MORTGAGEE (LICENSEE)		ADVANCE, TO PROCE	IOWER AUTHORIZES L URE THE INSURANCE	ENDER TO MAKE TH FOR WHICH THE PR	E FOLLOWING DI EMIUMS ARE SHO	BBURSEMENTS FROM TH WN HEREIN BELOW, A	HE CASH HS SAID
	s	BORROWER ACKNOW	VLEDGES RECEIPT IN		2	LOW AS CASH TO BOR	
Community Finance Corporation		Greenville County		DISBURSEMEN	ITS: TO LENDI	R FOR NET BALANC	SE DUE
100 E. NorthSt.,		OFFICE NUMBER	EILED	ON PRIOR ACCO	UNT NO.	<u>.1986                                    </u>	76
Greenville,	SOUTH CAROLINA	CESSAM	Darcasc	CHECK TO Bru	ce C. &/o	Dorothy F.	
	•		,	CHECK TO HOO	per	. 142.	26
	4.3	<u>.</u>		CHECK TO TOO	+nco	7.6	
		AUG 31 1	1 37 AM 1967	CHECK TO	TOO H		
.≠. R	EAL ESTATE MOR	RTGAGE	)	· CHECK TO	2.		
· ·		=-,		• .		HPANCE \$ 430.	56
Section 1	<u> </u>	OLLIE F	annoweRTH	TOTAL COST OF	_ ( <del></del>	UKANCE. 3 -3-3-0	36
		F	i. M.C.	DOCUMENTARY S	TAMPS	• • • • • • • • • • • • • • • • • • •	元
ACCOUNT NO.   MERTEAGOR(S)				OFFICIAL FEES		<u> </u>	
	5P085E	DUE DATE	*CASH TO BORRO		42562	60	
	ce C. & Doroti		CASH ADVAN	CE	\$ <u>2505</u>	05 05	
от монтана.		5th	INITIAL CHARGE.		5 210	22	
75-30-67 Greenv	rille, S.C.			FINANCE CHARG	E	\$ 09/10	<u> 20</u>
AMOUNT OF NOTE SCHEDULE D	F PAYMENTS FIRST PYMT D	ZIP ATE MATURITY DATE	CASH ADVANCE	•	1.	0000	00
NO.	AMBUNT TO C 47			_ AMOUN)	OF LOAN	\$ 3312.	00
\$ 3312.00 ILB MAR. X		8-30-71	\$ 2563.69	PRINCIPAL *BORROWER'S	$\mathcal{R}$	0.11.	
TIME SHARE CHARGE	BORUMENTARY OFFICIAL STAMPS FEES	CR. LIFE INS. CR. A &	H INS. PROPERTY INS.	*BORROWER'S SIGNATURE	muc	e e ware	
* 51.05   \$ 697.26	s 1.36 s.2.75	s 132.48 99	.36   198.72	SECURITY FOR LOAN:	Real Est	<u>ate</u>	
			•				
STATE OF SOUTH CAROLINA	)						
COUNTY OF Greenvill	SS.		1 *				
		eir Promissorv Note ab	ove described, parable	e to the order of th	e Morteagee and	evidencing a loan mad	de by
WHEREAS, the Mortgagors about the Mount of advance may be made in any am	of Note stated above, which so	aid Note is payable in a	nonthly installments a	nd according to the	terms thereof, and	on which Note payme	ent in
mesaged the chine sum remaining	anpara on this 140te at once	due and payable.		•	1		
NOW KNOW ALL MEN, that	in consideration of said loan	and to further secure the	he payment of said N	Note and also in con	nsideration of the	e dollars (\$3) to the	Mort-
grant, bargain, sell and release	unto the Mortgagee, its succ	cessors and assigns, the	following described r	eal estate, situated in	the County of	Greenville	and.
∴ State of South Carolina, to-wit:		· San		• 1			. 7.7
EEGINNING	at an iron pin	on the north	ern side of	Yown Road,	joint from	t corner, Lo	ts
nos. 10 and 11 and r	unning thence wi	th the line of	of sa <b>id</b> lots	s, N. 11-45	W. 279,1	feet to an i	ron
pin in the line of R	kedwood Sub-divis	sion; thence w	with the line	e of Redwoo	d sub-divi	sion. N. 86-	19
E. 80 feet to an iro	n pin joint rear	corner Lots	Nos. 11 and	12: thence	with join	t line of sa	id
lots, S. 11-45 E. 27	7.1 feet to an i	ron pin on th	e northern	side of Yow	n Road, th	ence with sa	id
-	(Continutation	of decembers		: \			
To have and to hold, with all	and singular the rights, mem	bers, hereditaments and	appurtenances to the	said premises beloi	iging, unto said	Mortgagee, provided al	ways,
scribed Note according to the te	rms thereof, then this Mortg	age shall cease, determin	ne and be void, other	wise it shall remain	in full force and	rirtue. Upon default in	mak-
To have and to hold, with all and this instrument is made, ex- scribed Note according to the ing any payment of said Note v of acceleration above described,	vnen the payment becomes d and this Mortgage may be f	ue, then the entire sum oreclosed as provided by	remaining unpaid on y law for the purpos	said Note shall be e of satisfying and	due and payable paying the entire	by the exercise of the o indebtedness secured be	ption ereby.
The Mortgagors covenant that the same against all persons exce	hey exclusively possess and	own said property free	and clear of all encu	mbrances except as	otherwise noted,	and will warrant and d	efend
do so thereafter. Whenever the co	ontext so requires, plural wor	ds shall be construed in	enforce any of its rig the singular.	nts or remedies her	eunder shall not	be a waiver of its righ	its to
Signed, sealed and delivered in the	ne presence of:		4				
0	( )	•					
'h/~~~\\ 28	longer of _		1 Ban	100 P	Marga		ign Iere
11977	(WLINESS)		(IF MARR	IED. BOTH HUSBAND A	ND WIFE MUST SIG	() (Seal)	iele
$M + I_{\alpha}$	$\lambda \lambda \nu$		/2 20 m	/		. )	ign
	(WATHESS)		1 000	LOUY J	JOTPU		lere
STATE OF SOUTH CAROLINA			(II HARK)		NO WIFE WOST SIBI	,,	
COUNTY OF Greenvil	ss.			Ο.			
Personally appeared before me th	ne undersigned witness and b	eing duly sworn by me.	made oath that he s	aw the above-named	morteagor(s) sig	n, seal and deliver the	fore.
going instrument for the uses and	d purposes therein mentioned,	and that he, with the o	ther witness subscribed	d above, witnessed the	le due execution t	nereof.	1010
				47 71	126		
÷				AV 12	(WITHES	n /)	
30	Augus	t	67	- Trius	o Platel	Vi a	
Sworn to before me this	day of	, A. D.	., 19	S INV	TARY PUBLIC FOR 5	DUTH CAROLINA	
	T	his instrument prepared	by Mortgagee named	bove			
		DENINCIATIO	N OF DOWER				_
		KLITORCIATIO	N OF DOWER	•			
STATE OF SOUTH CAROLINA	_ ( ec						
county of Greenvil	Te ) 33.						
I, the undersigned Notary Public	, do hereby certify unto all	whom it may concern, ti	hat the undersigned w	ife of the above-nan	ned Mortgagor, di	d this day appear before	e me,
soever, renounce, release and for	eratery examined by me, did of	lectare that she does free	iv. voluntarily and wi	thout any compulsion	. dread or tear of	any person or persons w	/hom-
dower, of, in or to all and singu	lar the premises above descril	oed and released.				=	
				10	1	1.	
				00 V DI	selo U	Looper	
			, .	and or	ISBNATINE OF MORT	HOOPEN BAPAR'S OFFE	
Sworn to before me this 30	_ <sub>day of</sub> August	A' D	, 67	June	IGNATURE OF MORT	HOOPEN	

FOR SATISFACTION TO THIS MOTITGAGE SEE SATISFACTION BOOK \_\_\_\_\_\_PAGE \_\_\_\_\_\_

AND CHRONICAL OF THE CONTROL OF THE