MORTGAGEE (LICENSEE)		UNDERSIGNED BORROWER AUTHORIZES LENDER TO MAKE THE FOLLOWING DISBURSEMENTS FROM THE CASH ADVANCE, TO PROCURE THE INSURANCE FOR WHICH THE PREMIUMS ARE SHOWN HEREIN BELOW, AND SAID BORROWER ACKNOWLEDGES RECEIPT IN HAND OF THE AMOUNT SHOWN BELOW AS CASH TO BORROWER.		
100F/. Nort		Greenville County800K 1	057 PAGE 77 TO LENDER FOR N	s 564.14
Greenville	South Carolin	^ <sup>39</sup> -012-	CHECK TO Thomas D. & or Mar	ion P.
			CHECK TO Holford	s 157.77
			CHECK TO End. to CIT	\$15 <b>50.</b> 00
				\$ <b>L</b> J <b>JUGUU</b>
	REAL ESTATE M	ORTGAGE	CHECK TO	\$
			CHECK TO	\$
			TOTAL COST OF AUTHORIZED INSURANCE.	\$ 474.24
			DOCUMENTARY STAMPS	s 1.46
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		,	2 75
,			OFFICIAL FEES	· · · · · · · · · · · · · · · · · · ·
ACCOUNT NO.	MORTGAGOR(S) (NAME AND ADDRESS)	SPOUSE DUE DATE		\$O_
1640	MR. MRS. AKK HOLFORD,	Thomas D., Jr. & Marion P.	CASH ADVANCE	\$2750.36
DATE OF MORTBAGE	214 Carmel S.	3rd	INITIAL CHARGE	s_129_6h_
5 <b>-2-67</b>	Greenville, S.C.		FINANCE CHARGE	\$ 768-CO
2-2-01		20607	FINANCE CHARGE	* (OO+CO
AMOUNT OF NOTE	SCHEDULE OF PAYMENTS FIRST PYN	TIP 2500	-	
	NO. AMOUNT		AMOUNT OF LOAN\$_	3648.00
\$ 3618 00	1 18 xxx × \$ 76,00 \ 6-3-6	67 5_2_71 \$2750.36	PRINCIPAL - *BORROWER'S	
INTTIAL CHARGES FI	NANCE CHARGE DOCUMENTARY OFFICE	AL CR. LIFE INS. CR. A & H INS. PROPERTY INS.	SIGNATURE	
129.64	768.00 s 1.46 s 2.	75 s 145.92 s 109.44 s 218.88	SECURITY BOOK BOOK	
3	3 2040 3 20	12  3 147 975  3 107 944  3510 900	FOR LOAN: Real Estate	
STATE OF SOU'	TH CAROLINA			
COUNTY OF G:	reenwille { SS.			
	,	n their Promisson, Note show described houst	ble to the order of the Marketon and additional	1 1
said Mortgagee i	n the Amount of Note stated above whi	ch said Note is payable in monthly installments	ble to the order of the Mortgagee and evidencing and according to the terms thereof, and on which	Mote payment in
advance may be a	nade in any amount at any time and def	ault in making any monthly payment shall, at th	he option of the holder of said Note, and without	notice or demand,
gagors in hand w	vell and truly paid by Mortgagee at and	before the sealing and delivery of these presen	Note and also in consideration of three dollars ats, receipt whereof is hereby acknowledged, the I	Mortgagors hereby
grant, bargain, se	ell and release unto the Mortgagee, its	successors and assigns, the following described	real estate, situated in the County of <b>Green</b> ly side of Carmel St., join	ville and
State of South Ca	rolina, to-wit: BEGINNING at a	an iron pin on the souther:	ly side of Carmel St., joint	t front
corner Lots	s 8 and 9. siad iron pr	in being 216.6 feet in a we	esterly direction from the	interse <b>cti</b> on
of Waite Oa	ak Rd. and Carmol St. •	and munning thomas C 36 '	07 17 17 06 0 <i>e</i> t to out to out to	
S EE 18 W	25 5 st to an incident	and running thense 5. 30-	8 ft. to an iron pin on Car	in; unence
2. 22-TC M	(5.5 it. to an iron p	in; thence N. 36-29 W. 195.	at fta to an iron oin on Car	rmal S
101nt front	t corners Lats 9 and 10		e zoe oo an zron prin on oar	وهبجت عصسا
0	o coriecto poop / aim to	); thence along Carmel S !	N. 54-25 E. 76 ft. to an ire	on pin. the
point of be	eginning.	); thence aong Carmel S.	N. 54-25 E. 76 ft. to an ire	on pin, the
point or pe	eginning.	of thence april carmer 5, .	N. 54-25 E. 70 It. to an ir	on pin, the
point or pe	eginning.	of thence april carmer 5, .	N. 54-25 E. 70 It. to an ir	on pin, the
point or pe	eginning.	of thence april carmer 5, .	N. 54-25 E. 70 It. to an ir	on pin, the
point or pe	eginning.	of thence april carmer 5, .	N. 54-25 E. 70 It. to an ir	on pin, the
To have and to and this instrume scribed Note acce ing any payment of acceleration ab	bold, with all and singular the rights, and is made, executed, sealed and delivernording to the terms thereof, then this M of said Note when the payment become over described, and this Mortgage may I	members, hereditaments and appurtenances to the dupon the express condition that if the said ortgage shall case, determine and be void, others due, then the entire sum remaining unpaid of the foreclosed as provided by law for the purps	he said premises belonging, unto said Mortgagee, Mortgagers shall pay in full to the said Mortgagerswise it shall remain in full force and virtue. Dono said Note shall be due and payable by the exerce ose of satisfying and paying the entire indebtedness	provided always, gee the above den default in makcise of the option so secured hereby.
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Mostogage su B.E. M. Book 1165 page 173.

DAY OF Sept. 19/ Delie Farmworth. R. M. C. FOR GREENVILLE COUNTY, S. C. AT 3:00 O'CLOCK Q. M. NO.