MORTGAGEE (LICENSEE)	UNDERSIGNED BORNOWER AUTHORIZES L ADVANCE, TO PROCURE THE INSURANCE BORROWER ACKNOWLEDGES RECEIPT IN	FOR WHICH THE PREMIUMS ARE SHOW	PERSONAL PROPERTY AND STREET
Sterling Finance Co.	Greenville County	DISBURSEMENTS: TO LENDER	POR NET BALANCE DUE
100 W. Worth St.	POTTICE	ON PRIOR ACCOUNT NO. F. 353	50 P 1 185.56
Greenville, South Carolina	32-015	CHECK TO John P. & Dore	224.59
· Comment of the comm		CHECK TO Schillaci	221.07
SAL ECTATE MOR	TCACE	CHECK TO CONTROL TO CO	No.
FILED REAL ESTATE MOR	CIGAGE	CHECK TO.	1 7
18-1 AUC - 9 400-1		TOTAL COST OF AUTHORIZED INSU	ANCE \$ 82.56
AUG - 3 1967		OFFICIAL FEES	1 2.75
MIS. OLG MORTBARDRES (NAME AND ADDRESS)	SPOUSE DUE DATE	*CASH TO BORROWER IC\$19.2	1 19.25
<u>ма. маа. доже</u>	longthy 15th	CASH ADVANCE	\$ 81.5.25
SCHILLACI, John P. & D 201 Derwood Circle	orothy (1901)	FINANCE CHARGE	2014.75
8-2-67 Greenville, S. C.	ZIP	FINANCE CHARGE	
, ND. AMOUNT		AMOUNT OF LOAN	\$ 1032.00
\$ 1032.00 21 MOSE x \$13.00 9-15-67	8-2-69 815.25	PRINCIPAL *BORROWER'S SIGNATURE	chillrei
12.00 s 204.75 s 44 s2.75	\$20.64 \$30.96 \$30.96 ·	SECURITY Household Good	s & Real Estate
200x 1055 PACE 424			
STATE OF SOUTH CAROLINA	and the state of t	ear Broaden Ethen (1)	
county of Greenville)	heir Prantistory Note shows described houself	a to the order of the Maintenant and	bilancina a lasa mada ku
WHEREAS, the Mortgagors above named are indebted on the said Mortgagee, in the Amount of Note stated above, which a dvance may be made in thay amount at any time and default render the entire sum remaining unpaid on this Note at once	aid Note is payable in monthly installments a in making any monthly payment shall, at the	nd according to the terms thereof, and option of the holder of said Note, and	on which Note payment in without notice or demand,
render the entire sum remaining unpaid on this Note at once NOW KNOW ALL MEN, that in consideration of said foan gagors in hand well and truly paid, by Mortgagee at aid bef	due and payable.	Note and also in consideration of three	dollsts (\$3) to the Mort-
gagors in hand well and truly paid by Mortgagee at and bef	ore the scaling and delivery of these presents cessors and assigns, the following-described (receipt whereof is hearly acknowledges	ne nville
grant, bargaia, sell and release unto the Mortgagee, its such State of South Carolina, to-wit: All that piece, wille, State of S. C. and known an	parcel or lot of land ly	Part of harm Park	according to
Plat by C. C. Jones. Dated April	1955. Page 130 and having	g the following metes	and bounds:
BEGINNING at an iron pin at	the joint front corner of	Lots #22 and #23, r u	nning thence
along the line of these lots, S.	9-39 W. 120 feet to an in	ron pin, running thend	e south 57-41
E. 128.8 feet to an iron pin on t	on of Description on Rever	rse)	curveu, cue
To have and to hold, with all and singular the rights, mem and this instrument is made, executed, sealed and delivered a scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes d of acceleration above described, and this Mortgage may be f	ibers, hereditaments and appurtenances to the	said premises belonging, unto said M Mortgagors shall pay in full to the said	ortgagee, provided always, Mortgagee the above-de-
scribed Note according to the terms thereof, then this Mortg	age shall cease, determine and be void, other ue, then the entire sum remaining unpaid on	wise it shall remain in full force and vis said Note shall be due and payable by	tue. Upon default in mak- the exercise of the option
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failui	own said property free and clear of all encu	mbrances except as otherwise noted, and	d will warrant and defend
do so thereafter. Whenever the context so requires, plural wor	re of the Mortgagee to enforce any of its rig	ghts or remedies hereunder shall not be	a waiver of its rights to
Signed, sealed and delivered in the presence of:	() p	() 11.11 ·	
Cames Chillisa.	(John)	1. Schillaw	(Seal) Sign
(WITNESS)	(IF MARK	TED, BOTH HUSBAND AND WIFE MUST SIGN)	
(WITNESS)	// Worsthy	J. Schillace	(Seal) Sign Here
STATE OF SOUTH CAROLINA	V	IED, BOTH HUSBAND AND WIFE MUST SIGN)	
COUNTY OF BASONILLS SS.			
Personally appeared before me the undersigned witness and be going instrument for the uses and purposes therein mentioned,	and that he, with the other witness subscribed	aw the above-named mortgagor(s) sign, d above, witnessed the due execution the	seal and deliver the fore- reof.
	•	at hone	2)
a . 0	1 (7)	(WITH ESS)	100,0
Sworn to before me this 2 Nextlay of	Luguet, A. D., 1961.	NOTARY PUBLIC FOR SOU	TH CAROLINA
Ti	his instrument prepared by Mortgagee named	above	
	RENUNCIATION OF DOWER		
STATE OF SOUTH CAROLINA SS.			
 the undersigned Notary Public, do hereby certify unto all and upon being privately and separately examined by me, did of soever, renounce, release and forever relinquish unto the abo- dower, of, in or to all and singular the premises above descril 	ve-named Mortgagee, its successors and assign	rife of the above-named Mortgagor, did thout any compulsion, dread or fear of an is, all her interest and estate, and also	this day appear before me, y person or persons whom- all her right and claim of
		Doesthy J. S.	Lillace
200	101 + 1-7	MANO PLATE	7/2
Sworn to before me this A May of	(CONTINUED ON NEXT PAGE)	NOTARY PUBLIC FOR SO	TH CAROLINA

FOR SATISFACTION TO THIS MORTGAGE SEE
SATISFACTION BOCK _____ PAGE ____

SATISFIED AND CANCELLED OF RECORD

OF THE STATE OF THE ST