MORTGAGEE (LICENSEE)				ADVANCE :	TO PROCI	IRE THE	INSURANCE	ENDER TO MAKE THE FOLLOWING DISBURSEMENT FOR WHICH THE PREMIUMS ARE SHOWN HEREIN I HAND OF THE AMOUNT SHOWN BELOW AS CAS	BELOW, AND SAID
Community Finance Corporation			on	Greenville County 900K				1057 PAGE 234 LENDER FOR NET	BALANCE DUE
100 E. North St.		anti reto d	39 -012-						
Greenville_		SOUTHIC	AROLINA	- W. V.	29 -0	12-		CHECK TO Paul B. & or Julia A	
					,	CHECK TO Reece	56.64_		
	9 57 Pl	PM 1967 RTGAGE				CHECK TO	\$		
	TE MOR					CHECK TO	\$		
						CHECK TO	\$		
	A 55%	, JATH				TOTAL COST OF AUTHORIZED INSURANCE.	\$144 <u>-30</u>		
	R. W.O.					DOCUMENTARY STAMPS	\$ 6 4		
						OFFICIAL FEES	\$ 2•75 _		
F ACCOUNT NO.	ESS)	SPOUSE DUE DATE			DUE DATE		\$ 5.20		
1650 DATE OF MORTGABE MR. MRS. DIST REECE, Pa								CASH ADVANCE	\$_1337 <u>.</u> 14
DATE OF MORTGABE		15th				INITIAL CHARGE	\$O		
	•					FINANCE CHARGE	\$ <u>222.86</u>		
5-5-67	FIRST PYMT DAT	ZIP 29611 ATE MATURITY DATE CASH ADVANCE							
	NO.	AMDUNT		.				AMOUNT OF LOAN\$_	1560. 00_
	30xxx5.		6-1 5-67	CR. LIFE INS.			37.14	*BORROWER'S AUCH Reco	-
INITIAL CHARGES FINA	ANCE CHARBI	STAMPS	OFFICIAL FEES					SECURITY	
s=0= s	22 2.86	s •64	s 2.75	s 39.00	s 46.	80 <u> s</u>	58,50	FOR LOAN: R al Estate	
1,4									
STATE OF SOUTH	H CAROLIN	/A \							
COUNTY OF G	reenvi	lle { ss.							
WHEREAS the M	Iortgagors a	bove named are i	ndebted on the	eir Promissory	Note ab	ove desc	ribed, payab	ole to the order of the Mortgagee and evidencing and according to the terms thereof, and on which e option of the holder of said Note, and without n	a loan made by
said Mortgagee, in	the Amoun	t of Note stated a	bove, which sa e and default	id Note is pa in making an	iyable in 1 y monthly	monthly i payment	nstallments shall, at th	and according to the terms thereof, and on which ne option of the holder of said Note, and without n	otice or demand,
render the entire su	um remainir	g unpaid on this	Note at once	due and paya	áble.			N I also in acceptance of these dellars (#2\ to the Most
NOW KNOW ALL	L MEN, th	at in consideration paid by Mortgag	n of said loan ee at and befo	and to furthe ore the sealing	er secure t g and deli	ivery of	hese presen	ts, receipt whereof is hereby acknowledged, the	lortgagors hereby
NOW KNOW ALL MEN, that in consideration of said loan and to further secure the payment of said Note and also in consideration of three dollars (\$3) to the Mortgagors in hand well and truly paid by Mortgagoe at and before the sealing and delivery of these presents, receipt whereof is hereby acknowledged, the Mortgagors hereby grant, bargain, sell and release unto the Mortgagoe, its successors and assigns, the following described real estate, situated in the County of Greenville and State of South Carolina, to-wit: known as Lot #8 of Douglass porperty shown in Plat Book F, Page 126 and having									
State of South Caro	olina, to wit:	known as	TOP #O	or norgr	ass p	poneq	d to a	tt.	and having
according t	o sala	prar rue	IOTTOMI	ig metes	and T	o Calab	.s	toint common of Test 4 8 6	4 which
BEGINNING a	t an 1	ron pin on	tne sou	ith side	01 H	rgnra	WII AVE	. joint commer of Lot #8&	which
point is L	43 . 6 f	t. East of	the sou	tneast	corne	ror	the in	tersection of Highlawn Ave.	MINIMOLOU
St., thence along the south side of Highlawn Ave. S. 79-10 E. 71.8 ft. thence S. 10-50 E. 137.38 f									
to beginning corner. This being the same property conveyed to me by FW Miller dated May 22, 1943									
recorded in Vol. 253, page 392, peoples bereditaments and appurtenances to the said premises belonging, unto said Mortgagee, provided always.									
recorded in Vol. 253. page 392. To have and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said Mortgagers shall pay in full to the said Mortgager, provided always, and this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgagers shall pay in full to the said Mortgager the above-dearth of the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager that the said Mortgager shall pay in full to the said Mortgager, provided always, and the said Mortgager that the said Mortgager shall pay in full to the said Mortgager, provided always, and the said Mortgager that the said Mortgager shall pay in full to the said Mortgager, provided always, and the said Mortgager that the said Mortgager shall pay in full to the said Mortgager, provided always, and the said Mortgager, provided shall pay in full to the said Mortgager, provided always, and the said Mortgager, provided shall pay in full to the said Mortgager, provided always, and the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full to the said Mortgager, provided shall pay in full for the sa									
scribed Note according to the terms thereof, then this mortgage shall cease, determine and the property of the due and payable by the exercise of the option ing any payment of said Note shall be due and payable by the exercise of the option									
of acceleration above described, and this Mortgage may be foreclosed as provided by faw for the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independences section in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in the purpose of satisfying and paying the child independence in t									
of acceleration above described, and this Mortgage may be foreclosed as provided by law in the pulpose of satisfying and perform the forecast of the forecast									
Signed, sealed and			les, plurar wor	di man pe e	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,		
Signed, scaled and	delivered n	\ m presence on							
100	101	. \ . & & .	X _				Pas	W B Rece (Seal)	Sign Here
	VE O	(WITNESS)	$\sim \sim$				/ (IF/MAS	RRIED, BOTH HUSBAND AND WIFE MUST 516H)	
M 1//	01	(Ó			Α	1/1	A Kille (Seal)	Sign Here
- N FIL	Z	(WITH FEE)					UF MAR	RRIED, BOTH HUSBAND AND WIFE MUST SIEN)	- Acit
STATE OF SOUT	THEADOLL	(WITNESS)				U			
*	G re en								
COUNTY OF			witness and b	eing duly swo	orn by me	e, made o	ath that he	saw the above-named mortgagor(s) sign, seal and	deliver the fore-
going instrument for	for the uses	and purposes ther	ein mentioned,	and that he,	with the	other wit	ness subscrib	bed above, witnessed the due execution thereof.	
								21 + 1 cut	
								(WITHESS)	
	4		May				67	C familes & h Lilling	
Sworn to before m	ne this	day of	Inay	·	, А. І	D., 19	 -	NOTARY PUBLIC FOR SOUTH CAROL	INA
			т	his instrumen	t prepared	by Mor	tgagee name	ed/above/	
				DEMIII	UCIAT!	ON O	F DOW		
				KENUI	-CIMIT	JI U			
STATE OF SOUT									
COUNTY OF	Greenv		,						
I, the undersigned	d Notary Pu	blic, do hereby co	ertify unto all	whom it may	concern,	that the	undersigned	wife of the above-named Mortgagor, did this day	appear before me,
I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that me undersigned with our above-induced storage of the undersigned with our and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, diread of 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 dower, of, in or to all and singular the premises above described and released.									
dower, of, in or t	to all and s	ngular the premis	es above descri	bed and relea	sed.			1 1	
								A A Dan	m 0
								acure of Kill	
							- 11.5	SIGNATURE OF MORTGAGOR'S WI	FE
Sworn to before m	ne this 5	day of	May	7 2:57 I	, A. I	D., 19	6 7	June 1 hours	
		10th, 1	967 at	2:57 H	. M.	# 27	318	NOTARY PUBLIC FOR SOUTH CARD	LINA
110001-de	a may	100119 1	J J			.,		~	

M. C. FOR GREENVILLE COUNTY, S. C. AT 2' 430'CLOCK M. NO. 30785

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK PAGE 4-7