EXECUTED, SEALED, AND DELIVERED, this the 22nd day of November 10 60.	4				
A default mader that intrinsents w under any other parties and an absorption of the interest to be interested as an absorption of the interest to be interested as a second of the interest to	South Carolina Greenville	COUNTY.			排於其一個學
A default mader that intrinsents w under any other parties and an absorption of the interest to be interested as an absorption of the interest to be interested as a second of the interest to	In consideration of advances made and which may be n	Blue R	ldge		
A defail where this instrument or wider any other boronized is made to be self-by the self	Production Credit Association, Lender, to T	M. Massey			Borrower
A contribution this instrument or when any other instrument bereichter as housely and the second of	(whether one or more), aggregating One Thous	and Six Hundred	Sixty and No/	100	Dollare
The Boursand Five (Butherschaft and Market a	as amended, Code of Laws of South Carolina, 1952, (1) all exidenced by promissory notes, and all renewals and extensions	date herewith, hereby express ting indebtedness of Borrows thereof, (2) all future advance	sly made a part heren!) a r to Lender (including by es that may subsequently b	nd to secure, in accorda t not limited to the allo o made to Horrower by	ace with Section 45.55, ve described advances), Lender, to be evidenced
A defect was the intercent a water or the conversal territor as beautiful and anticol, and creat intelligit a reasonable study, for a few too their feet intercents and the fe	by promissory notes, and all renewals and extensions thereof, an the maximum principal amount of all existing indebtedness, full	d (3) all other indelitedness	of Borrower to Lender, no	v due or to become due	pr hereafter contracted,
A default under this instinuous or under any other instrument heretother or heretity exceeds by therete to Leader shall at the spatial of the property of the	In ree incusand Five Hundred and	No/100		3.	500-00
A state and the intercent or who are clar intercent by the formation of the following the company of the following					
Compt. Seath Caroline, containing the 1.2 area, more or bea, hissen as the filter, and managed as filters. Said tract designated as Tract # 2 on plat made by #, J, Riddle, Surveyor, dated March, 1967, and recorded in Flat Book q, at page 1866, RRO Office for Greenville Country and Managed or Managed or John to the Country of the Coun	marigage of and by the color of	sen, convey and mortgage,	in ice simple unto Lender,	its successors and wilk	ne:
Said tract designated as Truct # 2 on plat made by W. J. Riddle, Surveyor, dated March, 19417, and recorded in Plat Book Q, at page 186, RMC Office for Greenville County and bounded on the Northeast by Tract # 1 of said plat, on the Southeast by Lands of W. L. Farrow, on the Northeast by Tract # 1 of said plat, on the Southeast by Lands of W. L. Farrow, on the Soft day of Ray 1949 and recorded in the RMC Office for Greenville County in Deed Book 382 at . Said tract of land being the same as conveyed to me by I. D. Farrow on the 25th day of Ray 1949 and recorded in the RMC Office for Greenville County in Deed Book 382 at . Page 162. Less 53.4 acres sold in 1960, and shown on plat made in February, 1960 by C. D. Jones a copy of which is in our file. **TOGITEE with all and single: the gight, member, hereditamete-and spurteeness to the said premise beinging or in any wise jested or 7.0 1874 KM 70 100 this state of the said premise materials and the said premise state the beinging or in any wise special contract in secoles and saign, then said said and single the said form the said to the said premise state the said to the premise with the said premise state the said said and said said to the premise with the said to the said said to the premise with the said premise with said to the said said to the premise with the said premise with said to the said said to the premise with the said premise with said to the sai	County, South Carolina, containing 421 acr		the		
Oblitation of the footbast by Trace # I of said plats, on the Southeast by Larks of May 1919 and recorded in the BRC Office for Greenville County in Beed Book 382 at 1919 and recorded in the BRC Office for Greenville County in Beed Book 382 at 292 at 192 and recorded in the BRC Office for Greenville County in Beed Book 382 at 292 at 192 and 192 and 192 at 1	•				1.
Said tract of land being the same as conveyed to me by I. D. Farrow on the 25th day of May 1919 and recorded in the REC Office for Greenville County in Beed Book 382 at 1928 by G. C. C. Jones a copy of which is in our file. A delet make the interment or water my site instrument breeders or breatter exceed by Burrowr to Leader that at the system of Leader constitute of the control of the contr	bounded on the Wortheast by Tract	# L of said pla	t. on the Sout	heast by land	R of
page 162. Jess 53-la across sold in 1950, and shown on plat made in February, 1960 by C. C. Jones a copy of which is in our file. A detail man this indicesses or order any other instrument hereidors or because on plat made in February, 1960 by C. C. Jones a copy of which is in our file. It is a copy of which is in our file. It is a copy of which is a					•
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TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rishis, privileges, members and appurtenances thereto belonging or in any wise appertaining. UNDERISHORD hereby binds himself, his heirs, executors, administrators and assigns to warrant and foreyer defend all and singular the said premises unto bender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully chilipment to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesald indebtedness and all interest and other unus secured by this or any other instrument executed by Borrower as security to the aforesald indebtedness and shall perform all of the Ierns, covenants, conditions, agreements, representations and obligations contained in all mortegace executed by Prorower for Lender, increase and Mortagace, all of the Ierns, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as it set forth-in extension herein, the transmitted of the Ierns, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as it set forth-in extension framework to the intermediate of the Ierns, covenants, conditions, agreements, everyments dual cases, determine and be mull and volution thereof to the same extent as it less forth-in extension framework to the mullitation of the same extent as it is attisfied of record. It is further understood and agreed that Lender, and any other present of future indebtedness or inhibitor of Borrower to Lender, (2) Borrower to Lender, (2) Borrower to Lender, and (3) Lender may make advances hereinfort, and gill nucleased and all other indebtedness of Borrower to such successors and assigns, and any successor, or assign of Lender may make advances hereinfort, in the presence of the	TOGETHER with all and singular the rights, members	hereditaments-and appurt	enances to the said pres	nises belonging or in	any wise incident or
UNDERSIONED hereby binds himself, his heirs, executors, administrators and assigns to warrant and foreyer defend all and singular the said, premises unto hender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns, and all other persons whomsoever lawfully claiming or to-claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Londer, its nuccessors or assigns, the aforesald indebtedness and all interest and other man secured by the property of the property of the aforesald indebtedness and shall perform all of the terms, everesants, conditions, agreements, representations and obligations contained in all mortgages executed by Borrower to Londer according to the true pletter to fail Mortgages, all of the terms, everesants, conditions, agreements, representations and obligations of which are made a part thereof to the same extent as it set forth in extense herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect. It is understood and agreed that all advances hereidore, now and hereafter made by Lender, their as principal debtor, surety, guarantor, enforcer or pathersies, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, subhervise, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, subhervise, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, such advances and all other indebtedness of Borrower to such successors, and assigns, and any successor, or assign of Lender, such the virtue request of brorower. This agreements shall inture to the heart of the property of the	-tt				
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PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesald indebtedness and all interest and other mus secured by this or any other instrument executed by Borrower as security to the aforesald indebtedness and shall perform all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as it set forth in extense herein, then this instrument shall evez, determine and be not land void; otherwise it shall remain in full force and effect. It is understood and agreed that all advances hereidore, now and hereafter oved by borrower to tender, and any other present or future indebtedness or liability of Borrower's to Lender, whether as principal debtor, surety, quarantor, endorser by otherwise, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that lender, at the written request of Horrower, will active this mortgage whenever: (1) Borrower own to indebtedness to Lender, (2) Borrower has no liability to Lender, and (5) Lender, has not agreed to make my further advance of advances to Borrower to such successors and assigns, and any successor, or assign of Lender may make advances hereinder, and all such advances and all other indebtedness of Borrower to such successor and assigns, and any successor. EXECUTED, SEALED, AND DELIVERED, this the 22nd day of November 10 Massey	moved to become and assigns, from and against Ondersigns	, administrators and assigns i, his heirs, executors, adm	to warrant and foreyer d inistrators and assigns and	efend all and singular t all other persons whom	he said premises unto soever lawfully claim-
ions, agreements, representations and obligations contained in all mortgages executed by horrower to Lender according to the true jutch of said Mortgages, all of the terms, eventuals, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as it set forth in extense herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect. It is understood and spreed that all advances hereiolors, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by his instrument until it is stiffled of record. It is further understood and agreed that Lender, at the written request of Borrower, will estately this mortgages wherevery: (1) Borrower owers nindebtedness to Lender, (2) Borrower has no liability to Lender, and (5) Lender, the not agreed to make my further advance and all other indebtedness of Borrower owers nindebtedness to Lender, (3) Borrower has no liability to Lender, and (5) Lender than to agreed to make my further advance and all other indebtedness of Borrower to such 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 hereby. The wird "Lender" shall be construed to include the Lender herein, its successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the 22nd day of November 10.60. The Agreement shall introduce the successor of the successor of assigns and any of November 10.60. The Massey Form POA 402 Form POA 402		shall pay unto Lender, its	successors or assigns, the a	foresaid indebtedness and	all interest and other
It is understood and screed that all advances heretoter, may and hereafter made by lender to Dorower, and all indeltedness now and hereafter owed by bender to Lender, and any other present or future indeltedness or liability of Borrower to Lender, whether as principal debtor, surety, guarantor, endoner or a principal debtor, which is debtor, which is a principal debtor, surety, guarantor, endoner or a principal debtor, whether as principal debtor, surety, guarantor, endoner or a principal debtor, which is debtor, and all debtor, as no liability to Lender, as no liability to Lender, and all debtor, and principal debtor, surety, guarantor, endoner or a principal debtor, surety, guarantor,	tions, agreements, representations and obligations contained in the terms, covenants, conditions, agreements, representations and	all mortgages executed by E	orrower to Lender accordi	or to the true intent of	entil Montonemen all at
otherwise, will be secured by this instrument until it is stuffied of recent. It is further understood and agreed that Lender, at the written request of Borrower, will satisfy this more gaze whenever: (1) Borrower owes no indebtedness to Lender, (2) Borrower has no liability to Lender, and (8) Lender, has not agreed to make my further advances and all other indebtedness of Borrower. This agreement shall inter to the benefit of Lender, its successor, and any successor, or assign of Lender may make advances hereunder, and all under indebtedness of Borrower to such successor or assign shall be secured hereby. The wird "Lender" shall be constructed to include the Lender herein, its successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the 22nd day of November 10.60. The Massey (L. S.) A. Taylor Form PCA 402 Form PCA 402 Form PCA 403	It is understood and acreed that all advances bereinform	row and because wade h	in full force and effect.		
This agreement shall inture to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances hereinder, and all much advances and at other indebtenders of Borrower to such successor or assign shall be secured hereby. The world "Lender" shall be construed to Include the Lender herein, its successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the 22nd day of November 10 60. The manufacture of the presence	otherwise, will be secured by this instrument until it is satisfied will satisfy this mortgage whenever: (1) Borrower owen no lund	or liability of Horrowers to	Lender, whether as prin	cipal debtor, surety, g	uarantor, endorser or 2
igned, Sealed and Delivered in the presence of	This agreement shall imure to the benefit of London to	successors and assigns, and seesor or assign shall be secu	ny successor, or assign of red hereby. The word "La	Lender may make advan- nder" shall be construct	ces hereunder, and all I to include the Lend-
igned, Sealed and Delivered in the prospec of (L. S.)	EXECUTED, SEALED, AND DELIVERED, this the	22nd day of	Novembe	r 10	60
is the presence of the presenc	,	, , , , ,	-10	7	
is the presence of the presenc	•		1777111	1 assey	(In 8.)
in the presence division (i. 8.) N. Taylor Polify Barriett C. R. E. Mige.—Rev. 7-15-60 Porm POA 401 Satisfied and Cancelled this/// day of	Signed, Sealed and Delivered		#T. M. I	lassey	
R. Taylor/ Folly Barriett C. R. E. Mige.—Rev. 7-15-60 Form FOA 402 Satisfied and Cancelled this/// day of	in the presence of	14.7°			· · · · · · ·
Satisfied and Cancelled this/// Hay of	W.K. Sugor				(L. S.)
Satisfied and Cancelled this/// Hay of	Tally Barnett			of dispersion	
Satisfied and Cancelled this/// May of	S. C. R. E. Mtge,—Rev. 7-15-60			表示 科門劇	Form POA 402
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Blue Ridge Preduction Credit Association Milei Farmino the M. M.C. FUR GREENVILLE CRIEFY, B. ATO. 160° CLOCK G.M. HO. 13.883