FILED CO. S. C.				
			.800x1124 PA	st 149
APR 20 11 56 HT 20 SOUTH SANDARU OLLIE FARR SANDARU	ORECNVI TIE	County.		
	ces made and which may be made by	, BINE RIDGE		
Production Credit Association, (whether one or more), aggre		Allen and Sarah J and No/100	<u> </u>	Borrower, Dollare
(a <u>5,000,00</u>) 48-55, Code of Laws of South evidenced by promissory notes, evidenced by promissory notes, bereafter contracted, the insain	, (evidenced by note(s) of even date. Carolina, 1989, (1) all extenting indef and all renewals and extensions then and all renewals and extensions then num principal amount of all existing	herswith, hereby expressly made stedness of Borrower to Lender (ici, (3) all future advances that eof, and (3) all other indebted indebtedness, future advances, as	a part hereof) and to secure, in ac- (including but not limited to the above may subsequently be made to Borro- ness of Borrower to Londer, now due ad all other indebtedness outstanding a	cordance with Section e described advances), wer by Lender, to be or to become due or it any one time not to
as provided in said note(s), as as provided in said note(s) as sell, convey and mortgage, in	nd corts including a reasonable attem id herela, Undersigned has granted, I fee simple unto Lender, its successors	ey's ice of not less than ten (10 argained, sold, conveyed and m and assigns;	interest thereon, attorneys' fees and co %) per centum of the total amount di ortgaged, and by these presents does t	to thereon and charges
All that tract of land locs County, South Carolina, contai	ining I Jot & Barres, more o	******************************	Township, Greenville	nd bounded as follows:
AIL that lot of la ship, near Traveler KK at page 102 and	nd in the County of (s Rest, known as lot having the following	reenville, State No. 22 on plat of metes and bounds,	of South Carolina, in Montevideo, recorded to-wit:	Bates Town- in plat book
23 and running then feet to an iron pin	ce along said lot S.; thence N. 88 E. 20 joint front corner of	88 W. 200 feet to 30 feet to an iron	ic Drive, at the corn an iron pin; thence pin on the western s i 22; thence S. 2 E.	N. 2 W. 100.5 ide of East
State of South Caro	lina, and, according	to Plat of proper	eal Township, County of Frank and Lucy of having the following	S. Hall.
N. 44-28 E. 423.1 f E. 452 ft. to an I.	t. to an I/P.; thence P.; thence said Lang reference see the abo	te N. 54-20 E. 430 gley Road to point	3 W. 500 ft. to an I. ft. to an I. P.; then of BEGINNING in cent. This property cont	nce S. 78-10 er of Langley
	. 880 ft. to an I. P	6		
		• • • • • • • • • • • • • • • • • • •		
	ument or under any other instrument ore, or all instruments executed by Bo		by Borrower to Lender shall at the option	on of Lender constitute
			aid premises belonging or in any wise in	
appurtenances thereto belonging	g or in any wise appertaining.		ssors and assigns with all the rights, pa	
UNDERSIGNED hereby I Lender, its successors and assigning or to claim the same or an	gns, from and against Undersigned, h	ministrators and assigns to warre is heirs, executors, administrators	nt and forever defend all and singular and assigns and all other persons whom	the said premises unto nsoever lawfully claim-
other sums secured by this or a conditions, agreements, represental of the terms, covenants, con	any other instrument executed by Borntations and obligations contained in	rower as security to the aforesal all mortgages executed by Borro and obligations of which are ma-	or assigns, the aforesaid indebtednes d indebtedness and shall perform all o wer to Lender according to the true in de a part hereof to the same extent as full force and effect.	f the terms, covenants, tent of said Mortgages.
Borrower to Lender, and any o otherwise, will be secured by t	other present or future indebtedness of his instrument until it is satisfied of r sever: (1) Borrower owes no indebte	or liability of Borrower to Lende. ecord. It is further understood :	Borrower, and all indebtedness now a r, whether as principal debtor, surety, and agreed that Lender, at the writter has no liability to Lender, and (3 in Lei 1 Lei	guarantor, endorser or request of Borrower.
all such advances and all other the Lender herein, its successo	indebtedness of Porrower to such suc irs and assigns.	cessor or assign shall be secured	sor, or assign of Lender may make ad I'hereby. The word "Lender" shall be	vances bereunder, and e construed to include
EXECUTED, SEALED, A	and delivered, this the 25	th. day of	April	19 69
		(8)	2 A. 1 O OM	

Signed, Scaled and Delivered
in the presence of

(We Re Taylon)

S. C. R. EBblyo-ReCh-1Alberson)

(Robert F. Allen)

(L.S.)

Sarah J. Allen)

(L.S.)