MORTGAGEE	(LICENSEE)	UNDERSIGNED BORROWER ADVANCE, TO PROCURE TH	AUTHORIZES LEN	NOER TO MAKE THE FOLLOWING DISE OR WHICH THE PREMIUMS ARE SHOWN MAND OF THE AMOUNT SHOWN BELO	W S CASH TO BORROWER.
		Greenville Cour	ES RECEIPT IN .	DISBURSEMENTS: TO LENDER	
Community Finance Corporation 100 E. North Street		OFFICE		ON PRIOR ACCOUNT NO. 7 11	7 . 1564-54
		NUMBER 39 -012-		CHECK TO	J. FICK
Greenville	· Jan Light	\		CHECK TO	Unit Ang
			•	CHECK TO	
	A APPLATE	RTEAGE		CHECK TO	<b>-</b>
Marie Land	RAL HO MALE MO	KINGE		CHECK TO	1 77.69
3	MAR 1 8 1968	<b>▶</b>  -9		TOTAL COST OF AUTHORIZED INSU	1.2k
at magni	1 1	.,]		DOCUMENTARY STAMPS	3.50
	Mrs. Ollie Farnsworth	170		CASH TO BORROWS FILE 30C	1471.98 576.28
	MR. MRS. BOOM MILLER, HE	rrison R. & Daisy	\$	CASH ADVANCE	\$ 2517.08
2306	20 Ray Str	eet Kentland Park	16th	INITIAL CHARGE	<u> 50.34</u>
DATE OF MORTBABE	Greenville	, S.C.		FINANCE CHARGE	\$ 528,58
3-15-68		ZIP 296	O9		. 3096.00
AMOUNT OF HOTE	SCHEDULE OF PAYMENTS FIRST PYMT		517.08	AMOUNT OF LOAN	700
\$ 3096.00	36 MRS. X \$ 86.00 4-10-0	CR. LIFE INS. CR. A & H INS.	PROPERTY INS.	*BORROWER'S Harrism	R. Miller
CO 3L I	528.58 1.24 3.50	1 1	185.76	SECURITY Real Estate	
. 50.34 g	THE REPORT OF THE PARTY OF THE	12-4-2  2-4-0	10-2010		
STATE OF SOUT	TH CAROLINA				
COUNTRY OF	Greenville   SS.		•		
WHEREAS, the Mortgagers above named are indebted on their Promissory Note above described, payable to the order of the Mortgagee and evidencing a loan made by said 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 payment in advance may be made in any amount at any time and default in making any monthly payment shall, at the option of the holder of said Note, and which thotic or demand, advance may be made in any amount at any time and default in making any monthly payment shall, at the option of the holder of said Note, and which thotic or demand.					
advance may be made in any amount at any time and default in making any monthly payment shall, at the option of the holder of said Note, and wanted notice of default in making any monthly payment shall, at the option of the holder of said Note, and wanted notice of default in making any monthly payment shall, at the option of the holder of said Note, and wanted notice of default in making any monthly payment shall, at the option of the holder of said Note, and wanted notice of default in making any monthly payment shall, at the option of the holder of said Note, and wanted notice of default in making any monthly payment shall, at the option of the holder of said Note, and wanted notice of default in making any monthly payment shall, at the option of the holder of said Note, and wanted notice of default in making any monthly payment shall, at the option of the holder of said Note, and wanted notice of default in making any monthly payment shall, at the option of the holder of said Note, and wanted not have a said 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 said loan and to further secure the payment of said Note and also in consideration of the Most again and the Most again and the Most again and delivery of these presents, receipt whereof is bereby acknowledged, the Most again and delivery of these presents, receipt whereof is bereby acknowledged, the Most again and the Most again and delivery of these presents, receipt whereof is bereby acknowledged, the Most again and the Most again again and the Most again and the Most again and the Most again and the Most again a					
grant, bargain, sell and release unto the Mortgagee, its successors and assigns, the following described real estate, situated in the County of state of South Carolina, to-witBeing known and designated as Lot#9 of a subdivision known as Kentland Park,					
	l- + thewarf muonema	d hw Diedwant Kno	**************************************	SETTICE. CATEG MAICU	TAOS" WITH TACOTOR
as shown on a plat thereof prepared by Piedmont Engineering Service, dated March 1962, and recorded in the RMC Offices for Greenville County in Plat Book "XX" at pages his and as and having according					
to said plat, the following metes and bounds, to wit:					
BEGINNING at an iron pin on the southern edge of Ray Street, the joint front corner of Lots #					
(cont on reverse)					
To have and to hold, with all and singular the rights, members, hereditaments and appurtenances to the said Mortgagers, unto 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-denoted the said Mortgagers shall pay in full to the said Mortgager the above-denoted the terms thereof, then this Mortgage shall crease, determine and be void, otherwise it shall remain in full force and virtue. Upon default in makestribed Note according to the terms thereof, then this Mortgage shall crease, determine and be void, otherwise it shall remain in full force and virtue. Upon default in makestribed and 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 the option of acceleration above described, and this Mortgage may be foreclosed as provided by law for the purpose of satisfying and paying the entire indebtedness secured hereby.  The Mortgager Said Note when the payment becomes and own said property free and clear of all encumbrances except as otherwise noted, and will warrant and defend					
scribed Note according to the terms thereof, then this mortgage shall cease, determine and be void outsided in the shall be due and payable by the exercise of the option ing 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 the option ing 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 the option ing 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 the option ing 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 the option ing 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 the option ing 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 the option ing 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 the option in the payment becomes due, then the entire sum remaining unpaid on said Note shall be due and payable by the exercise of the option in the payment of the option in the payment of the paym					
of acceleration above described, and this Mortgage may be forectiosed as provided by law for the purpose of satisfying and					
The Mortgagors covenant that they exclusively possess and own said property free and clear of all encumprances except as otherwise linear, and a waiver of its rights to the same against all persons except the Mortgagee. Any failure of the Mortgagee to enforce any of its rights or remedies hereunder shall not be a waiver of its rights to do so thereafter. Whenever the context so requires, plural words shall be construed in the singular.					
	d delivered in the presence of:				
1.		•	, 1	D Maria	(Seal) Sign
_ /w	AU MINE CA		(I) MARR	TED. BOTH HUSBAND AND WIFE MUST SIGN	(Seal) Here
. }	771		(1)	aire & mille	Sign Here
	(WINNESS)		(IF MARR	IED. BOTH MUSBAND AND WIFE MUST SIGN	4
STATE OF SOUTH CAROLINA					
COUNTY OF Greenville 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 deliver the fore-					
Personally appear going instrument	red before me the undersigned witness and for the uses and purposes therein mention	n being duly sworn by me, mad ed, and that he, with the other	witness subscribe	d above witnessed the due execution th	percof.
				6 mlf D	7
				(WITNEY	· ( )
Sworn to before	me this 15 day of Fiar	<b>ch</b> , A. D., 19	68	11/	DIAM CAROLINA
, .		This instrument prepared by		My Commission Expire	s Jan. 1, 1970
	Mr				
		RENUNCIATION	OF DOWER	`	
COUNTY OF	Greenville ss.				
I, the undersigne	ed Notary Public, do hereby certify unto privately and separately examined by me, of release and forever relinquish unto the to all and singular the premises above de	all whom it may concern, that lid declare that she does freely, above-named Mortgagee, its suc scribed and released.	the undersigned voluntarily and w ccessors and assign	wife of the above-named Mortgagor, di ithout any compulsion, dread or fear of ns, all her interest and estate, and als	d this day appear before me, any person or persons whom- o all her right and claim of
, Ja, Vi	• • • • • • • • • • • • • • • • • • • •			$\mathcal{O}$ .	~ 11
				Voise s.	Aller
				SHOWN URE OF MORT	BABOR'S NUFE
Sworn to before	me this 15 day of M	arch A. D., 19	9 <u>68</u> .	1/0/	COUT WE ANGLINA
Saoin to perofe	(CONTINUED	ON HEXT PAGE)		MyCommission Expire	swan. 1, 1970

The Satisfaction to this mulyage see a. C. Vo. Book. 116 + gage 121.

SATISFIED AND CANCELLED OF RECORD TO TO THE COUNTY, A CO