	UNDERSIGNED BORROWER ABTHORIZES LE ADVANCE, TO PROCURE THE INSURANCE I BORROWER ACKNOWLEDGES RECEIPT IN	HAND OF THE AMOUNT SHOWN BELOW AS CA	ASH TO BORROWER.
a Winner Commonation	Greenville County	DISBURSEMENTS: TO LENDER FOR N	EI BALANCE DOL
Community Finance Corporation 100 E. North St.	OFFICE NUMBER OC	ON PRIOR ACCOUNT NO. 7 1503	s 174.91
Greenville. South CAROLINA	39 - 012	CHECK TO	201
		CHECK TO DUIL TAGE (
		CHECK TO	\$
REAL ESTATE MOS	RTGAGE	CHECK TO	\$
GREENVILLE	00. S. C	TOTAL COST OF AUTHORIZED INSURANCE.	155.52
		DOCUMENTARY STAMPS	s <u>.52</u>
MAD 10	DH 1000	OFFICIAL FEES	s 3.50
ALCONTO ACROS (MAME AND ACRESS)	PM 1968 DUE DATE	*CASH TO BORROWSH 394.12	\$ 39\(\dots\)12
MR. MRS. MESE HENDERSON,	Willie Lee and Earnestine	CASH ADVANCE	\$ 1020.57 57 1.2
Rt. 10, Webb Road	EWERTH LISTE	INITIAL CHARGE	216.00
Greenville, Suck	2.	FINANCE CHARGE	1 1000
ANGUNT OF NOTE SCHEDULE OF PAYMENTS FIRST PYMT	DATE MATURITY DATE CASH ADVANCE	AMOUNT OF LOAN\$	1296.00
NO. MOS. AMDUNT	2 77 77 2000 77	PRINCIPAL	
THITTIAL CHARGES FINANCE CHARGE COCUMENTARY OFFICIAL STAMPS	CR. LIFE INS. CR. A & H INS. PROPERTY INS.	*BORROWER'S Wille Lee Frances	ron
• 51.43 • 216.00 • .52 • 3.50	\$38.88 \$ 38.88 \$ 77.76	SECURITY Real Estate	
77 17	•		
STATE OF SOUTH CAROLINA			
Greenville SS.	•		ng a loan made he
WHEREAS, the Mortgagors above named are indebted on said Mortgagee, in the Amount of Note stated above, which advance may be made in any amount at any time and defau	their Promissory Note above described, payab said Note is payable in monthly installments	le to the order of the Morigagee and evidencing and according to the terms thereof, and on whice on the policy of the holder of said Note, and without	th Note payment in t notice or demand,
advance may be made in any amount at any time and defau render the entire sum remaining unpaid on this Note at one	It in making any monthly payment shall, at the ce due and payable.	e option of the notice of said 1400, and	(42) to the Most
NOW KNOW ALL MEN, that in consideration of said loa	in and to further secure the payment of said	Note and also in consideration of three dollars is, receipt whereof is hereby acknowledged, the	Mortgagors hereby
grant, bargain, sell and release unto the Mortgagee, its su	iccessors and assigns, the following described	real estate, situated in the County of UTSCN	and the
State of South Carolina, to-wit: BEGINNING AT AT	thence S_28=15 E 680 f	t. to an iron pin op the li	ine of the
gagors in hand well and truly paid by Mortgagee at and be grant, bargain, sell and release unto the Mortgagee, its sustate of South Carolina, to-wit: BECINNING at an property of Ed Moseley and running Robert McDaniel property, thence he are trop in an unpassed County	; 23-30 E. 85 ft. to an ir	ron pin; thence N. 20,00 W.	. OZ/ IV. Vinning said
to an iron pin on an unnamed Country measurements extending beyond iron			
boundary and containing one acre,		a difficulted coding's 1415 portion	
obuldary and contracting one acre,	1016 01 1000		
or the sent to hold with all and singular the rights, me	embers, hereditaments and appurtenances to th	ne said premises belonging, unto said Mortgage	e, provided always,
To have and to hold, with all and singular the rights, me and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Mor	embers, hereditaments and appurtenances to the upon the express condition that if the said tgage shall cease, determine and be void, other	ne said premises belonging, unto said Mortgage Mortgagors shall pay in full to the said Mortgerwise it shall remain in full force and virtue. Up	e, provided always, gagee the above-de- pon default in mak- sercise of the option
ing any payment of said Note when the payment becomes	due, then the entire sum remaining unpaid o	in said Note shall be due and payable by the ex-	ness secured hereby.
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and	due, then the entire sum remaining unpaid of foreclosed as provided by law for the purpo d own said property free and clear of all en-	in said Note shall be due and payable by the ex-	ness secured hereby.
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fai do so thereafter. Whenever the context so requires, plural we	due, then the entire sum remaining unpaid of foreclosed as provided by law for the purpo d own said property free and clear of all en-	in said Note shall be due and payable by the ex-	ness secured hereby.
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and	due, then the entire sum remaining unpaid of foreclosed as provided by law for the purpo d own said property free and clear of all en-	in said Note shall be due and payable by the ex-	ness secured hereby, warrant and defend iver of its rights to
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fai do so thereafter. Whenever the context so requires, plural we	due, then the entire sum remaining unpaid of foreclosed as provided by law for the purpo d own said property free and clear of all en-	in said Note shall be due and payable by the cose of satisfying and paying the entire indebtedr cumbrances except as otherwise noted, and will ights or remedies hereunder shall not be a wai	ness secured hereby, warrant and defend iver of its rights to
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fai do so thereafter. Whenever the context so requires, plural we	due, then the entire sum remaining unpaid of the forcelosed as provided by law for the purport of own said property free and clear of all enfure of the Mortgagee to enforce any of its roords shall be construed in the singular.	in said Note shall be due and payable by the cose of satisfying and paying the entire indebtedr cumbrances except as otherwise noted, and will ights or remedies hereunder shall not be a wai	ness secured hereby, warrant and defend iver of its rights to Sign Here
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fai do so thereafter. Whenever the context so requires, plural we	due, then the entire sum remaining unpaid of the forcelosed as provided by law for the purport of own said property free and clear of all enfure of the Mortgagee to enforce any of its roords shall be construed in the singular.	In said Note shall be due and payable speed satisfying and paying the entire indebtedroumbrances except as otherwise noted, and will ights or remedies hereunder shall not be a wait the second of the	ness secured hereby, warrant and defend iver of its rights to Sign Here
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fai do so thereafter. Whenever the context so requires, plural we	due, then the entire sum remaining unpaid of the forcelosed as provided by law for the purport of own said property free and clear of all enfure of the Mortgagee to enforce any of its roords shall be construed in the singular.	an said Note shall be due and payable by the consect of satisfying and paying the entire indebted cumbrances except as otherwise noted, and will lights or remedies hereunder shall not be a wait with the consecution of the	ness secured hereby, warrant and defend iver of its rights to Sign Here
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgages covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fair do so thereafter. Whenever the context's requires, plural w Signed, sealed and delivered in the presence of: WITHE \$\frac{1}{2}\$ WITHE \$\frac{1}{2}\$ STATE OF SOUTH CAROLINA	due, then the entire sum remaining unpaid of the forcelosed as provided by law for the purport of own said property free and clear of all enfure of the Mortgagee to enforce any of its roords shall be construed in the singular.	in said Note shall be due and payable speed satisfying and paying the entire indebtedroumbrances except as otherwise noted, and will ights or remedies hereunder shall not be a wait the second of the	ness secured hereby, warrant and defend iver of its rights to Sign Here
stipled to the action of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgages covenant that they exclusively possess and the same against all persons except the Mortgage. Any fair do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: WITHE \$50 WHITHE \$50 STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. Willie of the Mortgagee to enforce any of its roords shall be construed in the singular.	In said Note shall be due and payable to speed satisfying and paying the entire indebtedroumbrances except as otherwise noted, and will ights or remedies hereunder shall not be a wait with the speed of the speed o	sal) Sign Here Sign Here
ing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fair do so thereafter. Whenever the context's requires, plural w Signed, sealed and delivered in the presence of: WITHE \$81 WITHE \$85 STATE OF SOUTH CAROLINA	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. Willie of the Mortgagee to enforce any of its roords shall be construed in the singular.	In said Note shall be due and payable to speed satisfying and paying the entire indebtedroumbrances except as otherwise noted, and will ights or remedies hereunder shall not be a wait with the speed of the speed o	sal) Sign Here Sign Here
stribed viole action above described, and this Mortgage may be one of acceleration above described, and this Mortgage may be the Mortgages covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fair do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: WITHESS STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. Willie of the Mortgagee to enforce any of its roords shall be construed in the singular.	saw the above-named mortgagor(s) sign, seal above, witnessed the due execution thereof.	sal) Sign Here Sign Here
stribed viole action above described, and this Mortgage may be one of acceleration above described, and this Mortgage may be the Mortgages covenant that they exclusively possess and the same against all persons except the Mortgagee. Any fair do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: WITHESS STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. Willie of the Mortgagee to enforce any of its roords shall be construed in the singular.	In said Note shall be due and payable to speed satisfying and paying the entire indebtedroumbrances except as otherwise noted, and will ights or remedies hereunder shall not be a wait with the speed of the speed o	sal) Sign Here Sign Here
stribed vice action above described, and this Mortgage may be the same against all persons except the Mortgages. Any fair do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: WITHESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purper of own said property free and clear of all enfure of the Mortgagee to enforce any of its roords shall be construed in the singular. White and the construed in the singular of the Mortgagee to enforce any of its roords shall be construed in the singular. (IF MAR OF MA	In said Note shall be due and payable specific statistying and paying the entire indebted combrances except as otherwise noted, and will ights or remedies hereunder shall not be a waiting the same of the shall not be a waiting the same of the sam	ness secured hereby, warrant and defend iver of its rights to Sign Here Sign Here
stribed Note although the said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any fair do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentione	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purper of own said property free and clear of all enfure of the Mortgagee to enforce any of its roords shall be construed in the singular. White and the construed in the singular of the Mortgagee to enforce any of its roords shall be construed in the singular. (IF MAR OF MA	In said Note shall be due and payable specific statistying and paying the entire indebted combrances except as otherwise noted, and will ights or remedies hereunder shall not be a waiting the same of the shall not be a waiting the same of the sam	ness secured hereby, warrant and defend iver of its rights to Sign Here Sign Here
sing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any fai do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentions.	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purper of torectors as provided by law for the purper of the Mortgagee to enforce any of its roords shall be construed in the singular. **White Standard Construed** **White Standard Construed** **Cambol Of MARK Construed** **It being duly sworn by me, made oath that he ed, and that he, with the other witness subscribed to the subscribed of the subscribed	saw the above-named mortgagor(s) sign, seal above, witnessed the due execution thereof. Saw the above-named mortgagor(s) sign, seal above, witnessed the due execution thereof. White the south the same and the same above the same	ness secured hereby, warrant and defend iver of its rights to Sign Here Sign Here
strict of south CAROLINA COUNTY OF Greenville Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentione Sworn to before me this 11 day of Marci	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purper of own said property free and clear of all enfure of the Mortgagee to enforce any of its roords shall be construed in the singular. White and the construed in the singular of the Mortgagee to enforce any of its roords shall be construed in the singular. (IF MAR OF MA	saw the above-named mortgagor(s) sign, seal above, witnessed the due execution thereof. Saw the above-named mortgagor(s) sign, seal above, witnessed the due execution thereof. White the south the same and the same above the same	ness secured hereby, warrant and defend iver of its rights to Sign Here Sign Here
sing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any fai do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. STATE OF SOUTH CAROLINA SWORN to before me this 11 day of Marci	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. **White Standard Construed** **Cambolication** **Cambolication** **A being duly sworn by me, made oath that he ed, and that he, with the other witness subscribed in the singular of the subscribed in t	saw the above-named mortgagor(s) sign, seal above, witnessed the due execution thereof. Saw the above-named mortgagor(s) sign, seal above, witnessed the due execution thereof. WITNESS: NOTARY PUBLIC FOR SOUTH CANADAM SIGN SOUTH CANADAM SIGN SOUTH CANADAM SIGN EXPLICES SOUTH CANADAM SIGN EXPLICES SOUTH CANADAM SIGN SIGN SIGN SOUTH CANADAM SIGN SIGN SIGN SIGN SIGN SIGN SIGN SIGN	sign Here sal) Sign Here sal) Sign Here sal) Sign Here sal) Sign Here
sing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any fai do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville Sworn to before me the undersigned witness and going instrument for the uses and purposes therein mentions Sworn to before me this 11 day of Marci	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. **White Standard Construed** **White Standard Construed** **Cambol Cif MAR** **C	saw the above-named mortgagor(s) sign, seal above with eabove-named mortgagor, did this dead of the above-named Mortgagor.	sal) Sign Here Sign Here and deliver the fore- sal) Sign Here Sign Here Sign Here Sign Here
stribed vides and payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any fai do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentions. Sworn to before me this 11 day of Marcian State of South County of Greenville STATE OF SOUTH CAROLINA COUNTY OF Greenville STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. I, the undersigned Notary Public, do bereby certify unto a and upon being privately and separately examined by me, difference religiously unto the services of corever religiously unto the services of corever religiously unto the services of the services of corever religiously unto the services of core core religiously unto the services of core core religiously unto the services of corever religiously unto the services of core core religiously unto the services of core core core core core core core core	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. **William Standard Construed**	saw the above-named mortgagor(s) sign, seal above with eabove-named mortgagor, did this dead of the above-named Mortgagor.	sal) Sign Here Sign Here and deliver the fore- and deliver the fore- son or persons whom-
sing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any fai do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville Sworn to before me the undersigned witness and going instrument for the uses and purposes therein mentions Sworn to before me this 11 day of Marci	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. **William Standard Construed**	as and Note shall be due and payaing the entire indebted combrances. except as otherwise noted, and will ights or remedies hereunder shall not be a waiting the source of the shall not be a waiting the source of the source of the shall not be a waiting to the source of the shall not be a waiting the source of the shall not be a waiting the source of the shall not be a waiting the source of the shall not be a waiting the source of the shall not be a waiting the shall not be a w	sal) Sign Here Sign Here and deliver the fore- and deliver the fore- son or persons whom-
STATE OF SOUTH CAROLINA COUNTY OF Greenville Sworn to before me this ld you for the uses and purposes therein mentione Sworn to before me this ld you for the undersigned Notary Public, do hereby certify unto a and upon being privately and separately examined by men. As a country of Greenville STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. STATE OF SOUTH CAROLINA SS. STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. STATE OF SOUTH CAROLINA SS. SWORN to before me this ld you for the uses and purposes therein mentione SWORN to before me this ld you for the uses and purposes therein mentione STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. I, the undersigned Notary Public, do hereby certify unto a and upon being privately and separately examined by me, the services and forever religiously up me, the services and forever religiously up me, the services are forever religiously unto the services are forever religiously up me, the services are forever religiously up me, the services are forever religiously unto the services are forever religiously up me, th	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. **William Standard Construed**	saw the above-named mortgagor(s) sign, seal above with eabove-named mortgagor, did this dead of the above-named Mortgagor.	sal) Sign Here Sign Here and deliver the fore- and deliver the fore- son or persons whom-
STATE OF SOUTH CAROLINA COUNTY OF Greenville Sworn to before me this ld you for the uses and purposes therein mentione Sworn to before me this ld you for the undersigned Notary Public, do hereby certify unto a and upon being privately and separately examined by men. As a country of Greenville STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. STATE OF SOUTH CAROLINA SS. STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. STATE OF SOUTH CAROLINA SS. SWORN to before me this ld you for the uses and purposes therein mentione SWORN to before me this ld you for the uses and purposes therein mentione STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. I, the undersigned Notary Public, do hereby certify unto a and upon being privately and separately examined by me, the services and forever religiously up me, the services and forever religiously up me, the services are forever religiously unto the services are forever religiously up me, the services are forever religiously up me, the services are forever religiously unto the services are forever religiously up me, th	due, then the entire sum remaining unpaid of toreclosed as provided by law for the purped of own said property free and clear of all endure of the Mortgagee to enforce any of its roords shall be construed in the singular. **William Standard Construed**	as and Note shall be due and payaing the entire indebted combrances. except as otherwise noted, and will ights or remedies hereunder shall not be a waiting the source of the shall not be a waiting the source of the source of the shall not be a waiting to the source of the shall not be a waiting the source of the shall not be a waiting the source of the shall not be a waiting the source of the shall not be a waiting the source of the shall not be a waiting the shall not be a w	sal) Sign Here Sign Here and deliver the fore- and deliver the fore- son or persons whom-
sing any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgage. Any fai do so thereafter. Whenever the context so requires, plural w Signed, sealed and delivered in the presence of: STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentione Sworn to before me this 11 day of Marci	then the entire sum remaining unpaid of toreclosed as provided by law for the purport of the construction of the Mortgagee to enforce any of its roords shall be construed in the singular. White Construction of the Mortgagee to enforce any of its roords shall be construed in the singular. (IF MAR CAPITAL OF MAR CAPITAL	in said Note shall be due and payaing the entire indebted soe of satisfying and paying the entire indebted cumbrances. except as otherwise noted, and will ights or remedies hereunder shall not be a waiting the south of the same of the	sal) Sign Here Sign Here and deliver the fore- and deliver the fore- son or persons whom-

SATISFACTION TO THIS MORTGAGE SEE

A RANGE OF THE COUNTY OF THE MORTGAGE SEE

A RANGE OF THE COUNTY OF THE COUNTY OF THE MORTGAGE SEE

AND COLOUR ALM NOW 722

SATERCHON BOOK 31 PAGE 120