MORTGAGEE (LICENSEE)	UNDERS, ED BORROW	LENDER TO THE TOLLOWING DISSURSEMENTS OM THE CASH
	ADVANCE TO PROCURE TO SORROWER ACKNOWLEDGES RECEIPT IN	FOR WHICH THE PREMIUMS ARE CUCKEN UPPER TO THE THE PERSON OF THE PERSON
Sterling Finance Co.	Greenville County	DISBURSEMENTS: TO LENDER FOR NET BALANCE DUE
100 W. North St.	OFFICE NUMBER 20 DLO	ON PRIOR ACCOUNT NO. 7 138 . Lula 81
Greenville, South CAROLINA	39 - 042	CHECK TO
FILED	(/ <u>></u>)	CHECK TO
. In the state of	, EI	CHECK TO
REAL ESTATE MO	RIGAGE	CHECK TO
15- Web 04. 2 1 1A	67 > _	CHECK TO
Mrs. Ollie Farnswo	orth /In/	TOTAL COST OF AUTHORIZED INSURANCE \$ 65.28
R. M. C.	- <u>- </u>	DOCUMENTARY STAMPS \$ 36
P ACCOUNT NO. MORTBAGOR(S) (NAME AND RESS)	SPOUSE DUE DATE	•CASH TO BORROWERIC\$3.40-116.60, 120.00
SOL MAS TOTAL	1	CASH ADVANCE \$632.20
P DATE DI MURTBABE CHOICE, Harnetha L. &	(Dec-D.E.)	INITIAL CHARGE
9-20-67 Rt. 3 Box 457	•	FINANCE CHARGE 171.89
Travelers Rest. S. C.	zip 29690	THAT STATES
81.6.00 Winns AMOUNT	and it down to	AMOUNT OF LOAN \$ 816.00
INITIAL CHARGES FINANCE CHARGE DOCUMENTARY OFFICIAL	7 9-20-69 \$632.20	PRINCIPAL BORROWER'S 11/00 11/00 PL TO
STAMPS FEES		SIGNATURE TO WINDOWS ON AN UNITED TO A SUCCESSION AS A SUCCESS
\$12.00 \$ 171.80 \$.36 \$ 2.75	s 16.32 s24.48 s 24.48	FOR LOAN: Household Goods, Real Estate
and the last assessment of the last of the	• •	
STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	•	
COUNTY OF THE COUNTY		•
said Mortgagee, in the Amount of Note stated above, which	heir Promissory Note above described, payable said Note is payable in monthly installments at	e to the order of the Mortgagee and evidencing a loan made by nd according to the terms thereof, and on which Note payment in option of the holder of said Note, and without notice or demand,
render the entire sum remaining unpaid on this Note at onc	t in making any monthly payment shall, at the e due and payable.	option of the holder of said Note, and without notice or demand,
NOW KNOW ALL MEN, that in consideration of said load gagors in hand well and truly paid by Mortgagee at and be	a and to further secure the payment of said N	Note and also in consideration of three dollars (\$5) to the Mort
grant, bargain, sell and release unto the Mortgagee, its su	ccessors and assigns, the following described to	, receipt whereof is hereby acknowledged, the Mortgagors hereby
West of Greenwilla Pander convilla	on the Northern side of	Note and also in consideration of three dollars (\$3) to the Mort- receipt whereof is hereby acknowledged, the Mortragors hereby real estate, situated in the County of The County of The Stance and the County of Th
DOCTURE OF BUILDING CO.	THEF OT H II INDEE AND U.S.	ann 1.14.1.14
point in White Horse Roads thence	with said Pool N CO 2/1	1 Road, S. 32 E. 1.60 chains to a
man October 10, 1941.	Continuation of Descri	to a survey made by J. Earle Free- ption on reverse)
To have and to hold, with all and singular the rights, men	nbers, hereditaments and appurtenances to the	. PULION ON TEVERSE) said premises belonging, unto said Mortgagee, provided always, fortgagers shall pay in full to the said Mortgagee the above-devise it shall remain in full force and virtue. Upon default in maksaid Note shall be due and payable by the exercise of the option of satisfying and paying the entire indebtedness secured hereby.
scribed Note according to the terms thereof, then this Morta	apon the express condition that if the said M gage shall cease, determine and be void, otherw	fortgagors shall pay in full to the said Mortgagee the above-de- wise it shall remain in full force and vietne. Upon default in meh-
of acceleration above described, and this Mortgage may be	ue, then the entire sum remaining unpaid on : foreclosed as provided by law for the purpose	said Note shall be due and payable by the exercise of the option of satisfying and paying the entire indebtedness secured between
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failu	own said property free and clear of all encur	of satisfying and paying the entire indebtedness secured hereby, mbrances except as otherwise noted, and will warrant and defend hits or remedies hereunder shall not be a waiver of its rights to
do so thereafter. Whenever the context so requires, plural wor Signed, sealed and delivered in the presence of:	rds shall be construed in the singular.	ats or remedies hereunder shall not be a waiver of its rights to
organical, scaled and delivered in the presence of:		
trans PINO	.7/2.	
(WITNESS)	- + NOW	1 Sign Here
(10) + (1)	(IF MARRIE	D. BOTH HUSBAND AND WIFE MUST SIBN)
(CMITNESS)		(Seal) Sign Here
STATE OF SOUTH CAROLINA	(IF MARRIE	ED, BOTH HUSBAND AND WIFE MUST SIGN)
COUNTY OF Greenville SS.	•	
Personally appeared before me the undersigned witness and b	eing duly sworn by me, made oath that he say	w the above-named mortgagor(s) sign, seal and deliver the fore-
going instrument for the uses and purposes therein mentioned,	and that he, with the other witness subscribed	above, witnessed the due execution thereof.
e e		_ What (family)
		(WITNESS)
Sworn to before me this 20th day of S	eptember, A. D., 19 67	James Willist
T	nis instrument prepared by Mortgagee named a	NOTARY PUBLIC FOR SOUTH CAROLINA NOVE MY COMMISSION EXPIRES 1/1/71
		Sove My Commission Expires 1/1/71
CT ATTL OR COLUMN	RENUNCIATION OF DOWER	
STATE OF SOUTH CAROLINA COUNTY OF Greenville Ss.		
 ,	•	
I, the undersigned Notary Public, do hereby certify unto all v		
	whom it may concern, that the undersigned wife	e of the above-named Mortgagor, did this day appear before me
soever, renounce, release and forever relinquish unto the above dower, of, in or to all and singular the premises above described.	whom it may concern, that the undersigned wife eclare that she does freely, voluntarily and with e-named Morrdagee, its successors and assigns,	e of the above-named Mortgagor, did this day appear before me, tout any compulsion, dread or fear of any person or persons whom- all her interest and estate, and also all her right and claim of
soever, renounce, release and forever relinquish unto the abov dower, of, in or to all and singular the premises above describ	whom it may concern, that the undersigned wife celare that she does freely, voluntarily and with e-named Mortgagee, its successors and assigns, ed and released.	e of the above-named Mortgagor, did this day appear before me, tout any compulsion, dread or fear of any person or persons whom- all her interest and estate, and also all her right and claim of
soever, renounce, release and forever relinquish unto the abov dower, of, in or to all and singular the premises above describ	whom it may concern, that the undersigned wif- celare that she does freely, voluntarily and with e-named Mortgagee, its successors and assigns, ed and released.	all her interest and estate, and also all her right and claim of
soever, renounce, release and forever relinquish unto the abov dower, of, in or to all and singular the premises above describ	whom it may concern, that the undersigned win- celare that she does freely, voluntarily and with e-named Mortgagee, its successors and assigns, ed and released.	to of the above-named Mortgagor, did this day appear before me, tout any compulsion, dread or fear of any person or persons whomall her interest and estate, and also all her right and claim of Momas Montgage
dower, of, in or to all and singular the premises above describ	whom it may concern, that the undersigned wife celare that she does freely, voluntarily and with e-named Mortgagee, its successors and assigns, ed and released.	all her interest and estate, and also all her right and claim of