· ***			- .
The second secon	Blue	Bidge r	oduction Credit Association, Lender,
In consideration of advances made and which may be made by Elijab Hanthassas		Borrower .	(whether one or more), aggregating
Nime Hundred Two and No/106			Dollars
(\$), (svidenced by Boss(s) deted	ch 17 nount) that may sub-	equently be made to Borro	y made a part hereof) and to secure wer by Lender, to be evidenced by
promissory notes, all renewals and extensions thereof, and an actor inconven	and less them ten DE	centum (10%) of the total	amount due thereon and charges, as
provided in said note(s), and costs, including a reasonable accounty's see or provided in said note(s) and herein, Undersigned has granted, burgained, so convey and mortgage in fee simple unto Lender, its successors must assigns:	id, conveyed and mo	rigaged, and by these press	nus noes nereny grant, nargain, seu,
All that tract of land located in	Township,	Greenville	County, South Carolina,
containing acres, more or less, known as the			ice, and bounded as follows:
that piece, parcel and tract of land lying the Carolina, about 2 miles east of Sandy Spre or less, according to survey and plat made ted March, 1950. Said tract of land is bounded by C. E. Garrison, on the south by the Gards and being fully described by courses and chardson plat, recorded in Plat Book X, page	de by J. Mad aded on the anter lands d distances	Richardson, Renerth by J. T. and on the west and metes and k	eg. Land Surveyor, Garrison, on the by the John Chapman bounds on the Greenville County
reference is made thereto for a more defining been conveyed to Elijah Hawthorne by Managard, and recorded in Deed Book 440, page 41.	mite e nd thai	LFICHTWL REDCTIT	, OTO 179 - DETE
SO all that piece, parcel and tract of land enty, South Carolina, and being bounded by definition and is the same tract of land deed dated December 11, 1923, recorded in deighteen one-hundredths (51.18) acres, more John D. Pearson, under date of September 7 eenville County in Plat Book LL, page 177, r a more detailed description. It is likew me of his death intestate and was by Order apman, Blanche Hawthorne, Mildred Wilson, L derson and Mary Shumate by deed dated April	nd conveyed Deed Book 9 re or less, 1883, rec with reference the sam of the Coursens Hawtho	to John Chapman 7, page 586, con according to su orded in the R. nce being made e lands owned by t conveyed by E	n by T. R. Bryant ntaining fifty-one urvey and plat made M. C. Office for to the Pearson Plat y John Chapman at the . Imman, Master, unto thorne. Nannie
A default under this instrument or under any other instrument is constitute a default under any one or more, or all instruments executed to TOGETHER with all and singular the rights, members, hereditana appertaining. TO HAVE AND TO HOLD all and singular the said lands and present	by Borrower to Lenc sents and appurtenan	r executed by Borrower to ler. ness to the said premises b	Lender shall at the option of Lender belonging or in any wise incident or
TOGETHER with all and singular the rights, members, hereditams appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admin unto Lender, its successors and assigns, from and against Undersigned, helaming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contains.	pay unto Lender, it rower as security to ned in a certain record	r executed by Borrower to ler. its successors and assigns we to warrant and forever deforministrators and assigns and a successors or assigns, the the aforesaid indebtedness, when a conditions, agreements, conditions, agreements, conditions, agreements.	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender ats, representations and obligations of
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect.	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms the terms that the terms the t	r executed by Borrower to ler. ces to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns and some successors or assigns, the aforesaid indebtedness, middle crop and/or chattel moments, conditions, agreements shall cease, deterministrators shall cease, deterministrators shall cease, deterministrators.	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender ats, representations and obligations of mine and be null and void; otherwise
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admin unto Lender, its successors and assigns, from and against Undersigned, helaming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect.	pay unto Lender, it rower as security to ned in a certain record	r executed by Borrower to ler. ces to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns and some successors or assigns, the aforesaid indebtedness, middle crop and/or chattel moments, conditions, agreements shall cease, deterministrators shall cease, deterministrators shall cease, deterministrators.	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender ats, representations and obligations of
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuate Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrowenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect.	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms the terms that the terms the t	r executed by Borrower to ler. ces to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns and some successors or assigns, the aforesaid indebtedness, middle crop and/or chattel moments, conditions, agreements shall cease, deterministrators shall cease, deterministrators shall cease, deterministrators.	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender ats, representations and obligations of mine and be null and void; otherwise
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and pr and appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admin unto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrowenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect.	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms the terms that the terms the t	r executed by Borrower to ler. coes to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns, the the aforesaid indebtedness, unded crop and/or chattel more mants, conditions, agreement strument shall cease, deterministrument shall cease	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender hits, representations and obligations of mine and be null and void; otherwise 1960
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admin unto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms the terms that the terms the t	r executed by Borrower to ler. ces to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns and some successors or assigns, the aforesaid indebtedness, middle crop and/or chattel moments, conditions, agreements shall cease, deterministrators shall cease, deterministrators shall cease, deterministrators.	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender ints, representations and obligations of mine and be null and void; otherwise 1960
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contains according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms the terms that the terms the t	r executed by Borrower to ler. coes to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns, the the aforesaid indebtedness, unded crop and/or chattel more mants, conditions, agreement strument shall cease, deterministrument shall cease	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest and shall perform all of the terms, ortgage executed by Borrower to Lender ands, representations and obligations of mine and be null and void; otherwise 19.60
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuate Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrowensts, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms the terms that the terms the t	r executed by Borrower to ler. coes to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns, the the aforesaid indebtedness, unded crop and/or chattel more mants, conditions, agreement strument shall cease, deterministrument shall cease	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender ints, representations and obligations of mine and be null and void; otherwise 1960
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and present and appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admin unto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contains according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms	r executed by Borrower to ler. coes to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns, the the aforesaid indebtedness, unded crop and/or chattel more mants, conditions, agreement strument shall cease, deterministrument shall cease	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest and shall perform all of the terms, ortgage executed by Borrower to Lender ands, representations and obligations of mine and be null and void; otherwise 19.60
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms	r executed by Borrower to ler. coes to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns, the the aforesaid indebtedness, unded crop and/or chattel more mants, conditions, agreement strument shall cease, deterministrument shall cease	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest and shall perform all of the terms, ortgage executed by Borrower to Lender ands, representations and obligations of mine and be null and void; otherwise 19.60
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand sppurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuate Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	pay unto Lender, it rower as security to need in a certain record of the terms, cover as the terms, cover as the terms, cover as the terms, cover as the terms, cover the terms	r executed by Borrower to ler. ces to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns, the stocessors or assigns, the aforesaid indebtedness, midd crop and/or chattel momants, conditions, agreements trument shall cease, deterministrument shall cease, de	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest and shall perform all of the terms, ortgage executed by Borrower to Lender ands, representations and obligations of mine and be null and void; otherwise 19.60
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of: PROBATE PROBATE	by Borrower to Lender, sents and appurtenant remises unto Lender, nistrators and assigns its heirs, executors, as pay unto Lender, it rower as security to need in a certain record all of the terms, cover the terms, cover the terms of the terms.	r executed by Borrower to ler. ces to the said premises be its successors and assigns we to warrant and forever deforministrators and assigns, the stocessors or assigns, the aforesaid indebtedness, midd crop and/or chattel momants, conditions, agreements trument shall cease, deterministrument shall cease, de	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest and shall perform all of the terms, ortgage executed by Borrower to Lender ands, representations and obligations of mine and be null and void; otherwise 19.60
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contains according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of: PROBATE SOUTH CAROLINA, Greenville	pay unto Lender, its heirs, executors, as security to rower as security to heed in a certain received herein, then this its lender, then this its lender, then this its lender herein, then this its lender herein here	r executed by Borrower to ler. sees to the said premises be its successors and assigns we to warrant and forever defiministrators and assigns, the the aforesaid indebtedness, unded crop and/or chattel more mants, conditions, agreement shall cease, deter of March Elijah Hawth DUALS	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, rangage executed by Borrower to Lender nats, representations and obligations of mine and be null and void; otherwise
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and pr and appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admin unto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Born covenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of: PROBATE SOUTH CAROLINA, Greenwille	pay unto Lender, it rower as security to herein, then this it lender, the terms, cover herein, then this it lender, then the terms, cover herein, then this it lender, then the terms, cover herein, then this it lender, the lender here lender, the lender here lender, the lender here lender, the lender here lender, the lender, the lender here lender he	r executed by Borrower to ler. sees to the said premises be its successors and assigns we to warrant and forever defiministrators and assigns, the the aforesaid indebtedness, unded crop and/or chattel more mants, conditions, agreement shall cease, deter of March Elijah Hawth DUALS	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises I all other person whomsoever lawfully aforesaid indebtedness and all interest and shall perform all of the terms, ortgage executed by Borrower to Lender ands, representations and obligations of mine and be null and void; otherwise 19.60
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admir unto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borroverants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of: PROBATE SOUTH CAROLINA, Greenwille	pay unto Lender, it rower as security to herein, executors, and assigns is heirs, executors, as pay unto Lender, it rower as security to need in a certain read in a certain r	r executed by Borrower to ler. ces to the said premises be its successors and assigns we to warrant and forever defininistrators and assigns, the the aforesaid indebtedness, arded crop and/or chattel momants, conditions, agreement instruraent shall cease, deterministrations and the same of th	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises it all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender nits, representations and obligations of mine and be null and void; otherwise 1960 (L. S.)
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, adminuate Lender, its successors and assigns, from and against Undersigned, helaning or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contain according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of: PROBATE SOUTH CAROLINA, Greenville PERSONALLY appeared before me	remises unto Lender, instrators and assigns its heirs, executors, as pay unto Lender, it rower as security to need in a certain received in the terms, cover the herein, then this is a security to the terms in the security to the terms.	r executed by Borrower to ler. ces to the said premises be its successors and assigns we to warrant and forever defininistrators and assigns, the the aforesaid indebtedness, arded crop and/or chattel momants, conditions, agreement instruraent shall cease, deterministrations and the same of th	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises it all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender nits, representations and obligations of mine and be null and void; otherwise 1960 (L. S.)
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admin unto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Bor covenants, conditions, agreements, representations and obligations contains according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the PROBATE Signed, Sealed and Delivered in the presence of: Taylor PROBATE SOUTH CAROLINA, Greenville PERSONALLY appeared before me that he saw the within-named Elijah Hawthor sign, seal, and as his act and deed deliver the within mortgage; a sound subscribed before me this the 17th	FOR INDIVI COUNTY. COUNTY. W.R. Taylor The man the	r executed by Borrower to ler. cost to the said premises it its successors and assigns we to warrant and forever deforministrators and assigns, the the aforesaid indebtedness, mided crop and/or chattel more mants, conditions, agreement shall cease, deterministrument shall cease. Polly Barnet execution thereof.	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises it all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender nits, representations and obligations of mine and be null and void; otherwise 1960 (L. S.)
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and prand appurtenances thereto belonging or in any wise appartaining. UNDERSIGNED hereby binds himself, his heirs, executors, administration or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrovenants, conditions, agreements, representations and obligations contains according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extensit shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of: PROBATE SOUTH CAROLINA, Greenwille PERSONALLY appeared before me. Children and deed deliver the within mortgage; a set and deed deliver the wit	FOR INDIVI COUNTY. COUNTY. W.R. Taylor The man the	r executed by Borrower to ler. cost to the said premises it its successors and assigns we to warrant and forever defiministrators and assigns, the the aforesaid indebtedness, unded crop and/or chattel more mants, conditions, agreement shall cease, deterministrument shall cease shall cease shall cease shall cease shall cease shall cease sh	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises it all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender nits, representations and obligations of mine and be null and void; otherwise 1960 (L. S.)
TOGETHER with all and singular the rights, members, hereditans appertaining. TO HAVE AND TO HOLD all and singular the said lands and pr and appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, admin unto Lender, its successors and assigns, from and against Undersigned, he claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall and other sums secured by this or any other instrument executed by Borrowenants, conditions, agreements, representations and obligations contains according to the true intent of said Chattel Mortgage and/or Crop Lien, a which are made a part hereof to the same extent as if set forth in extens it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of: Which are made and Delivered in the presence of: PROBATE SOUTH CAROLINA, Greenville PERSONALLY appeared before me. that he saw the within-named Elijah Hawthor sign, seal, and as his act and deed deliver the within mortgage; as the same and subscribed before me this the March	FOR INDIVI COUNTY. COUNTY. W.R. Taylor Tell Taylor The Taylor The Taylor The Taylor The The Taylor The The The The The The The Th	r executed by Borrower to ler. cost to the said premises it its successors and assigns we to warrant and forever deforministrators and assigns, the the aforesaid indebtedness, mided crop and/or chattel more mants, conditions, agreement shall cease, deterministrument shall cease. Polly Barnet execution thereof.	Lender shall at the option of Lender belonging or in any wise incident or with all the rights, privileges, members and all and singular the said premises it all other person whomsoever lawfully aforesaid indebtedness and all interest, and shall perform all of the terms, ortgage executed by Borrower to Lender nits, representations and obligations of mine and be null and void; otherwise 1960 (L. S.)

Satisfied and Canaelled this 19 th Day
of light, 1961.
Blue Ridge Production hedit bean!

When Seety I Treas.

Withen: Juaneta Lancaster

SATISFIED AND CANCELLED OF RECORD

2 DAY OF CIPUI 196/

Ollie FOR GREENVILLE COUNTY, S. C.

AT 2 O'CLOCK M. NO. 26 Jog

AT 2