	UNDERSIGNED BORREWER AUTHORIZES ADVANCE, TO PROCURE THE INSURANCE	LENDER TO MAKE THE FOLLOWING DISPURSEMENT E FOR WHICH THE PREMIUMS ARE SHOWN HEREIN N HAND OF THE AMOUNT SHOWN BELIOW AS CAS	S FROM THE CASH BELOW, AND SAID
Community Finance Corporation	Greenville OFFICE	DISBURSEMENTS: TO LENDER FOR NE	
100 E. North Street Greenville, South Carolina	39 - 012	ON PRIOR ACCOUNT NO. P.1010	<u> 1132.0h</u>
(1917)	07-012	CHECK TO R. HOPKINS	321.62
(a)	· ·	CHECK TO 100 1 1061 PAGE 471	\$
FILED REAL ESTATE MOR	RTGAGE	CHECK TO TAGE 4 / 1	\$
E TILED	ş	CHECK TO.	\$
JUN 2 6 1967	en e	TOTAL COST OF AUTHORIZED INSURANCE.	\$ 211.68 \$.8h
Mrs. Olie Lrnsworth /10	•	OFFICIAL FEES.	2.75
P ACCOONT NO. MORTGABOR(B) (HAME AND ADDRESS)	SPOUSE DUE DATE	*CASH. TO BORROWEL Fee 2.50	\$ 2.50
1767 MR. MAS. MASSE HOPKINS, J	ohn NMI & Norma R. 7th	CASH ADVANCE	\$_167 <u>1.43</u> _
Route 2 Box 203 6-21-67 Pelzer, S.C.		INITIAL CHARGE	336.00
	zip 296 69	FINANCE, CHARGE	•
AMOUNT OF NOTE NO. SCHEDULE OF PAWEETS PURST PYMY D. AMOUNT 8-7-67	6 21, 70	AMOUNT OF LOAN\$_	2016,00
\$ 2016,00 36ms -x \$ 56,00 8-7-67	CR. LIFE INS. CR. A & H INS. PROPERTY INS.	PRINCIPAL BORROWER'S	•
\$ 8.57 \$336.00 \$ \$84 \$ 2.75	\$60.48 \$60.48 \$90.72	SECURITY SECURITY	
	30040 30040 3001	FOR LOAN: Real Estate	
STATE OF SOUTH CAMPLINA.	•		
WHEREAS, the Mortgagors above named are indebted on the said Mortgagee, in the Amount of Note stated above, which s	neir Promissory Note above described, payabaid Note is payable in monthly installments	le to the order of the Mortgagee and evidencing and according to the terms thereof, and on which I	a loan made by Note payment in
advance may be made in any amount at any time and default render the entire sum remaining unpaid on this Note at once NOW KNOW ALL MEN, that in consideration of said loan gagors in hand well and truly paid by Mortgagee at and bef	due and payable.	e option of the nolder of said twote, and without he	ouce or demand,
grant, bargain, sell and release upto the Mortgagee, its suc-	cessors and assigns, the following described	real estate, situated in the County of Greeny	ille and
grant, bargain, sell and release unto the Mortragee, its suc- State of South Carolina, to wit: All that Tot of being shown as the Major portion o	f Tract No. 2 on plat of	property of George W. Arnol	ຸລ. U. d made hv
W. J. Riddle in December 1946, and	having according to sai	d plat the following metes a	nd bounds.
to wit:			•
PECTANITAC at an inch sin			
BEGINNING at an iron pin the	road leading to Fork Sho	als, said pin being the join (cont. on reverse	t corner
To have and to hold, with all and singular the rights, mem			ed do)
	bers, hereditaments and appurtenances to the	e said premises belonging, unto said Mortgagee, p	side l
scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes d	bers, hereditaments and appurtenances to the apon the express condition that if the said age shall cease, determine and be void, othe ue, then the entire sum remaining unpaid o	e said premises belonging, unto said Mortgagee, p Mortgagors shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exerci	side l
and this instrument is made, executed, sealed and delivered a scribed Note according to the terms thereof, then this Mortging any payment of said Note when the payment becomes d of acceleration above described, and this Mortgage may be f. The Mortgagors covenant that they exclusively possess and	bers, hereditaments and appurtenances to the said apport the express condition that if the said age shall cease, determine and be void othe ue, then the entire sum remaining unpaid o oreclosed, as provided by law for the purpo own said property free and clear of all endowns.	e said premises belonging, unto said Mortgagee, I Mortgagors shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon is all Note shall be due and payable by the exerc s of satisfying and paying the entire indebtedress	S1de) brovided always, the the above-de- default in mak- se of the option secured hereby.
and this instrument is made, executed, seated and delivered a scribed Note according to the terms thereof, then this Mortga ing any payment of said Note when the payment becomes d of acceleration above described, and this Mortgage may be f. The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failur do so thereafter. Whenever the context so requires, plural wor	own said property free and clear of all end to of the Mortgagee to enforce any of its r	e said premises belonging, unto said Mortgagee, I Mortgagors shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon is all Note shall be due and payable by the exerc s of satisfying and paying the entire indebtedress	S1de) brovided always, the the above-de- default in mak- se of the option secured hereby.
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failure	own said property free and clear of all energe of the Mortgagee to enforce any of its r ds shall be construed in the singular.	e said premises belonging, unto said Mortgagee, I Mortgagors shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon n said Note shall be due and payable by the exerci se of satisfying and paying the entire indebtedness rumbrances.except as otherwise noted, and will war ights or remedies hereunder shall not be a waiver	S1de) brovided always, the the above-de- default in mak- se of the option secured hereby.
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failundo so thereafter. Whenever the context so requires, plural wor	own said property free and clear of all energe of the Mortgagee to enforce any of its r ds shall be construed in the singular.	e said premises belonging, unto said Mortgagee, I Mortgagors shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon n said Note shall be due and payable by the exerci se of satisfying and paying the entire indebtedness rumbrances.except as otherwise noted, and will war ights or remedies hereunder shall not be a waiver	S1de) brovided always, the the above-de- default in mak- se of the option secured hereby.
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failundo so thereafter. Whenever the context so requires, plural wor	own said property free and clear of all energe of the Mortgagee to enforce any of its r ds shall be construed in the singular.	e said premises belonging, unto said Mortgagee, I Mortgagors shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon is all Note shall be due and payable by the exerc s of satisfying and paying the entire indebtedress	side) rovided always, the above-de- default in mak- se of the optin secured hereby. rant and defend of its rights to
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os on thereafter. Whenever the context so requires, plural wor Signed, sealed and delivered in the presence of:	own said property free and clear of all energe of the Mortgagee to enforce any of its r ds shall be construed in the singular.	e said premises belonging, unto said Mortgagee, Il Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness tumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver the said of the said o	side) orovided always, the the above-de- default in mak- se of the option secured hereby, rant and defend of its rights to
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failur do so thereafter. Whenever the context so requires, plural work signed, sealed and delivered in the presence of: William P. Lomma M. (WITHERS)	own said property free and clear of all energe of the Mortgagee to enforce any of its r ds shall be construed in the singular.	e said premises belonging, unto said Mortgagee, I Mortgagos shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon n said Note shall be due and payable by the exerci- se of satisfying and paying the entire indebtedness rumbrances.except as otherwise noted, and will war ights or remedies hereunder shall not be a waiver	side) orovided always, the above-de- default in mak- se of the option secured hereby, rant and defend of its rights to Sign Sign
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os on thereafter. Whenever the context so requires, plural wor Signed, sealed and delivered in the presence of:	own said property free and clear of all energe of the Mortgagee to enforce any of its r ds shall be construed in the singular.	e said premises belonging, unto said Mortgagee, I Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances.except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver the said of	side) orovided always, the above-de- default in mak- se of the option secured hereby, rant and defend of its rights to Sign Sign
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failude so thereafter. Whenever the context so requires, plural wor signed, sealed and delivered in the presence (of: WITHERS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the understand witness and the understand	own said property free and clear of all energy of the Mortgages to enforce any of its r ds shall be construed in the singular. Additional Control of the singular of the si	es aid premises belonging, unto said Mortgagee, I Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver the said of	or ide of the state of the state of the option secured hereby. The state of the option secured hereby. The state of the st
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural wor signed, scaled and delivered in the presence of: William Promuna Che (MITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	own said property free and clear of all energy of the Mortgages to enforce any of its r ds shall be construed in the singular. Additional Control of the singular of the si	es aid premises belonging, unto said Mortgagee, I Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver the said of	Side or covided always, et the above-dedefender and the potion secured hereby. Tank and defend of its rights to
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failude so thereafter. Whenever the context so requires, plural wor signed, sealed and delivered in the presence (of: WITHERS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the understand witness and the understand	own said property free and clear of all energy of the Mortgages to enforce any of its r ds shall be construed in the singular. Additional Control of the singular of the si	es aid premises belonging, unto said Mortgagee, I Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver the said of	or ide of the state of the state of the option secured hereby. The state of the option secured hereby. The state of the st
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural wor signed, scaled and delivered in the presence of: WILLIAM POWNINGS STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and begoing instrument for the uses and purposes therein mentioned,	eing duly sworn by me, made oath that he and that he, with the other witness subscribe	es aid premises belonging, unto said Mortgagee, I Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver the said of	or ide of the state of the state of the option secured hereby. The state of the option secured hereby. The state of the st
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural wor signed, sealed and delivered in the presence (of: WINTERS) STATE OF SOUTH CAROLINA COUNTY OF Greenville Personally appeared before me the undersigned witness and begoing instrument for the uses and purposes therein mentioned, Sworn to before me this 24th day of June	eing duly sworn by me, made oath that he and that he, with the other witness subscribe	es aid premises belonging, unto said Mortgagee, in Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver (Seal) RIED. BOTH HUSBAND AND WIFE MUST SIGN) RIED. BOTH HUSBAND AND WIFE MUST SIGN) Saw the above-named mortgagor(s) sign, seal and end above, witnessed the due execution thereof. WILLIAM OF MUSTAND AND WIFE MUST SIGN) SAW the above-named mortgagor(s) sign, seal and end above, witnessed the due execution thereof.	or ide of the state of the state of the option secured hereby. The state of the option secured hereby. The state of the st
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural wor signed, sealed and delivered in the presence (of: WINTERS) STATE OF SOUTH CAROLINA COUNTY OF Greenville Personally appeared before me the undersigned witness and begoing instrument for the uses and purposes therein mentioned, Sworn to before me this 24th day of June	eing duly sworn by me, made oath that he and that he, with the other witness subscribe. A. D., 19 67	es aid premises belonging, unto said Mortgagee, in Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver (Seal) RIED. BOTH HUSBAND AND WIFE MUST SIGN) RIED. BOTH HUSBAND AND WIFE MUST SIGN) Saw the above-named mortgagor(s) sign, seal and end above, witnessed the due execution thereof. WILLIAM PUBLIC FOR SOUTH CAROLIN NOTARY PUBLIC FOR SOUTH CAROLIN Labove	or ide of the state of the state of the option secured hereby. The state of the option secured hereby. The state of the st
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural working signed, scaled and delivered in the presence of: William Promusa Checkers (WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and begoing instrument for the uses and purposes therein mentioned, Sworn to before me this 24th day of June	eing duly sworn by me, made oath that he and that he, with the other witness subscribe	es aid premises belonging, unto said Mortgagee, in Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver (Seal) RIED. BOTH HUSBAND AND WIFE MUST SIGN) RIED. BOTH HUSBAND AND WIFE MUST SIGN) Saw the above-named mortgagor(s) sign, seal and end above, witnessed the due execution thereof. WILLIAM PUBLIC FOR SOUTH CAROLIN NOTARY PUBLIC FOR SOUTH CAROLIN Labove	or ide of the state of the state of the option secured hereby. The state of the option secured hereby. The state of the st
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural wor signed, sealed and delivered in the presence (of: WINTERS) STATE OF SOUTH CAROLINA COUNTY OF Greenville Personally appeared before me the undersigned witness and begoing instrument for the uses and purposes therein mentioned, Sworn to before me this 24th day of June	eing duly sworn by me, made oath that he and that he, with the other witness subscribe. A. D., 19 67	es aid premises belonging, unto said Mortgagee, in Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war gights or remedies hereunder shall not be a waiver (Seal) RIED. BOTH HUSBAND AND WIFE MUST SIGN) RIED. BOTH HUSBAND AND WIFE MUST SIGN) Saw the above-named mortgagor(s) sign, seal and end above, witnessed the due execution thereof. WILLIAM PUBLIC FOR SOUTH CAROLIN NOTARY PUBLIC FOR SOUTH CAROLIN Labove	or ide of the state of the state of the option secured hereby. The state of the option secured hereby. The state of the st
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural wor Signed, scaled and delivered in the presence of: WITHERS WITHERS	eing duly sworn by me, made oath that he and that he, with the other witness subscribe instrument prepared by Mortgagee name RENUNCIATION OF DOWER	es aid premises belonging, unto said Mortgagee, in Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war ghts or remedies hereunder shall not be a waiver (Seal) RIEO, BOTH HUSBAND AND WIFE MUST SIGN) RIEO, BOTH HUSBAND AND WIFE MUST SIGN) Saw the above-named mortgagor(s) sign, seal and ad above, witnessed the due execution thereof. WILLIAM PUBLIC FOR SOUTH CARDLIN ADDRESS MOTARY PUBLIC FOR SOUTH CARDLIN above.	Side) rovided always, re the above-de- default in mas- se of the option secured hereby. Sign Here Sign Here
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural working signed, scaled and delivered in the presence of: William Promuse Charles STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and begoing instrument for the uses and purposes therein mentioned, Sworn to before me this 21th day of June THE STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	eing duly sworn by me, made oath that he and that he, with the other witness subscribe rendered by Mortgagee name. RENUNCIATION OF DOWER	es aid premises belonging, unto said Mortgagee, in Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war ghts or remedies hereunder shall not be a waiver (Seal) RIEO, BOTH HUSBAND AND WIFE MUST SIGN) RIEO, BOTH HUSBAND AND WIFE MUST SIGN) Saw the above-named mortgagor(s) sign, seal and ad above, witnessed the due execution thereof. WILLIAM PUBLIC FOR SOUTH CARDLIN ADDRESS MOTARY PUBLIC FOR SOUTH CARDLIN above.	Side) rovided always, re the above-de- default in mas- se of the option secured hereby. Sign Here Sign Here
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural working signed, sealed and delivered in the presence (of: With Easy County Co	eing duly sworn by me, made oath that he and that he, with the other witness subscribe rendered by Mortgagee name. RENUNCIATION OF DOWER	es aid premises belonging, unto said Mortgagee, in Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war ghts or remedies hereunder shall not be a waiver (Seal) RIEO, BOTH HUSBAND AND WIFE MUST SIGN) RIEO, BOTH HUSBAND AND WIFE MUST SIGN) Saw the above-named mortgagor(s) sign, seal and ad above, witnessed the due execution thereof. WILLIAM PUBLIC FOR SOUTH CARDLIN ADDRESS MOTARY PUBLIC FOR SOUTH CARDLIN above.	Side) rovided always, re the above-de- default in mas- se of the option secured hereby. Sign Here Sign Here
The Mortgagors covenant that they exclusively possess and the same against all persons except the Mortgagee. Any failuid os of thereafter. Whenever the context so requires, plural working signed, sealed and delivered in the presence (of: With Easy County Co	eing duly sworn by me, made oath that he and that he, with the other witness subscribe that he witness subscribe that he witness subscribe that he witness subscribe that he witness subscribe that the undersigned whom it may concern, that the undersigned whom it may concern the undersigned whom it	es aid premises belonging, unto said Mortgagee, in Mortgages shall pay in full to the said Mortgage rwise it shall remain in full force and virtue. Upon said Note shall be due and payable by the exercise of satisfying and paying the entire indebtedness rumbrances. except as otherwise noted, and will war ghts or remedies hereunder shall not be a waiver (Seal) RIEO, BOTH HUSBAND AND WIFE MUST SIGN) RIEO, BOTH HUSBAND AND WIFE MUST SIGN) Saw the above-named mortgagor(s) sign, seal and ad above, witnessed the due execution thereof. WILLIAM PUBLIC FOR SOUTH CARDLIN ADDRESS MOTARY PUBLIC FOR SOUTH CARDLIN above.	Side) rovided always, re the above-de- default in mas- se of the option secured hereby. Sign Here Sign Here

FOR SATISFACTION TO THIS MURITGAGE SEE SATISFACTION BOOK 21 MAGE HAS SATISFIED AND CAN HELED OF RECORD

TO THE STATE OF THE CONTROL OF