SOUTH CAROLINA  39-042  CHECK TO WITHE E. & OT CHECK TO DOT'S Pruitt To: CHECK TO DOT'S Pruitt To: CHECK TO Mutual Finance Co. CHECK TO Mutual Finance Co. CHECK TO Mutual Finance Co. CHECK TO CHECK TO. CHECK TO CHECK TO. CHECK	1888.41. 151.20 .60 2.00 62.86 .75.51 58.78 205.71
SOUTH CAROLINA  OFFICE NUMBER 39 - 042  ON PRIOR ACCORDING 322  CHECK TO MILLIP E. & Jor CHECK TO Doris Pruitt To: CHECK TO MUTUAL Finance Co. CHECK TO. MULLIP E. CASH ADVANCE INITIAL CHARGE FINANCE CHARGE FINAN	51.20 .60 2.00 52.86 .75.51 58.78 95.71
SOUTH CAROLINA  39-042  CHECK TO WITHE E. & OT CHECK TO DOT'S Pruitt To: CHECK TO DOT'S Pruitt To: CHECK TO Mutual Finance Co. CHECK TO Mutual Finance Co. CHECK TO Mutual Finance Co. CHECK TO CHECK TO. CHECK TO CHECK TO. CHECK	51.20 .60 2.00 52.86 .75.51 58.78 95.71
JAN 2 6 1968 REAL ESTATE MORTGAGE  Mrs. Ollie Farnsworth R. M. C.  CHECK TO.	51.20 .60 2.00 52.86 .75.51 58.78 905.71
JAN 2 6 1968 REAL ESTATE MORTGAGE  Mrs. Ollie Farnsworth  R. M. C.  ACCOUNT TO LOST OF AUTHORIZED INSURANCE. S. L.	51.20 .60 2.00 52.86 .75.51 58.78 905.71
JAN 2 6 1968 REAL ESTATE MORTGAGE  Mrs. Ollie Farnsworth R. M. C.  Account D	51.20 .60 2.00 52.86 .75.51 58.78 905.71
MIS. Ollie Farnsworth  R. M. C.  ACOUMENTARY STAMPS  OFFICIAL FEES.  OFFICIAL FEES.  OFFICIAL FEES.  OFFICIAL FEES.  CASH TO BORROWER.  CASH ADVANCE  INITIAL CHARGE.  FINANCE CHARGE.  SCHEDULE OF PAYMENTS AND ADDRESS  AMOUNT OF NOTE SCHEDULE OF PAYMENTS AND	.60 2.00 52.86 .75.51 58.78 905.71
MIS. Ollie Farnsworth  R. M. C.  ACOUMENTARY STAMPS  OFFICIAL FEES.  OFFICIAL FEES.  OFFICIAL FEES.  OFFICIAL FEES.  CASH TO BORROWER.  CASH ADVANCE  INITIAL CHARGE.  FINANCE CHARGE.  SCHEDULE OF PAYMENTS AND ADDRESS  AMOUNT OF NOTE SCHEDULE OF PAYMENTS AND	.60 2.00 52.86 .75.51 58.78 905.71
R. M. C.    ACCOUNTY OF Greenville   SS. C.   SPOUSE   DUC DATE   CASH ADVANCE	.60 2.00 52.86 .75.51 58.78 905.71
R. M. C.    ACCOUNTY OF Greenville   SS. C.   SPOUSE   DUC DATE   CASH ADVANCE	2.00 52.86 175.51 58.78 05.71
Due date of mortbase PRUITT, Willie E. & Doris  1-22-68 Greenville, S. C.  AMDUNT OF NOTE NO. MAS. X 148.00 3-7-68 7-22-70 \$ 1175.51  INITIAL CHARGE.  FINANCE	52.86 175.51 58.78 205.71
The state of south carolina country of Greenville SS.    ARCOUNTY OF Greenville   SS.   Cast	05.71
PRUITT, Willie E. & Doris  22 Pinedale Dr.  1-22-68 Greenville, S. C.  219 29609  ANDUNT OF HOTE  \$ SCHEDULE OF PAYMENTS NO. MOS. ANDUNT ANDUN	05.71
1-22-68 Greenville , S. C.  ZIP 29609  AMOUNT OF NOTE NO. MOS.  \$ 1110.00 30 MOS. x \$ 18.00 3-7-68 7-22-70 \$ 1175.51  INITIAL CHARGES FINANCE CHARGE ODGUMENTARY OFFICIAL CR. LIFE INS. CR. A & H INS. PROPERTY INS.  \$ 58.78 \$ 205.71 \$ .60 \$ 2.00 \$ 36.00 \$ 143.20 \$ .72.00  STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	05.71
1-22-68 Greenville , S. C.  ZIP 29609  AMOUNT OF NOTE NO. MOS.  \$ 1110.00 30 MOS. x \$ 18.00 3-7-68 7-22-70 \$ 1175.51  INITIAL CHARGES FINANCE CHARGE ODGUMENTARY OFFICIAL CR. LIFE INS. CR. A & H INS. PROPERTY INS.  \$ 58.78 \$ 205.71 \$ .60 \$ 2.00 \$ 36.00 \$ 143.20 \$ .72.00  STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	
AMOUNT OF HOTE SUPEDULE OF PAYMENTS FIRST PYNT DATE MATURITY DATE GASH ADVANCE  \$ 11/10.00 30 70. x \$ 18.00 3-7-68 7-22-70 \$ 1175.51  INTRAL CHARGES FINANCE CHARGE ODGUMENTARY OFFICIAL CR. LIFE INS. CR. A & H INS. PROPERTY INS. SIGNATURE  \$ 58.78 \$ 205.71 \$ .60 \$ 2.00 \$ 36.00 \$ 143.20 \$ .72.00  STATE OF SOUTH CAROLINA COUNTY OF Greenville  \$ SS.	
** Third on 30 Mas. x \$ \text{18.00} 3 7-68	
** LIMITURE CHARGES FINANCE CHARGE DOCUMENTARY OFFICIAL CR. LIFE INS. CR. A & H INS. PROPERTY INS.  ** 58.78	
* 58.78   \$ 205.71   \$ .60   \$ 2.00   \$ 36.00   \$ 13.20   \$ 72.00   SECURITY HOUSEHOLD GOODS & REAL STATE OF SOUTH CAROLINA COUNTY OF Greenville } SS.	ESTATE
STATE OF SOUTH CAROLINA COUNTY OF Greenville ss.	ESTATE
COUNTY OF Greenville SS.	
COUNTY OF Greenville SS.	
WHEREAS, the Martgagors above gamed are indebted on their Promissory Note above described, bavable to the order of the Mortgagore and evidencing a lo-	
and the same and t	an made by
WHEREAS, the Martengors above gamed are indebted on their Promissory Note above described, payable to the order of the Mortgagee and evidencing a losaid Mortgagee, in the Amount of Note stated above, which said Note is payable in monthly installments and according to the terms thereof, and on which Note advance may be made-m any amount at any time and default in making any monthly payment shall, at the option of the holder of said Note, and without notice render the entire sum remaining unpaid on this Note at once due and payable.	payment in or demand.
render the entire sum remaining unpaid on this Note at once due and payable.	
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 gagors in hand well and truly paid by Mortgagee at and before the sealing and delivery of these presents, receipt whereof is hereby acknowledged, the Mortgage	the Mort-
grant, bargain, sell and release unto the Mortgagee, its successors and assigns, the following described real estate, situated in the County of Greenv illestate of South Carolina, to with being known and designated as Lot No. 23 as shown on a plat prepared by	and
being known and designated as Lot No. 23 as shown on a plat prepared by	
R. K. Campbell, dated May, 1950 and revised July 9, 1959, entitled "Property Plat. P.L. E	ruce,"
recorded in the R. M. C. Office for Greenville County, South Carolina, in plat Book MM at	, page
123, and having according to said plat the following metes and bounds:	
(0.2)	
(See reverse side)	
To bave and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, unto said Mortgagee, provious this instrument is made, executed, sealed and delivered upon the express condition that if the said Mortgagers shall pay in full to the said Mortgagee the said Mortgagers shall pay in full to the said Mortgagee the	ded_always,
size the Distance of the terms thereof, then his Mortgage shall case determine and be void, otherwise it shall remain in full force and writte. Upon def	e above-de- ult in mak-
scribed Note according to the terms thereof, then this Mortgage shall cease, determine and be void, otherwise it shall remain in full force and virtue. Upon defaing any payment of said Note when the payment becomes due, then the entire sum remaining unpaid on said Note shall be due and payable by the exercise of acceleration above described, and this Mortgage may be foreclosed as provided by law for the purpose of satisfying and paying the entire indebtedness security.	the option ired hereby.
The Mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances except as otherwise noted, and will warrant the same against all persons except the Mortgagee. Any failure of the Mortgagee on force any of its rights or remedies hereunder shall not be a waiver of its context.	and defend
as so destructed in the context so requires, plant words share be constituted in the singular.	is rights to
Signed, sealed and delivered in the presence of:	1.
(12.00)	[a: ]
James bulles & marie & Dewitte (Seal)	Sign Here
(WITNESS)	
(Seal)	Sign Here
(WITNESS) (IF MARRIED, BOTH HUSBAND AND WIFE MUST SIGN)	
STATE OF SOUTH CAROLINA	
COUNTY OF Greenville 5 ss.	
Personally appeared before me the undersigned witness and being duly sworn by me, made oath that he saw the above-named mortgagor(s) sign, seal and deliv going instrument for the uses and purposes therein mentioned, and that he, with the other witness subscribed above, witnessed the due execution thereof.	er the fore-
D. Mana	
Man INVOCA	
Sworn to before me this 22nd day of January , A. D., 19 68 MOTARY PUBLIC FOR SOUTH CARDLINA	
This instrument prepared by Mortgagee named aboveMy commission expires 1-1-	71
RENUNCIATION OF DOWER	
STATE OF SOUTH CAROLINA	
COUNTY OF Greenville SS.	
	before me.
I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife of the above-named Mortgagor, did this day appear and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or lear of any person or personer, renounce, release and forever relinquish unto the above-named Mortgager is a constant of the property of the control of the state of the control of the state of the control of the state of the control of the control of the state of the control of	before me, sons whom- id claim of
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