COUNTY.

是40年10月2日 - 1875年1864年1月1日 - 1885年187日				\$1.00mm(1965年)\$	是中国的企业。1000年中的1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度1000年度
In consideration of advances n	ude and which may be made		Blue Ridge	4年3年17日11日4月	
Production Credit Association, Lens	er of the first in the first of	molds			Вогтоже
(whether one or more), aggregation		ix Hundred	Thirteen and	38/100	
(4,613.38)	idenced by note(s) of even dat	e herewith, hereby es	pressly made a part her	eof) and to secure, in	eccordance with Section
45-85, Code of Laws of South Caro evidenced by promissory notes, and	line, 1982, (I) all existing inc	lebtedness of Borrowe	to Lender (including b	ut not limited to the abo	ve described advances
evidenced by promissory notes, and	all renewals and Extensions th	ereof, and (3) all o	her indebtedness of Borr	ower to Lender, now du	e or to become due o
hereafter contracted, the maximum	principal amount of all existin	g indebtedness, futur	advances, and all other	indebtedness outstanding	at any one time not t
Seventy Five Hun	$\frac{1}{1}$ and $\frac{1}{1}$	500-0), plus interest ther	eon, attorneys' fees and	court coits, with interes
as provided in said note(s), and co as provided in said note(s) and he	ets including a reasonable atto	mey's fee of not less bargained, sold, con	than ten (10%) per cent	um of the total amount of hy these presents does	due thereon and charge
sell, convey and mortgage, in fee si	mple unto Lender, its successo	rs and assigns:			Desert, Brant, Daigan.
All that tract of land located i		<u> </u>	Township, _	Greenville	******************
County, South Carolina, containing.	41.5 scres, more	or less, known as the		Place,	and bounded as follows
4		-			
3 3 4 4			0		•
BEGINNING on an Arm	apin on Wild Cat	Creek (old	corner), and	runs thence do	wn with
the meanders of said	d creek, as follo	ws: S. 28	5 E. 36 ft; S.	• 77-55 E • 72	ft; S.
щ=30 в. 60 ft. S. I	10 E. 71 ft. S.	18-10 E. 6h	ft. S. 52-55	E. 200 ft. S	35-25
L. 200 It., S. 30 E.	• 300 ft., S. 24-	55 E. 220 f	. S. 67-25 E	. 130 ft S.	5-30 E.
284 ft., S. 22-10 W	. 350 ft., and S.	7-37 W. 42	6 ft to ∞:	mer on the E.	H
Plumblee line; then	ce leaving said o	reek and wid	h the Plumble	e line. N. 68-	25 W.
(with line of iron p	pins) 1090 ft. to	an iron nin	thence N. 8	1-17 W. 329.6	ft. to
a point in Highway	No. 101 (iron pin	28 ft. from	true corner)	thence along	and
with said Highway as	s follows: No 11	-35 E. 165.2	ft. N. 9-07	F . 200 ft a	nd .
N. 1-47 W. 200 ft.	to a stake (iron	nin on eact	hank of highwa	ar et 28 ft 1	thongo
leaving said highway	N 67-LER 20	ort to m	dann of highwa	iv at 20 100/j	ruence
an iron pin; thence	No Timos Me Soo	Tre man TI	on prn; mence		4/4 It. W
the BEGINNING, and b	erug arr or that	property co	nveyed to the	grantor by de	ed recorded
in the R. M. C. Off:	ice for Greenvill	e county in	vol. 630, pare	390. See pl	at made by
J. Q. Bruce, Surveyo	or, dated June 22	, 1967, and	recorded in F.	lat book "GGG"	at pare
562.					
*					
HIL					
ORTH					
SWORTH				 •	
SWORTH	•			 •	
SWORTH		· · · · · · · · · · · · · · · · · · ·		•	
				•	
A default under this instrumen	t or under any other instrument	at heretofore or herea	ter executed by Borrower	to Lender shall at the opt	tion of Lender constitute
A default under this instrumen a default under any one or more, or	an instruments executed by t	corrower to Lender.			
A default under this instrument a default under any one or more, or TOGETHER with all and singular	ar the rights, members, heredit	orrower to Lender. aments and appurtens	nces to the said premises	belonging or in any wise i	incident or appertaining
A default under this instrumen a default under any one or more, or	lar the rights, members, heredit and singular the said lands ar	orrower to Lender. aments and appurtens	nces to the said premises	belonging or in any wise i	incident or appertaining
A default under this instrument a default under any one or more, or TOGETHER with all and singular TO HAVE AND TO HOLD all appurtenances thereto belonging or in UNDERSIGNED hereby binds	lar the rights, members, heredit and singular the said lands an n any wise appertaining. himself, his heirs, executors, a	corrower to Lender. aments and appurtens ad premises unto Lend	nces to the said premises	belonging or in any wise i	incident or appertaining.
A default under this instrument a default under any one or more, or TOGETHER with all and singular TO HAVE AND TO HOLD all appurtenances thereto belonging or in UNDERSIGNED hereby binds Lender, its successors and assigns, for	lar the rights, members, heredit and singular the said lands an n any wise appertaining. himself, his heirs, executors, s rom and against Undersigned,	corrower to Lender. aments and appurtens ad premises unto Lend	nces to the said premises	belonging or in any wise i	incident or appertaining.
A default under this instrument a default under any one or more, or TOGETHER with all and singular TO HAVE AND TO HOLD all appurtenances thereto belonging or it UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any particular and assigns.	lar the rights, members, heredit and singular the said lands an n any wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof.	corrower to Lender. aments and appurtens and premises unto Lend administrators and ass his beirs, executors, a	nces to the said premises ler, its successors and ass- igns to warrant and foreve- dministrators and assigns a	belonging or in any wise is igns with all the rights, per er defend all and singular and all other persons who	incident or appertaining, privileges, members and the said premises unto msoever lawfully claim-
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or is UNDERSIGNED hereby binds Lender, its successors and assigns, faing or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any or	lar the rights, members, heredit and singular the said lands an and singular the said lands an any wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof. THELESS, that if Borrower shather instrument executed by R	corrower to Lender. aments and appurtens and premises unto Lend administrators and ass his beirs, executors, a all pay unto Lender,	nces to the said premises ler, its successors and assigns to warrant and forever diministrators and assigns a tts successors or assigns,	belonging or in any wise is igns with all the rights, see or defend all and singular and all other persons who the aforesaid indebtedne	incident or appertaining, privileges, members and the said premises unto msoever lawfully claim- as and all interest and
A default under this instrument a default under any one or more, or TOGETHER with all and singular TO HAVE AND TO HOLD all appurtenances thereto belonging or it UNDERSIGNED hereby binds. Lender, its successors and assigns, fring or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representation	lar the rights, members, heredit and singular the said lands an n any wise appertaining. himself, his heirs, executors, s rom and against Undersigned, nt thereof. THELESS, that if Borrower sh ther instrument executed by B ns and obligations contained in	aments and appurtens and premises unto Lend diministrators and ass his beirs, executors, a all pay unto Lender, prover as security a	inces to the said premises ler, its successors and assigns to warrant and forever diministrators and assigns a tts successors or assigns, the aforesaid included	belonging or in any wise is igns with all the rights, per defend all and singular and all other persons who the aforesaid indebtedness and shall perform all of	incident or appertaining, privileges, members and the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants,
A default under this instrument a default under any one or more, or TOGETHER with all and singular TO HAVE AND TO HOLD all appurtenances thereto belonging or it UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any pair PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representational of the terms, covenants, conditional of the terms, covenants, conditional designs and the same or any or conditions, agreements, representational of the terms, covenants, conditional designs and the same or the same or any or any or conditions, agreements, representational of the terms, covenants, conditional designs are same or conditions.	lar the rights, members, heredit and singular the said lands an and singular the said lands an an any wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof. THELESS, that if Borrower sh ther instrument executed by B ms and obligations contained in ans, agreements, representations	aments and appurtens ad premises unto Lend administrators and ass his beirs, executors, a all pay unto Lender, prower as security to all mortgages execu and obligations of w	nces to the said premises ler, its successors and assigns to warrant and foreved diministrators and assigns to the successors or assigns, the aforesaid indebtedneed by Borrower to Lende with see made a part her	belonging or in any wise is igns with all the rights, per defend all and singular and all other persons who the aforesaid indebtedness and shall perform all or according to the true in according to the true in	incident or appertaining, privileges, members and the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants,
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or it UNDERSIGNED hereby binds Lender, its successors and assigns, fing or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representationall of the terms, covenants, conditionall of the terms, covenants, conditionserien, then this instrument shall ceal the sunderstood and agreed that	lar the rights, members, heredit and singular the said lands an and singular the said lands are no any wise appertaining. himself, his heirs, executors, soom and against Undersigned, at thereof. THELESS, that if Borrower shather instrument executed by Bors and obligations contained in an agreements, representations sae, determine and be null and a sall advances heretofore, now	corrower to Lender. aments and appurtens and premises unto Lend idministrators and ass his beirs, executors, a all pay unto Lender, prower as security to all motgages execu- and obligations of w void, otherwise it sh and bereafter made b	inces to the said premises ler, its successors and assigns to warrant and forever diministrators and assigns to the aforesaid indebtedneed by Borrower to Lendehich are made a part her all remain in full force an	belonging or in any wise is igns with all the rights, a er defend all and singular and all other persons who the aforesaid indebtednes as and shall perform all of r according to the true in eof to the same extent as deffect.	the said premises unto misoever lawfully claim- as and all interest and of the terms, overants, stent of said Mortgages, if set forth in extenso
TOGETHER with all and singular TO HAVE AND TO HOLD all appurtenances thereto belonging or is UNDERSIGNED hereby binds. Lender, its successors and assigns, fring or to claim the same or any par PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representationall of the terms, covenants, condition herein, then this instrument shall condition to the terms of the terms. It is understood and agreed that Borrower to Lender, and any other terms.	lar the rights, members, heredit and singular the said lands are no any wise appertaining. himself, his heirs, executors, some and against Undersigned, at thereof. THELESS, that if Borrower shither instrument executed by Bors and obligations contained in ins, agreements, representations use, determine and be null and all advances heretofore, now present or future indebtedness.	aments and appurtens and establishments and appurtens and establishments and establishmen	inces to the said premises ler, its successors and assigns igns to warrant and forevo- diministrators and assigns in the successors or assigns, the aforesaid indebtedne- ed by Borrower to Lende ed by Borrower to Lende hich are made a part her all remain in full force and y Lender to Borrower, as	belonging or in any wise is igns with all the rights, per er defend all and singular and all other persons who the aforesaid indebtedne as and shall perform all or according to the true in eof to the same extent as d effect.	incident or appertaining, privileges, members and the said premises unto misoever lawfully claim- iss and all interest and of the terms, covenants, atent of said Mortgages, is if set forth in extenso and hereafter owed by
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or it UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any pair PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representation all of the terms, covenants, condition herein, then this instrument shall cess it is understood and agreed that Borrower to Lender, and any other otherwise, will be secured by this in	lar the rights, members, heredit and singular the said lands an nany wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof. THELESS, that if Borrower shither instrument executed by Bins and obligations contained in an and obligations contained in a greements, representations use, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of satisfied of strument until it is satisfied of sati	aments and appurtens ad premises unto Lene administrators and ass his beirs, executors, a all pay unto Lender, prover as security to all mortgages execu and obligations of w void; otherwise it sh and hereafter made b or lisbility of Borrov record. It is further.	inces to the said premises ler, its successors and assigns to leggs to warrant and forever, diministrators and assigns to the successors or assigns, the aforesaid indebtedne- ed by Borrower to Lende hich are made a part her all remain in full force an expectation of the said of the Lender to Borrower, as er to Lender, whether at	belonging or in any wise is igns with all the rights, government of the rights, and all other persons who the aforesaid indebtedness and shall perform all or according to the true in eof to the same extent as deflect. In all indebtedness now principal debtor, surety,	incident or appertaining, privileges, members and the said premises unto misoever lawfully claim- iss and all interest and of the terms, covenants, itent of said Mortgages, it set forth in extenso and hereafter owed by guarantor, endorser or
A default under this instrument a default under any one or more, or TOGETHER with all and singular TO HAVE AND TO HOLD all appurtenances thereto belonging or in UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representationall of the terms, covenants, condition herein, then this instrument shall ceal it is understood and agreed that Borrower to Lender, and any other	lar the rights, members, heredit and singular the said lands an and singular the said lands an in any wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof. THELESS, that if Borrower shither instrument executed by Bins and obligations contained in an and obligations contained in an, agreements, representations use, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of (1) Borrower owes no indebt (1) Borrower owes no indebtedness	aments and appurtens ad premises unto Lene administrators and ass his beirs, executors, a all pay unto Lender, prover as security to all mortgages execu and obligations of w void; otherwise it sh and hereafter made b or lisbility of Borrov record. It is further.	inces to the said premises ler, its successors and assigns to leggs to warrant and forever, diministrators and assigns to the successors or assigns, the aforesaid indebtedne- ed by Borrower to Lende hich are made a part her all remain in full force an expectation of the said of the Lender to Borrower, as er to Lender, whether at	belonging or in any wise is igns with all the rights, government of the rights, and all other persons who the aforesaid indebtedness and shall perform all or according to the true in eof to the same extent as deflect. In all indebtedness now principal debtor, surety,	incident or appertaining, privileges, members and the said premises unto misoever lawfully claim- iss and all interest and of the terms, covenants, itent of said Mortgages, it set forth in extenso and hereafter owed by guarantor, endorser or
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or is UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representation all of the terms, covenants, condition herein, then this instrument shall ceal it is understood and agreed that Borrower to Lender, and any other to therwise, will be secured by this insimil satisfy this mortgage whenever: make any further advance or advance. This agreement shall inure to till	lar the rights, members, heredit and singular the said lands an and singular the said lands an any wise appertaining. himself, his heirs, executors, arom and against Undersigned, and thereof. THELESS, that if Borrower shither instrument executed by Bons and obligations contained in an agreements, representations ase, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of (1) Borrower owes no indebt eas to Borrower.	aments and appurtens and assemble and premises unto Lendidministrators and assemble and provided and assemble and provided and assemble and provided and provided and obligations of we work, otherwise it as and hereafter made by the provided and provide	inces to the said premises ler, its successors and assigns to warrant and forevoluministrators and assigns its successors or assigns, the aforesaid indebtedneed by Borrower to Lende hich are made a part her all remain in full force any Lender to Borrower, as a understood and agreed the Borrower has no liability borrower has no liability borrower has no liability and the control of the control	belonging or in any wise is igns with all the rights, g er defend all and singular and all other persons who the aforesaid indebtedness and shall perform all or a according to the true in eof to the same extent as d effect. id all indebtedness now principal debtor, surety, hat Lender, at the writte y to Lender, and (3) Le	incident or appertaining. privileges, members and the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants, stent of said Mortgages, stif set forth in extenso and hereafter owed by guarantor, endorser or m request of Borrower, ender has not agreed to
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or is UNDERSIGNED hereby binds the same or any part of the same of the same or any other of the same or and same or any other of the same or and same or advance or advance. This agreement shall inure to the same or advance and all other indet all such advances and all other indet all such advances and all other indet of the same or advance.	lar the rights, members, heredit and singular the said lands an and singular the said lands an in any wise appertaining. himself, his heirs, executors, arom and against Undersigned, in thereof. THELESS, that if Borrower shither instrument executed by Bins and obligations contained in ins, agreements, representations use, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of (1) Borrower owes no indebt sets to Borrower. The benefit of Lender, its succeptedness of Borrower to such as	aments and appurtens and assemble and premises unto Lendidministrators and assemble and provided and assemble and provided and assemble and provided and provided and obligations of we work, otherwise it as and hereafter made by the provided and provide	inces to the said premises ler, its successors and assigns to warrant and forevoluministrators and assigns its successors or assigns, the aforesaid indebtedneed by Borrower to Lende hich are made a part her all remain in full force any Lender to Borrower, as a understood and agreed the Borrower has no liability borrower has no liability borrower has no liability and the control of the control	belonging or in any wise is igns with all the rights, g er defend all and singular and all other persons who the aforesaid indebtedness and shall perform all or a according to the true in eof to the same extent as d effect. id all indebtedness now principal debtor, surety, hat Lender, at the writte y to Lender, and (3) Le	incident or appertaining. privileges, members and the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants, stent of said Mortgages, stif set forth in extenso and hereafter owed by guarantor, endorser or m request of Borrower, ender has not agreed to
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or is UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representation all of the terms, covenants, condition herein, then this instrument shall ceal it is understood and agreed that Borrower to Lender, and any other sotherwise, will be secured by this int will satisfy this mortgage whenever: make any further advance or advance. This agreement shall inure to till	lar the rights, members, heredit and singular the said lands an and singular the said lands an in any wise appertaining. himself, his heirs, executors, arom and against Undersigned, in thereof. THELESS, that if Borrower shither instrument executed by Bins and obligations contained in ins, agreements, representations use, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of (1) Borrower owes no indebt sets to Borrower. The benefit of Lender, its succeptedness of Borrower to such as	aments and appurtens and assemble and premises unto Lend administrators and assemble and provided and assemble and assemble and assemble and assemble and assemble and assemble and obligations of word, otherwise it as and hereafter made by a listing the and assemble and assemble and assemble and assemble and assemble and assemble assem	inces to the said premises ler, its successors and assigns to warrant and forevolution of the successors or assigns, the aforesaid indebtedneed by Borrower to Lende hich are made a part her all remain in full force any Lender to Borrower, as the to Lender, whether as understood and agreed the Borrower has no liability any successor, or assign in the secured hereby. The	belonging or in any wise is igns with all the rights, g er defend all and singular and all other persons who the aforesaid indebtedness and shall perform all or a according to the true in eof to the same extent as d effect. id all indebtedness now principal debtor, surety, hat Lender, at the writte y to Lender, and (3) Le	incident or appertaining. privileges, members and the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants, stent of said Mortgages, stif set forth in extenso and hereafter owed by guarantor, endorser or m request of Borrower, ender has not agreed to
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or is UNDERSIGNED hereby binds tender, its successors and assigns, fring or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representationall of the terms, covenants, condition herein, then this instrument shall ceal it is understood and agreed that Borrower to Lender, and any other otherwise, will be secured by this im will satisfy this mortgage whenever: make any further advance or advance. This agreement shall inure to tall such advances and all other indeball such advances and all other indeball such advances and all other indeball.	lar the rights, members, heredit and singular the said lands are no any wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof. THELESS, that if Borrower shither instrument executed by Bins and obligations contained in an and obligations contained in an agreements, representations use, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of (1) Borrower owes no indebtes to Borrower. The benefit of Lender, its succestedness of Borrower to such as it assigns.	aments and appurtens and assemble and premises unto Lend administrators and assemble and provided and assemble and assemble and assemble and assemble and assemble and assemble and obligations of word, otherwise it as and hereafter made by a listing the and assemble and assemble and assemble and assemble and assemble and assemble assem	inces to the said premises ler, its successors and assigns to warrant and forevolution of the successors or assigns, the aforesaid indebtedneed by Borrower to Lende hich are made a part her all remain in full force any Lender to Borrower, as the to Lender, whether as understood and agreed the Borrower has no liability any successor, or assign in the secured hereby. The	belonging or in any wise is igns with all the rights, g er defend all and singular and all other persons who the aforesaid indebtedness and shall perform all or a according to the true in eof to the same extent as d effect. id all indebtedness now principal debtor, surety, hat Lender, at the writte y to Lender, and (3) Le	incident or appertaining. privileges, members and the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants, stent of said Mortgages, stif set forth in extenso and hereafter owed by guarantor, endorser or m request of Borrower, ender has not agreed to
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or it UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representationall of the terms, covenants, condition herein, then this instrument shall cest it is understood and agreed that Borrower to Lender, and any other otherwise, will be secured by this in will satisfy this mortgage whenever: make any further advance or advance. This agreement shall inure to till such advances and all other indet the Lender herein, its successors and	lar the rights, members, heredit and singular the said lands are no any wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof. THELESS, that if Borrower shither instrument executed by Bins and obligations contained in an and obligations contained in an agreements, representations use, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of (1) Borrower owes no indebtes to Borrower. The benefit of Lender, its succestedness of Borrower to such as it assigns.	aments and appurtens and assemble distributions and assemble and hereafter made by on liability of Borrow record. It is further edness to Lender, (2 assers and assigns, and assigns, and assigns and assigns, and assigns and	inces to the said premises ler, its successors and assigns to warrant and forevoid ministrators and assigns its successors or assigns, the aforesaid indebtedneed by Borrower to Lendehich are made a part her all remain in full force any Lender to Borrower, are to Lender, whether as understood and agreed the Borrower has no liability any successor, or assign it has secured hereby. The	belonging or in any wise is gins with all the rights, good and singular and all other persons who the aforesaid indebtedness and shall perform all or according to the true in eof to the same extent as deflect. In all indebtedness now principal debtor, surety, hat Lender, at the writte y to Lender, and (3) Le of Lender may make according to the deflect.	the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants, stent of said Mortgages, if set forth in extenso and hereafter owed by guarantor, endorser or m request of Borrower, and the said words are to be construed to include
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or it UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representationall of the terms, covenants, condition herein, then this instrument shall cest it is understood and agreed that Borrower to Lender, and any other otherwise, will be secured by this in will satisfy this mortgage whenever: make any further advance or advance. This agreement shall inure to till such advances and all other indet the Lender herein, its successors and	lar the rights, members, heredit and singular the said lands are no any wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof. THELESS, that if Borrower shither instrument executed by Bins and obligations contained in an and obligations contained in an agreements, representations use, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of (1) Borrower owes no indebtes to Borrower. The benefit of Lender, its succestedness of Borrower to such as it assigns.	aments and appurtens and assemble distributions and assemble and hereafter made by on liability of Borrow record. It is further edness to Lender, (2 assers and assigns, and assigns, and assigns and assigns, and assigns and	inces to the said premises ler, its successors and assigns to warrant and forevoid ministrators and assigns its successors or assigns, the aforesaid indebtedneed by Borrower to Lendehich are made a part her all remain in full force any Lender to Borrower, are to Lender, whether as understood and agreed the Borrower has no liability any successor, or assign it has secured hereby. The	belonging or in any wise is gins with all the rights, good and singular and all other persons who the aforesaid indebtedness and shall perform all or according to the true in eof to the same extent as deflect. In all indebtedness now principal debtor, surety, hat Lender, at the writte y to Lender, and (3) Le of Lender may make according to the deflect.	the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants, stent of said Mortgages, if set forth in extenso and hereafter owed by guarantor, endorser or m request of Borrower, and the said words are to be construed to include
A default under this instrument a default under any one or more, or TOGETHER with all and singul TO HAVE AND TO HOLD all appurtenances thereto belonging or it UNDERSIGNED hereby binds Lender, its successors and assigns, fring or to claim the same or any part PROVIDED ALWAYS, NEVER other sums secured by this or any of conditions, agreements, representationall of the terms, covenants, condition herein, then this instrument shall cest it is understood and agreed that Borrower to Lender, and any other otherwise, will be secured by this in will satisfy this mortgage whenever: make any further advance or advance. This agreement shall inure to till such advances and all other indet the Lender herein, its successors and	lar the rights, members, heredit and singular the said lands are no any wise appertaining. himself, his heirs, executors, a rom and against Undersigned, at thereof. THELESS, that if Borrower shither instrument executed by Bins and obligations contained in an and obligations contained in an agreements, representations use, determine and be null and all advances heretofore, now present or future indebtedness strument until it is satisfied of (1) Borrower owes no indebtes to Borrower. The benefit of Lender, its succestedness of Borrower to such as it assigns.	aments and appurtens and assemble distributions and assemble and hereafter made by on liability of Borrow record. It is further edness to Lender, (2 assers and assigns, and assigns, and assigns and assigns, and assigns and	inces to the said premises ler, its successors and assigns to warrant and forevolution of the successors or assigns, the aforesaid indebtedneed by Borrower to Lende hich are made a part her all remain in full force any Lender to Borrower, as the to Lender, whether as understood and agreed the Borrower has no liability any successor, or assign in the secured hereby. The	belonging or in any wise is gins with all the rights, good and singular and all other persons who the aforesaid indebtedness and shall perform all or according to the true in eof to the same extent as deflect. In all indebtedness now principal debtor, surety, hat Lender, at the writte y to Lender, and (3) Le of Lender may make according to the deflect.	the said premises unto misoever lawfully claim- ss and all interest and of the terms, covenants, stent of said Mortgages, if set forth in extenso and hereafter owed by guarantor, endorser or m request of Borrower, and the said words are to be construed to include

Signed, Sealed and Delivered
in the presence of:

Vincipia S. Arail
S. C. R. E. Mige.—Rev. S. F. Sierfelle
W. A. Taylor

Form PCA 402