TO ALL WHOM THESE PRESENTS MAY CONCERNS

DEC 3 1 1969

WHEREAS, Arthur & Mary E. Williams

Compunity Finance Corporation 100 E. North Street Greenville. S.C.

Forty two monthly payments of One hundred two (h2X102.)

with interest therein from date of the rate of ... XX per contum per annum, to be paid:

WHEREAS, the Mortpager may hereafter become indebted to the said Mortpages for such further sums on may be advanced to or for the Alertpager's account for taxes, incurance premiums, public assessments, repairs, or for any other purposess

NOW, KNOW ALL MBN, That the Mortpager, in consideration of the aforesald debt, and in order to secure the payment thereof, and of any other and further sums for which the Mortpager may be incided to the Mortpages at any time for advances made to er for his account by the Mortpager, in also in consideration of the further sum of three Delicer (\$AB) is the Mortpager in all and individual to the Mortpager at and before the seating and delivery of these presents, the receipt whereaf is hereby acknowledged, has grand-dubergaled, and by these presents does grant, bargain, sell and release when the Mortpage it is avecasors and assisted.

"ALL that certain place, parcel or lot of land, with all improvements thereon, or hereafter equatrocted thereon, situate, lying and being in the State of South Carolina, County of UPGENVIIIB.

All that certain piece, parcel or lot of land situate, lying and being in or near Greenville, in the County of Greenville, State of South Carolina and being more particularly described as Lot No. 136, Section 1, as shown on a plat entitled "Subdivision for Abney Mills, Brandon Flant, Greenville, South Carolina" made by Dalton and Neves, Eng. Feb 1959 and recorded in the RMC office for Greenville County in Plat Book QQ at pages 56-59. According to said plat the within described lot is also known as No 17 Sturtevant Street and fronts thereon 65 feet.

Together with all and singular rights, members, herditaments, and appurtenances to the same belonging in any way incident or appartaining, and of all the tents, issues, and praitis which may sales or be had therefront, and including all heating, plumbing, and lighting fishures new or hereafter attached, connected, or fittled thereto in any manner; it being the intention of the parties hereto that all such fitures and equipment, other than the usual household forniture, be considered a part of the real enter.

TO HAVE AND TO HOLD, all and singular the seld premises unto the Martgagee, its heirs, successors and assigns, forever.

The Maripagor covenants that it is lawfully existed of the premises hereinabove described in fee simple absolute, that it has good right, and is lawfully authorized to self, convey or encounter the same, and that the premises are free and clear of all liens and encounterance except as provided herein. The Maripagor further devenants to warront and ferever defend all and singular the said premises unto the Maripagor ferever, from and aplant the Maripagor and all persons whomsoever lawfully claiming the same or any part thereof.