Douglas & Betty F	CASH ADVANCE	\$_1521 <b>.95</b> _
DATE OF HERTEAGE  Li Crestmore Drive	5186	INITIAL CHARGE	30.44
6-21-68 Green ville, S.C.		FINANCE CHARGE	\$ 319.61
AMOUNT OF NOTE SCHEOULE OF PAYMENTS FIRST PYMT DA	TE MATURITY DATE CASH ADVANCE		
\$ 1872.00 36 HDS x \$ 52.00 7-21-6	8 6-21-71	AMOUNT OF LOAN.	\$ 1872.00
INITIAL CHARGES FINANCE CHARSE DOCUMENTARY OFFICIAL	CR. LIFE INS. CR. A & H INS. PROPERTY INS.	*BURROWER'S COMMENTS SIGNATURE	Lacker Wallaco
\$ 30-lul \$ 319-61 \$ .76 \$ 4-00	56-16 56 16 5 772 22	SECURITY	- A COOP CO
\$ 30.444  \$ 319.61  \$ .76  \$ 4.00	\$ 56.16 \$ 56.16  \$ 112.32	FOR LOAN: Real Es	14.04
STATE OF SOUTH CAROLINA			利 · · · · · · · · · · · · · · · · · · ·
COUNTY OF Greenville SS.			
	eir Promissory Note above described bayable	e to the order of the Mostages e	id evidencino a loso modo ku
WHEREAS, the Mortgagors above named are indebted on the said Mortgagee, in the Amount of Note stated above, which sadvance may be made in any amount at any time and default	aid Note is payable in monthly installments a	nd according to the terms thereof,	nd on which Note payment in
render the entire sum remaining dispard on this 140te at once	due and payable.		
NOW KNOW ALL MEN, that in consideration of said loan gagors in hand well and truly paid by Mortgagee at and before	and to further secure the payment of said It ore the sealing and delivery of these presents	Note and also in consideration of the contract	iree dollars (\$3) to the Mort- ledged, the Mortgagors hereby
gagors in hand well and truly paid by Mortgagee at and before grant, bargain, sell and release unto the Mortgage, its successitate of South Carolina, to-wit: BEGINNING at an isometic of South Carolina, to-wit: BEGINNING at an isometic of South Carolina, to-wit: BEGINNING at an isometic of the state of South Carolina, to-wit: BEGINNING at an isometic of the state of t	essors and assigns, the following described r	eal estate, situated in the County of	reenville and
505 feet E. from the intersection of	ron pin on the south sid Crestmore Drive and Was	e of Crestmore Dri	said iron pin bein
said Crestmore Dr., N. 74-17 E. 60	eet to an iron pin. then	ce S. 15-47 E. 163	Inning thence with
pin thence S. 72-35 W. 60.02 feet to	o an iron pin; thence N.	15-42 W. 165 feet t	an iron pin. the
point of beginning.			
	•		
To have and to hold, with all and singular the rights, mem and this instrument is made, executed, sealed and delivered u scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes do acceleration above described, and this Mortgage may be form.	bers, hereditaments and appurtenances to the	said premises belonging, unto said	Mortgagee, provided always,
scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes di	age shall cease, determine and be void, other	wise it shall remain in full force an	virtue. Upon default in mak-
of acceleration above described, and this Mortgage may be for	oreclosed as provided by law for the purpos	e of satisfying and paying the entir	indebtedness secured hereby.
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failur do so thereafter. Whenever the context so requires, plural wor	own said property free and clear of all encu e of the Mortgagee to enforce any of its rig	ımbrances.except as otherwise noted thts or remedies hereunder shall no	and will warrant and defend be a waiver of its rights to
o so thereafter. Whenever the context so requires, plural wor Signed, sealed and delivered in the presence of:	ds shall be construed in the singular.		
t sented and derivered in the presence of	:		
· hand is	(1) -	M 2 1 - DP	Sign
(WITNESS)	- CIF MARR	IED. BOTH HUSBAND AND WIFE MASSAS	(Seal) Here
(C) has	18 AL	1 11011	Sign
(WITNESS)	- Alles	TOT BOTH HUSBAND AND WIFE MUST S	(Seal) Here
STATE OF SOUTH CAROLINA		//	
COUNTY OF Greenville SS.			
Personally appeared before me the undersigned witness and be going instrument for the uses and purposes therein mentioned,	ing duly sworn by me, made oath that he s	aw the above-named mortgagor(s)	ign, seal and deliver the fore-
going instrument for the uses and purposes therein mentioned,	and that he, with the other witness subscribed	a above, witnessed the due execution	thereof.
	, Chuleson	July too	Boid
Sworn to before me thisday ofJune	, A. D., 19 <u>68</u>	Tamer Kla	Cilla Da
77	is instrument prepared by Mortgagee named	Aty commission expli	es Jan. 1. 1971
		\	
	RENUNCIATION OF DOWER		
STATE OF SOUTH CAROLINA			
COUNTY OF Greenville } SS.			
I, the undersigned Notary Public, do hereby certify unto all	whom it may concern, that the undersigned w	ife of the above named Mortgagor,	did this day appear before me,
I, the undersigned Notary Public, do hereby certify unto all v and upon being privately and separately examined by me, did d soever, renounce, release and forever relinquish unto the abov dower, of in or to all and singular the premises above described.	ectare that she does freely, voluntarily and wi- e-named Mortgagee, its successors and assign	thout any compulsion, dread or fear ones, all her interest and estate, and a	any person or persons whom- so all her right and claim of
dower, of, in or to all and singular the premises above describ	ed and released.	0 -	
		Kat 1 inter	
		roug to was	you
•		July Di Kill	
Sworn to before me this day of June	A. D., 19 68 -	Junes / www	ROUTH CAPPLINA
Recorded June 24, 1968 at 9:0	Je A. H., #38057.	by commission expir	s Jan. 1, 1971

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK 9 PAGE 202

SATISFIED AND CANCELLED OF RECORD

21 20 DAY OF ALLEY 1972

R. M. C. FOR GREENVILLE COUNTY, S. C. AT VI46 O'CLOCK T. M. NO. 3284