	in the substantial of		B1	ue Ridge	
In consideration of advances made and wh Production Credit Association, Lender, to	William W.		*************************	ue nauge	1 Benevee
	Five Thousan				Dollars
(8.5,000,00°), (swidenoed by n 45-55, Code of Laws of South Carolina, 1962, (swidenoed by promisory notes, and all renewall evidenced by promisory notes, and all research hereafter contracted, the maximum principal am exceed. Ten. Thouseand. and No. 18.	and extensions thereof, and extensions thereof, ount of all existing inde	(3) all future advance and (3) all other ind biedness, future advan	s that may subsequent ebtedness of Borrower ces, and all other inde	tly he made to Borrow to Lender, now due to Lender, now due	er by Lender, to be or to become due or any one time not to
as provided in said note(s), and costs including as provided in said note(s) and herein, Undersi sell, convey and mortgage, in fee simple unto L	n reasonable attorney's gned has granted, barge ender, its successors and	fee of not less than to ined, sold, conveyed a	m (10%) per centum	of the total amount due these presents does he	thereon and charges
nd	Cleveland		Township,	Greenville	***************************************
County, South Caroline, containing 19		, known as the	***************************************	Place, and	bounded as follows:
ALL that piece, parcel or lof South Carolina, contains of the Estates of W. M. & C Surveyors, July 9, 1969, re UUU, Page 99, and having, a	ng 78 acres, Icia Barton Ca ecorded in the	more or less ntrell, made RMC Office	, designated by Developm for Greenvil	as Tract No. ent Consultan le County in	2 •n plat ts and Plat Book
BEGINNING at a point in the Tracts Nos. 3 & 4; thence we feet, more or legs, to a pothe line, N. 72.W. 525 feet to a point near the mouth of the need to a point near the mouth of Jordan property; thence E. 1741 feet to a stone in in a northeasterly directlo 4 & 4A); thence with the 11 beginning point in Middle Seath Corpline cortection.	with the center there is to a point ( of branch; the old river bed with the line of the old river bed with the line of Tract N aluda River and in Clevel	r of said Ri ontinuing wi Sycamore); t nee continui- and down Mi of said pro Bayne Mount ore or less o. 4, N. 58	ver as the 1 th the center hence continu ng S. 39-50 m ddle Saluda m perty and Tam ain; thence m to an oak (ju W. 2079 fee , County of (	ine, S. 66-22 r of old rive ving S. 52 W. N. 266 feet t diver to a po kersley prop vith the said pint corner o t over a stak reenville, S	W. 494 r bed as 228 feet o a point; int, corner erty, S. 56 ridge line f tracts e to the
South Carolina, containing the Estates of W. M. & Ocia July 9, 1969, recorded in t and having, according to sa	Barton Cantr he RMC Office	ell, made by for Greenvil	Development lle County in	Consultants n Plat Book U	and Surveyors
BEGINNING at a stone, the j the line of Tankersley prop property; thence with the l stone, corner of Tract No. an oak, corner of Tract N Beyne Mountain) in a southw	erty, S. 55 E ine of said p 4A; thence wi 2; thence wit	. 2376 feet roperty, N. th the line o	to an iron a: 32 E. 1584 fe of said trac f Tract No. 2	de, corner o eet to old in t; N. 58 W. 1 2 (the ridge 1	f Manning on pin and 617 feet to Line of
corner.					
•					
			1		
					,
A default under this instrument or under a a default under any one or more, or all instrume	ny other Instrument bere	tofore or hereafter exe-	cated by Burrower to I.	ender shall at the option	of Lender constitute
TOGETHER with all and singular the rights			the said premises belo	nging or in any wise in-	litent or annest sining
TO HAVE AND TO HOLD all and singula appurtenances thereto belonging or in any wise a	r the said lands and pres appertaining.	nises unto Lender, its	successors and aisigns	with all the rights, pri-	rileges, members and
UNDERSIGNED hereby binds himself, his Lender, its successors and assigns, from and aga ing or to claim the same or any part thereof.	heles, executors, admini inst Undersigned, his he	strators and assigns to irs, executors, administ	warrant and forever d rators and assigns and	fend all and singular ti all other persons whoms	ne said premises unto oever lawfully claim-
PROVIDED ALWAYS, NEVERTHELESS, to the sums secured by this or any other instrum- conditions, agreements, representations and oblig all of the terms, covenants, conditions, agreemen- herein, then this instrument shall cease, determine	ent executed by Borrowe ations contained in all p ats, representations and in and be null and void,	r as security to the af nortgages executed by obligations of which as otherwise it shall rem	oresaid indebtedness a Borrower to Lender ac e made a part hereof ain in Iuli force and e	id shall perform all of cording to the true inte to the same extent as it lect.	the terms, covenants, nt of said Morigages, set forth in extenso
It is understood and agreed that all advance Borrowel to Lender, and any other present or for otherwise, will be secured by this instrument out will satisfy this mortgage whenever: (1) Borrow make any further advance or advance to Borrow	aluse indebtedness or lis il it is satisfied of secord er owes no indebtedness wer,	bility of Borrower to I I. It is further unders to Lender, (2) Borro	ender, whether as pri- tood and agreed that twee has no liability to	ncipal debtor, surety, g Lender, at the written Lender, and (3) Lend	sarantor, endorser or request of Borrower, er has not agreed to
This agreement shall inure to the henefit of all such advances and all other indebtedness of E the Lender herein, its successors and assigns,	Lender, its successors i forrower to such success	and assigns, and any s or or assign shall be so	uccessor, or assign of cured hereby. The wi	Lender may make adva ord "Lender" shall be	nces hereunder, and construed to include
EXECUTED, SEALED, AND DELIVERED	o, this the2nd	day of	February		, 1970
		0.10	من سراد ما	tone	t,
		mili	uan XCC (William	nted fr. W. Cantrell	Jr.)
Signed, Sealed and Delivered			\		(L. S.)