In consideration of a	dvances made and	which may be made b	<sub>y</sub> Gree	nv1116	Production Credit	Association, Lender,
Hora Two Thous	ce F. For	rester			, Borrower, (whether one o	r more) aggregating
2000.00	), (evidenced 1	by note(s) dated		· 10 haral	by expressly made a part hereof	and to secure eaid
oracy's fee of not less t	than ten per centur	and extensions thereof m (10%) of the total	f, with interest until	paid as provided in	n said note(s), and costs, inc	luding a reasonable
designs.					mortgage in fee simple unto La	
MI that track of lar raining 142	al located in . 11	or less known as th	Townshi	yard Estat	Ville Cou	nty, South Carolina,
Beginn	ing at a	large popl	ar near th	ne Old War	d Mill and on t	he right
bank of Pathence up	ax Creek; Pax Moun	thence do tain S.78E	wn the mean $4.50$ cha	anderings ains to a	of said Creek to small pine: the	o a stake;
E. 3.60 c)	nains to	a pile of	stone; the	nce N.62	E. 2.32 chains 86 E. 2.23 chai	to a stake;
					ce N.26 W.4.24	
pile of	stone; th	ence N 70	E 18.26 ch	nains to a	stake near Pax	Mountain
Road; the	nce N 46	E 7.45 cha	ins to a s	take near	a spring; ther	ice N. 46 E.
l chain to	o a stone	thence	N.20 & W. &	34.60 chai	ns to a stone i road; thence S. 3 chains to a s	n Mill Road
chains to	a large	double Pin	to to rore	S. 84W. 1	rosa; thence a. 3 chains to a s	take: thenc
N. 35	3.20 chai	ns to the	beginning	corner.	V V410422	
en e						
			•••••••••••••••••••••••••••••••••••••••			
						*****
			****************	·····		
		,				:
TOGETHER with a	l and singular the	rights, members, her	wditaments and appur	*enances to the sai	d premises belonging or in an	v wise incident or
pertaining.					id premises belonging or in an	
TO HAVE AND TO appurtenances thereto	HOLD all and sing belonging or in an	gular the said lands a	and premises unto Len	der, its successors a	nd assigns, with all the rights,	privileges, members
TO HAVE AND TO I appurtenances thereto UNDERSIGNED here to Lender, its successor	HOLD all and sing belonging or in an eby binds himself, rs and assigns, from	gular the said lands a ny wise appertaining. his heirs, executors, m and against Undersi	and premises unto Len	der, its successors a	nd assigns, with all the rights,	privileges, members
TO HAVE AND TO  I appurtenances thereto UNDERSIGNED here to Lender, its successor ly claiming or to claim	HOLD all and sing belonging or in an eby binds himself, rs and assigns, from the same or any	gular the said lands a ny wise appertaining. his heirs, executors, m and against Undersi part thereof.	and premises unto Len administrators and as igned, his heirs, execu	der, its successors a	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso	privileges, members r the said premises ms whomsoever law-
TO HAVE AND TO I appurtenances thereto UNDERSIGNED here to Lender, its successor y claiming or to claim PROVIDED ALWAY er sums secured by this	HOLD all and sing obelonging or in an eby binds himself, its and assigns, from the same or any is, NEVERTHELESS is or any other inst	gular the said lands a ny wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E	administrators and as igned, his heirs, execuall pay unto Lender, it	der, its successors a resigns to warrant and stors, administrators ts successors or assi-	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the	privileges, members r the said premises ms whomsoever law- and all interest and the terms, covenants,
TO HAVE AND TO I appurtenances thereto UNDERSIGNED her o Lender, its successor y claiming or to claim PROVIDED ALWAY er sums secured by thi ditions, agreements, re ording to the true interests	HOLD all and sing o belonging or in an eby binds himself, res and assigns, from the same or any S, NEVERTHELESS is or any other instepresentations and o ent of said Chattel	gular the said lands a ny wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E obligations contained ir 1 Mortgage and/or Cro	administrators and as igned, his heirs, executable pay unto Leuder, it for a certain recorded Copp Lien, all of the terms.	der, its successors a resigns to warrant and stors, administrators ts successors or assist to the aforesaid indebt Chattel Mortgage an erms, covenants, con	nd assigns, with all the rights, d forever defend all and singula and assigns and all other persons, the aforesaid indebtedness at tedness, and shall perform all of the door Crop Lien, executed by I ditions, agreements, representati	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations
TO HAVE AND TO I appurtenances thereto UNDERSIGNED her to Lender, its successor y claiming or to claim PROVIDED ALWAY er sums secured by the ditions, agreements, re ording to the true inte which are made a par	HOLD all and sing o belonging or in an eby binds himself, res and assigns, from the same or any is S, NEVERTHELESS is or any other instead of the same of said Chattel thereof to the same	gular the said lands a ny wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E obligations contained in 1 Mortgage and/or Cro- me extent as if set for	administrators and as igned, his heirs, executable pay unto Leuder, it for a certain recorded Copp Lien, all of the terms.	der, its successors a resigns to warrant and stors, administrators ts successors or assist to the aforesaid indebt Chattel Mortgage an erms, covenants, con	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations
TO HAVE AND TO I appurtenances thereto UNDERSIGNED here to Lender, its successor y claiming or to claim PROVIDED ALWAY er sums secured by the ditions, agreements, re ording to the true int which are made a par erwise it shall remain	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and object of said Chattel thereof to the same in full force and of said chattel in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same or any in the	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	der, its successors a resigns to warrant and stors, administrators ts successors or assi- to the aforesaid indebt Chattel Mortgage an erms, covenants, con n, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personants, the aforesaid indebtedness at the edness, and shall perform all of the dorn Crop Lien, executed by I ditions, agreements, representations and the shall cease, determine and	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;
TO HAVE AND TO I appurtenances thereto UNDERSIGNED here to Lender, its successor y claiming or to claim PROVIDED ALWAY er sums secured by the ditions, agreements, re ording to the true int which are made a par erwise it shall remain	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and object of said Chattel thereof to the same in full force and of said chattel in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same or any in the	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	der, its successors a resigns to warrant and stors, administrators ts successors or assi- to the aforesaid indebt Chattel Mortgage an erms, covenants, con n, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other persons, the aforesaid indebtedness at tedness, and shall perform all of the door Crop Lien, executed by I ditions, agreements, representati	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;
TO HAVE AND TO appurtenances thereto UNDERSIGNED here to Lender, its successory claiming or to claim PROVIDED ALWAY er sums secured by this ditions, agreements, reporting to the true into which are made a parerwise it shall remain	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and object of said Chattel thereof to the same in full force and of said chattel in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same or any in the	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	der, its successors a resigns to warrant and tors, administrators ts successors or assist the aforesaid indebt chattel Mortgage an erms, covenants, con a, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personants, the aforesaid indebtedness and shall perform all of the door Crop Lien executed by I ditions, agreements, representationent shall cease, determine and the control of the co	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;
TO HAVE AND TO appurtenances thereto UNDERSIGNED here to Lender, its successory claiming or to claim PROVIDED ALWAY er sums secured by this ditions, agreements, reporting to the true into which are made a parerwise it shall remain	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and object of said Chattel thereof to the same in full force and of said chattel in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same in full force and other thereof to the same or any in the	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	der, its successors a resigns to warrant and tors, administrators ts successors or assist the aforesaid indebt chattel Mortgage an erms, covenants, con a, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personants, the aforesaid indebtedness at the edness, and shall perform all of the dorn Crop Lien, executed by I ditions, agreements, representations and the shall cease, determine and	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;
TO HAVE AND TO appurtenances thereto undersigned here to Lender, its successor y claiming or to claim PROVIDED ALWAY er sums secured by the ditions, agreements, re ording to the true intended a par erwise it shall remain EXECUTED, SEALE	HOLD all and sing obelonging or in an ebby binds himself, its and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel at hereof to the sar in full force and other instructions.	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for effect.	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	esigns to warrant and tors, administrators at successors or assist the aforesaid indebt chattel Mortgage and erms, covenants, confin, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personnels, the aforesaid indebtedness are dedess, and shall perform all of the door Crop Lien executed by I ditions, agreements, representation that cease, determine and the forest termine and the forest t	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)
TO HAVE AND TO appurtenances thereto undersigned here to Lender, its successor y claiming or to claim PROVIDED ALWAY er sums secured by the ditions, agreements, re ording to the true intended a par erwise it shall remain EXECUTED, SEALE	HOLD all and sing obelonging or in an ebby binds himself, its and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel at hereof to the sar in full force and other instructions.	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for effect.	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	der, its successors a risigns to warrant and tors, administrators the successors or assign the aforesaid indebt chattel Mortgage and erms, covenants, confin, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien executed by I ditions, agreements, representationent shall cease, determine and  19.  F. Forrester	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)
TO HAVE AND TO appurtenances thereto UNDERSIGNED here of Lender, its successory claiming or to claim PROVIDED ALWAY er sums secured by this ditions, agreements, reording to the true into which are made a parerwise it shall remain EXECUTED, SEALE and, Sealed and Delivered, Sealed and Delivered,	HOLD all and sing obelonging or in an ebby binds himself, its and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel at hereof to the sar in full force and other instructions.	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for effect.	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	der, its successors a risigns to warrant and tors, administrators the successors or assign the aforesaid indebt chattel Mortgage and erms, covenants, confin, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personnels, the aforesaid indebtedness are dedess, and shall perform all of the door Crop Lien executed by I ditions, agreements, representation that cease, determine and the forest termine and the forest t	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)
TO HAVE AND TO appurtenances thereto UNDERSIGNED here of Lender, its successory claiming or to claim PROVIDED ALWAY er sums secured by this ditions, agreements, reording to the true into which are made a parerwise it shall remain EXECUTED, SEALE and, Sealed and Delivered, Sealed and Delivered,	HOLD all and sing obelonging or in an ebby binds himself, its and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel at hereof to the sar in full force and other instructions.	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for effect.	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	der, its successors a risigns to warrant and tors, administrators the successors or assign the aforesaid indebt chattel Mortgage and erms, covenants, confin, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien executed by I ditions, agreements, representationent shall cease, determine and  19.  F. Forrester	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)
TO HAVE AND TO I appurtenances thereto UNDERSIGNED here o Lender, its successor y claiming or to claim PROVIDED ALWAY er sums secured by this ditions, agreements, re ording to the true inte which are made a par erwise it shall remain EXECUTED, SEALE	HOLD all and sing obelonging or in an ebby binds himself, its and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel at hereof to the sar in full force and other instructions.	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower sha trument executed by E bbligations contained in l Mortgage and/or Cro me extent as if set for effect.	administrators and as igned, his heirs, execuall pay unto Lender, it sorrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein	der, its successors a risigns to warrant and tors, administrators the successors or assign the aforesaid indebt chattel Mortgage and erms, covenants, confin, then this instrum	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien executed by I ditions, agreements, representationent shall cease, determine and  19.  F. Forrester	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)
TO HAVE AND TO It appurtenances thereto UNDERSIGNED here to Lender, its successor by claiming or to claim PROVIDED ALWAY her sums secured by this ditions, agreements, recording to the true into which are made a par erwise it shall remain EXECUTED, SEALE in the presence of:	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and object of said Chattel thereof to the sair in full force and of the company o	gular the said lands any wise appertaining. his heirs, executors, mand against Undersi part thereof. S, that if Borrower shattrument executed by Eubligations contained in 1 Mortgage and/or Creme extent as if set for effect.  ED, this the	administrators and as igned, his heirs, execuall pay unto Lender, it Borrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein day of	der, its successors a resigns to warrant and tors, administrators as successors or assist the aforesaid indebt chattel Mortgage and erms, covenants, con and then this instrumtion. Thouard Horace	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien executed by I ditions, agreements, representationent shall cease, determine and  19.  F. Forrester	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)
TO HAVE AND TO dispurtenances thereto UNDERSIGNED here to Lender, its successor ly claiming or to claim PROVIDED ALWAY her sums secured by this ditions, agreements, retording to the true into which are made a parterwise it shall remain EXECUTED, SEALE greed, Sealed and Deliver in the presence of:	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and object of said Chattel thereof to the sair in full force and of the company o	gular the said lands any wise appertaining. his heirs, executors, mand against Undersi part thereof. S, that if Borrower shattrument executed by Eubligations contained in 1 Mortgage and/or Creme extent as if set for effect.  ED, this the	administrators and as igned, his heirs, execuall pay unto Lender, it Borrower as security to a certain recorded Cop Lien, all of the trooth in extenso herein day of	der, its successors a resigns to warrant and tors, administrators as successors or assist the aforesaid indebt chattel Mortgage and erms, covenants, con and then this instrumtion. Thouard Horace	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien executed by I ditions, agreements, representationent shall cease, determine and  19.  F. Forrester	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)
TO HAVE AND TO d appurtenances thereto UNDERSIGNED here to Lender, its successor ly claiming or to claim PROVIDED ALWAY her sums secured by the ditions, agreements, reterror to the true into which are made a paracerwise it shall remain EXECUTED, SEALE in the presence of:	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and object of said Chattel thereof to the sair in full force and of the company o	gular the said lands any wise appertaining. his heirs, executors, mand against Undersi part thereof. S, that if Borrower shattrument executed by Eubligations contained in 1 Mortgage and/or Creme extent as if set for effect.  ED, this the	administrators and as igned, his heirs, execuall pay unto Lender, it Borrower as security to a certain recorded Cop Lien, all of the troorth in extenso herein day of	der, its successors a resigns to warrant and tors, administrators as successors or assist the aforesaid indebt chattel Mortgage and erms, covenants, con and then this instrumtion.  Thorace  Horace	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien executed by I ditions, agreements, representationent shall cease, determine and  19.  F. Forrester	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)
TO HAVE AND TO do appurtenances thereto UNDERSIGNED here to Lender, its successor ly claiming or to claim PROVIDED ALWAY her sums secured by the ditions, agreements, recording to the true into which are made a paracerwise it shall remain EXECUTED, SEALE in the presence of:	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any S, NEVERTHELESS is or any other instructions and object of said Chattel thereof to the said in full force and of the said chartel for the said chartel force and object of the said in full force and object of the said chartel force and object of the said in full force and object of the said chartel force and objec	gular the said lands any wise appertaining. his heirs, executors, mand against Undersi part thereof. S, that if Borrower shattrument executed by Eubligations contained in 1 Mortgage and/or Creme extent as if set for effect.  ED, this the PROBA	administrators and as igned, his heirs, executable pay unto Lender, its Borrower as security to a certain recorded Cop Lien, all of the troorth in extenso herein day of the corth in extenso herein day of the corth in the corth	esigns to warrant and tors, administrators at successors or assist the aforesaid indebt chattel Mortgage and erms, covenants, confined that the confined tha	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien, executed by I ditions, agreements, representationent shall cease, determine and  F. Forrester  F. Forrester	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)  (L. S.)  (L. S.)
TO HAVE AND TO d appurtenances thereto UNDERSIGNED here to Lender, its successor ly claiming or to claim PROVIDED ALWAY her sums secured by this ditions, agreements, recording to the true into which are made a parterwise it shall remain EXECUTED, SEALE in the presence of:	HOLD all and sing obligation belonging or in an eby binds himself, rs and assigns, from the same or any S, NEVERTHELESS is or any other instepresentations and obent of said Chattel thereof to the sair in full force and of the sair in full force and other than the said CD, AND DELIVERE ared	gular the said lands any wise appertaining. his heirs, executors, mand against Undersipart thereof. S, that if Borrower shattrument executed by Eubligations contained in 1 Mortgage and/or Creme extent as if set for effect. ED, this the PROBA	administrators and as igned, his heirs, execuall pay unto Lender, it Borrower as security to a certain recorded Cop Lien, all of the troorth in extenso herein day of the corth in extenso herein day of the corth in	esigns to warrant and tors, administrators at successors or assist the aforesaid indebt chattel Mortgage and erms, covenants, conn., then this instrum  Horace  NTY.	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien, executed by I ditions, agreements, representationent shall cease, determine and  19.  F. Forrester	privileges, members  r the said premises ms whomsoever law- and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)  (L. S.)
TO HAVE AND TO d appurtenances thereto UNDERSIGNED here to Lender, its successor lly claiming or to claim PROVIDED ALWAY her sums secured by this dictions, agreements, re cording to the true into which are made a par nerwise it shall remain EXECUTED, SEALE  gned, Sealed and Delive in the presence of:  J. J. J.  OUTH CAROL  PERSONALLY appears saw the within named	HOLD all and sing obelonging or in an eby binds himself, rs and assigns, from a the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel at hereof to the same in full force and of ED, AND DELIVERE ered	gular the said lands any wise appertaining. his heirs, executors, mand against Undersi part thereof. S, that if Borrower shatrument executed by E obligations contained in 1 Mortgage and/or Crome extent as if set for effect. ED, this the PROBA  W.R.Ta  R. Ta  E. Forre	administrators and as igned, his heirs, executall pay unto Leuder, it for a certain recorded Cop Lien, all of the totorth in extenso herein day of the cortain recorded Cop Lien, all of the totorth in extenso herein day of the cortain records and	der, its successors a risigns to warrant and tors, administrators at successors or assist the successors or assist that the successor of the aforesaid indebt chattel Mortgage and erms, covenants, confined that the successor of the aforesaid indebt chattel Mortgage and erms, covenants, confined the successor of	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personal gas, the aforesaid indebtedness and shall perform all of the dorror of the ditions, agreements, representations shall cease, determine and the formula of the ditions.  F. Forrester	privileges, members  r the said premises and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)  (L. S.)
TO HAVE AND TO d appurtenances thereto UNDERSIGNED here to Lender, its successor lly claiming or to claim PROVIDED ALWAY her sums secured by this dictions, agreements, re- cording to the true int- which are made a par nerwise it shall remain EXECUTED, SEALE gned, Sealed and Delive in the presence of:  J. J. J.  OUTH CAROL  PERSONALLY appears saw the within named	HOLD all and sing obelonging or in an eby binds himself, rs and assigns, from a the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel at hereof to the same in full force and of ED, AND DELIVERE ered	gular the said lands any wise appertaining. his heirs, executors, mand against Undersipart thereof. S, that if Borrower shattrument executed by Eubligations contained in 1 Mortgage and/or Creme extent as if set for effect.  ED, this the PROBA  W.R.Ta  A.F. Forreddeliver the within mort	administrators and as igned, his heirs, execuall pay unto Lender, it Borrower as security to a certain recorded Cop Lien, all of the troorth in extenso herein day of COUNTE FOR INDUSTICATE TOR INDUSTICATE Ster	esigns to warrant and tors, administrators at successors or assist the atoresaid indebt chattel Mortgage and erms, covenants, conn., then this instrum  Horace  NTY.  DIVIDUALS	nd assigns, with all the rights, d forever defend all and singula and assigns and all other perso gns, the aforesaid indebtedness a tedness, and shall perform all of the d/or Crop Lien, executed by I ditions, agreements, representationent shall cease, determine and  19.  F. Forrester	privileges, members  r the said premises and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)  (L. S.)
TO HAVE AND TO d appurtenances thereto UNDERSIGNED here to Lender, its successor lly claiming or to claim PROVIDED ALWAY her sums secured by this additions, agreements, re cording to the true into which are made a par nerwise it shall remain EXECUTED, SEALE  gned, Scaled and Delive in the presence of:   CLACO  PERSONALLY appears saw the within named gn, seal, and as	HOLD all and sing obelonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel of the force and in full force and in full force and in full force and extended the same of the same in full force and in full force	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower shatrument executed by E obligations contained in 1 Mortgage and/or Crome extent as if set for effect.  ED, this the PROBA  W.R.Tai  A.F. Forreddeliver the within mort	administrators and as igned, his heirs, executable pay unto Leuder, its Borrower as security to a certain recorded Cop Lien, all of the toorth in extenso herein day of the corth da	esigns to warrant and tors, administrators at successors or assist the atoresaid indebt chattel Mortgage and erms, covenants, conn., then this instrum  Horace  NTY.  DIVIDUALS	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personal gas, the aforesaid indebtedness and shall perform all of the dorror of the ditions, agreements, representations shall cease, determine and the formula of the ditions.  F. Forrester	privileges, members  r the said premises and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)  (L. S.)
TO HAVE AND TO d appurtenances thereto UNDERSIGNED here to Lender, its successor lly claiming or to claim PROVIDED ALWAY her sums secured by this dictions, agreements, re- cording to the true int- which are made a par nerwise it shall remain EXECUTED, SEALE gned, Sealed and Delive in the presence of:  J. J. J.  OUTH CAROL  PERSONALLY appears saw the within named	HOLD all and sing obelonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel of the force and in full force and in full force and in full force and extended the same of the same in full force and in full force	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower shatrument executed by E obligations contained in 1 Mortgage and/or Crome extent as if set for effect.  ED, this the PROBA  W.R.Tai  A.F. Forreddeliver the within mort	administrators and as igned, his heirs, executable pay unto Leuder, its Borrower as security to a certain recorded Cop Lien, all of the toorth in extenso herein day of the corth da	esigns to warrant and tors, administrators at successors or assist the atoresaid indebt chattel Mortgage and erms, covenants, conn., then this instrum  Horace  NTY.  DIVIDUALS	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personal gas, the aforesaid indebtedness and shall perform all of the dorror of the ditions, agreements, representations shall cease, determine and the formula of the ditions.  F. Forrester	privileges, members  r the said premises and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)  (L. S.)
TO HAVE AND TO d appurtenances thereto UNDERSIGNED here to Lender, its successor ly claiming or to claim PROVIDED ALWAY her sums secured by this ditions, agreements, recording to the true into which are made a particular terminal exercise it shall remain EXECUTED, SEALE of the presence of:  The presence of:  PERSONALLY appears the within named on, seal, and as	HOLD all and sing obelonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel of the force and in full force and in full force and in full force and extended the same of the same in full force and in full force	gular the said lands any wise appertaining. his heirs, executors, m and against Undersi part thereof. S, that if Borrower shatrument executed by E obligations contained in 1 Mortgage and/or Crome extent as if set for effect.  ED, this the PROBA  W.R.Tai  A.F. Forreddeliver the within mort	administrators and as igned, his heirs, executable pay unto Leuder, its Borrower as security to a certain recorded Cop Lien, all of the toorth in extenso herein day of the corth da	esigns to warrant and tors, administrators at successors or assist the atoresaid indebt chattel Mortgage and erms, covenants, conn., then this instrum  Horace  NTY.  DIVIDUALS	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personal gas, the aforesaid indebtedness and shall perform all of the dorror of the ditions, agreements, representations shall cease, determine and the formula of the ditions.  F. Forrester	privileges, members  r the said premises and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)  (L. S.)
TO HAVE AND TO dappurtenances thereto UNDERSIGNED here to Lender, its successor lly claiming or to claim PROVIDED ALWAY her sums secured by thin the true into which are made a par nerwise it shall remain EXECUTED, SEALE of the true into the presence of:  The prese	HOLD all and sing obelonging or in an eby binds himself, rs and assigns, from the same or any is, NEVERTHELESS is or any other instructions and of ent of said Chattel thereof to the sair in full force and of ED, AND DELIVERE ETC.  AND DELIVERE ETC.  AND DELIVERE ETC.  And decd decrebed before me	gular the said lands any wise appertaining. his heirs, executors, mand against Undersipart thereof. S, that if Borrower shattrument executed by Eubligations contained in Mortgage and/or Crome extent as if set for effect. ED, this the PROBA  W.R. Taille  PROBA  W.R. Taille  deliver the within mort is the within mort is the Properties of the Properties o	administrators and as igned, his heirs, executable pay unto Leuder, its Borrower as security to a certain recorded Cop Lien, all of the toorth in extenso herein day of the corth da	der, its successors a resigns to warrant and stors, administrators as successors or assist the aforesaid indebt chattel Mortgage and erms, covenants, conn., then this instrum  Horace  NTY.  DIVIDUALS  ith I. M  Ition thereof.	nd assigns, with all the rights, d forever defend all and singula and assigns and all other personal gas, the aforesaid indebtedness and shall perform all of the dorror of the ditions, agreements, representations shall cease, determine and the formula of the ditions.  F. Forrester	privileges, members  r the said premises and all interest and the terms, covenants, Borrower to Lender, ons and obligations be null and void;  (L. S.)  (L. S.)  (L. S.)

Tet. ballahan

Feb. 49
Farnsworth I. R. Taylor

a. 3122 Sery Fread.

Form PCA-402-A