DONNIE S. TANKERSLEY R. H. C. Ounty.

South Carolina, Greenville

All that tract of fand located in Oaklawn Township, Greenville

County, South Carolina, containing 401.51 across more resolvent and being in Greenville County, S.C., and according to plat of R.O. Coker Estate made by J. L. Montgomery, Surveyor, March 28, 1974, having the following motors and bounds, to wit:

the following metes and bounds, to-wit:
BEGINNING at a point in the center of Holly Drive, joint corner of property of Berry and running thence with Holley Drive, N. 85-38 W., 150.09 feet; N.72-57 W., 225.12 ft.; N. 85-09 W., 300.16 ft. and N. 72-56 W., 180.09 ft. to a point in the center of the intersection of Holly Drive and Old Hundred Road; thence with the center of Old Hundred Road, S. 13-22 E., 249.90 ft.; S. 8-04 E., 299.89 ft.; S. 3-14 E., 399.87 ft. and S. 1-51 W., 490.96 ft. to corner of Kuykemiall Property; thence with Kuykendall line, N. 77-59 W., 2,015.2 ft.; thence N. 1-28 E., 1,200.2 ft.; thence N. 76-27 E., 449.5 ft.; thence N. 2-28 W., 537.9 ft. to stone; thence S. 88-02 E., 2,205.21 ft.; thence S. 3-16 E., 914.1 ft. to the point of beginning, and containing 98.76 acres, more or less. ALSO, ALL that piece, parcel or tract of land situate, lying and being in Greenville County, S.C., in school district #45, containing 185.58 acres, more or less, and having according to a plat prepared by Carolina Engineering & Surveying Co., April 8, 1963, recorded in Plat Book 53, Pg. 62, the following metes and bounds, to-wit:

BEGINNING at a point in the center of County Hay. #50 at the joint corner of property herein conveyed and property now or formerly of Kellett and running thence with the common line of said property, S. 60-45 E., 672 ft. to a point in line of property now or formerly of Coates; thence with the Coates line, N. 70-35 E., 718 ft. and N. 65-30 E., 1,072 ft. to a point in line of property now or formerly of Peoples; thence with the Peoples line and line of property now or formerly of Peden, S. 2-30 E., 2,350 ft. to an iron pin in line of other property of mortgagors; thence with the line of said property N. 77-0 W., 250 ft., S. 69-0 W., 350 ft., S. 42-30 W.,205 ft. S. 88-30 W., 487 ft. and N. 68-15 W., 332 ft. to a point in the center of County Hay. #50; thence with the center of said Hay. S. 24-15 E., 414.48 ft. and S. 49-30 E., 131.34 ft. to a point in line of property now or formerly of Coker; thence with the Coker line, N.36-15 W. 864.60 ft. S. 4-45 W. 593.34 ft. and with the line of Coker and property now or formerly of Borroughs, N. 86-35 W., 537.9 ft. thence continuing with the Borroughs line and property now or formerly of Lollis,

SEE ATTACHED RIDER FOR ADDITIONAL PROPERTY COVERED TOGETHER with 12 312 51 guar the rights, memory, fercundents and appurtenances to the said premises belonging or in any wise incident or appurtaining.

TO HAVE AND TO HOLD all and singular the sold lands and promises unto Lender, its successors and assigns with all the rights, privileges, members and approximances thereto belonging or in any wise appendixing.

UNDERSIGNED hereby blods limitely, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said procuses all to bender, as selectors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons who assesses brokely claiming or to claim the same or any part thereof.

PROVIDED AUXAYS NEVER HIS LESS, that if Ponomer shall pay unto Lender, its successors or assigns, the aforesid indebtedness and all inture and offer some sound by this errors nother instrument executed by Berrower as security to the aforesid indebtedness and all its performable of the terms, concerneds, conditions, agreements, representations and obligations contained in all mortgages concerned by Berrower to Lender according to the true intent of said Mortgages, all of the terms, coverants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth in extenso herein, then this instrument shall couse, determine and be null and void; otherwise it shall remain in full force and effect.

It is understood and agreed that all alternoes heretefore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower to Lender, whether as principal debter, streety, generated, endersor or otherwise, will be secured by this instrument until it is satisfied of record. It is further undirected and agreed that herefor, at the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower owes no indebtedness to lender. (2) Borrower has no liability to Lender, and (3) Lender has not agreed to make any further advance or advances to Borrower.

This agreement shall indice to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances hereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be secured bereby. The word "Lender" shall be construed to include the Lender herein, its successors and assigns.

(Robert W. Blackwell) / oruse Cannell (Ionæ Travell)
S.C.R.F. Mrs. - Ro. S.143

Form PCA 402

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