MORTGAGEE (LICENSEE)		UNDERSIGNED BORROWER AUTHORIZES LENDER TO MAKE THE FOLLOWING DISBURSEMENTS FROM THE CASH ADVANCE, TO PROCURE THE INSURANCE FOR WHICH THE PREMIUMS ARE SHOWN HEREIN BELOW, AND SAID BORROWER ACKNOWLEDGES RECEIPT IN HAND OF THE AMOUNT SHOWN BELOW AS CASH TO BORROWER.				
	Sterling Finance Co.	Greenville OFFICE NUMBER 39 -	County 800K	1003 PAGE 419 LENDER FOR N	et balance due <b>2164.39</b>	
_	Greenville, South Carolina	39 -	<u> </u>	CHECK TO STATE TO OF THE PLEAM	aut	
				CHECK TO End to: Rhodes Furn , 319.00		
٠.	(911/7/7)			CHECK TO End to: Friedmans J	ew 266.58	
	REAL ESTATE MOR	RTGAGE		CHECK TO	\$	
•				CHECK TO	\$ 725.40	
	FILED (9)			TOTAL COST OF AUTHORIZED INSURANCE.	1.88	
	(b) 1 1987 -			DOCUMENTARY STAMPS	\$ 2.75	
٠.	JUL 1 4 190/ 170	· v		OFFICIAL FEES	\$ <u>~017</u>	
,	MR. MRS. DERECT	SPOUSE.	DUE DATE	*CASH TO BORROWER	<u>87780.00</u>	
	DATE OF MORTGAGE STEWART, Paul E. & Rut	h	20th	CASH ADVANCE	30.00	
•	21 Courtland Dr.	<b>11</b> ,		INITIAL CHARGE	1170.00	
	7-11-67 Greenville, S. C.	zip 21	9609	FINANCE CHARGE	<del></del>	
	AMOUNT OF NOTE SCHEDULE OF PAYMENTS FIRST PYMT DA		CASH ADVANCE	AMOUNT OF LOAN\$	4680.00	
	4680.00 60 Mass x \$ 78.00 8-20-67	7-11-72	s 3480.00	PRINCIPAL	- 1	
ř	INITIAL CHARGES FINANCE CHARGE DOCUMENTARY OFFICIAL STAMPS	CR. LIFE INS. CR. A & F	INS. PROPERTY INS.	*BORROWER'S X V Qual ( STO)	m	
	30.00 \$1170.00 \$1.88 \$ 2.75	s 23h 00 s 1h0	JiO s 357 -00	SECURITY Household Goods, I	Real Estate	
_	12122 12122			,		
STATE OF SOUTH CAROLINA						
	COUNTY OF Greenville SS.					
	WHEREAS the Mortescors shove named are indebted on their Promissory Note shows described hawable to the order of the Mortescore and evidencing a loss 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 without notice 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 the Mortgagors in hand well and truly paid by Mortgagore at and before the sealing and delivery of these presents, receipt whereof is hereby acknowledged, the Mortgagors hereby					
	grant, bargain, sell and release unto the Mortgagge, its successors and assigns, the following described real estate, situated in the County of Greenville and State of South Carolina, to-wit: Paris Mountain Township, on the western side of Courtland Drive, known and					
	designated as a portion of Lot 21 and on a plat of Highview Acres, recorded in Plat Book O, at					
Page 123, and having the following metes and bounds to wit:						
	BEGINNING at an iron pin on				cont corner	
of Lots 20 and 21, and running thence along the line of Lot 20 N. 84-30 N. 200 feet to a point						
	thence along a new line S. 5-30 W. 100 feet to a point; thence along a new line S. 84-30 E. 20					
Land Drive: N. 5. 30 E. 100 feet to the point of beginning.						
	thence along a new line S. 5-30 W. 100 feet to a point; thence along a new line S. 84-30 E. 1 feet to a point on the western side of Courtland Drive; thence along the western side of Courtland Drive; the Side of Courtland Drive; the said the western side of Courtland Drive; the said the western					
	scribed Note according to the terms thereof, then this Morteage shall cease, determine and be void, otherwise it shall remain in full force and virtue. Upon default in making 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 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 Mortragors covenant that they exclusively possess and own said property free and clear of all encumbrances except as otherwise noted, and will warrant and defend					
	The Mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances except as otherwise noted, and will warrant and defend 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.					
	Signed, sealed and delivered in the presence of:					
	1 0.100 -		4			
	Comer Chilling	•	+ Vaul	E. Stein (Seal	Sign Here	
	(WITNESS)		O (IF MARR	IED, BUTH HUSBAND AND WIFE MUST SIEN)		
	( Techa 1) / Horon		+ Mus	& Stewart (Seal	Sign Here	
	(WITNESS)		(IF MARRI	IED. BOTH HUSBAND AND WIFE MUST SIBN)		
	STATE OF SOUTH CAROLINA				1	
	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-					
	going instrument for the uses and purposes therein mentioned,	eing duly sworn by me, and that he, with the ot	made oath that he s her witness subscribed	aw the above-named mortgagor(s) sign, seal an d above, witnessed the due execution thereof.	d deliver the fore-	
				. Michael Dlans	on	
				(WITHESE)	-	
	Sworn to before me this 11th day of	July	67	times to have a	-	
	Sworn to before me this day of	. А. В.	, 1901	NOTARY PUBLIC FOR SOUTH CARD	LINA	
	T	nis instrument prepared I	by Mortgagee name	above		
		RENUNCIATIO	N OF DOWER			
STATE OF SOUTH CAROLINA						
COUNTY OF Greenville SS.						
I, the undersigned Notary Public do bereby certify unto all whom it may concern that the undersigned wife of the above named Mostanger, did this day appears before me						
and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons who soever, renounce, release and forever relinquish upto the above named Movement Services and assign all her interest and estate and also all her right and claim						
	dower, of, in or to all and singular the premises above describ	ed and released.	successors and assign	is, an net interest and estate, and also all her	ngat and claim of	
				LD 1 PA	1	
/	•			Tricta Selwan	<i>7</i>	
			•-	SIGNATURE OF MORTSABOR'S WI	nte	
	Sworn to before me this 11th day of	July , A. D.,	<sub>19</sub> 67	Cures thellis	<b>D</b>	
	Recorded July 14, 1967 at 9:	30 / M . #	1775.	NOTARY PUBLIC FOR SOUTH CARD	LINA	

# 22/68 Lien Rolessed By Sale Under Feb 17, 1972 Foreclosure / day of House to. 2.40 Judgment Roll at 11: 55 A.M. Witness: Thelma G. Pickens