2.3-18

COUNTY.

the second of th	Greenvil]	Froductio	n Credit Association, Lender,
Two Thousand Three Hundred and	no /2 00	Borrower, (when	her one or more) aggregating
Two Thousand Three Hundred and (\$ 2300.00), (evidenced by note(e) dated February 1	.9 19	51 hereby expressly made a	and harmed) and to recome and
sory notes, all renewals and extensions thereof, with interest until paid as provious than ten per centum (10%) of the total amount due thereon and charges, as p	ided in said not covided in said	ently be made to Borrower by Lend e(s), and costs, including a reason note(s) and herein undersigned	able attorneys' fee of not less
conveyed and mortgaged, and by these presents does hereby grant, bargain, sell, All that tract of land located in	, convey and mo	rtgage in fee simple unto Lender,	its successors and assigns:
containing 41 acres, more or less, known as um part	of the J	ohn M.Riddle place, and	County, South Carolina,
known and designated as Tract # 1 of the pr plat thereof prepared by W.J. Riddle, Surve	operty of	John M. Riddle Est	ate as shown on
plat the following metes and bounds, to-wit	i-	1940, and having a	ccording to said
BEGINNING At a point in the Fork Shoals Roa and running thence with the center of a Couthe center of said road and corner of Tract N. 2-45 W. 281.2 feet to an iron pin; thence	nty Road #2; the e continu	N. 59-30 E 1019 fee nce with the line o ing with the line o	t to a point in f Tract No. 2 f said tract N 1-00
W. 1566.3 feet to a point in line of proper	ryy of W. ad: thenc	H. Willimon, Estate e with the said roa	; thence S-56-20 d S. 28-05 E. 133.3
feet to a point in said road; thence S-48-2 W 559 feet to an iron pin; thence S. 85-0E	0 W. 394 990.9 fee	feet to an iron pin	; thence S 30-17
Fork Shoals Road	77767 100	o oo are borne or p	asminis m
•			
		*	
		•	
TO HAVE AND TO HOLD all and singular the said lands and premises and appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect.	ors and assigns to see executors, ad as security to a certain recorder, all of the term	to warrant and forever defend all ministrators and assigns and all or s successors or assigns, the aforesathe aforesaid indebtedness, and she aforesaid indebtedness, and she aforesaid conditions, agreement accordants, conditions, agreement	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in extenditions it shall remain in full force and effect.	ors and assigns or unto Lender, it as security to a certain recorde, all of the term iso herein, then	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesathe aforesaid indebtedness, and shall chattel Mortgage and/or Crop is, covenants, conditions, agreementhis instrument shall cease, dete	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obliga- rmine and be null and void;
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in extenditions it shall remain in full force and effect.	ors and assigns or unto Lender, it as security to a certain recorde, all of the term iso herein, then	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesate the aforesaid indebtedness, and she defended the Mortgage and/or Crop is, covenants, conditions, agreement this instrument shall cease, determining the success of the	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void;
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in extenditions it shall remain in full force and effect.	ors and assigns or unto Lender, it as security to a certain recorde, all of the term iso herein, then	s successors or assigns, the aforesa the aforesaid indebtedness, and sh d Chattel Mortgage and/or Crop s, covenants, conditions, agreemen this instrument shall cease, dete February Joseph M. Snipes	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51
UNDERSIGNED hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lientions of which are made a part hereof to the same extent as if set forth in extenotherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	ors and assigns or unto Lender, it as security to a certain recorde, all of the term iso herein, then	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesate the aforesaid indebtedness, and she defended the foregage and/or Gropts, covenants, conditions, agreementhis instrument shall cease, determining the following	and singular the said premises ther persons whomsoever law- id indebtedness and all interest tall perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in extenditions it shall remain in full force and effect.	ors and assigns or unto Lender, it as security to a certain recorde, all of the term iso herein, then	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesate the aforesaid indebtedness, and she defended the foregage and/or Gropts, covenants, conditions, agreementhis instrument shall cease, determining the following	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obliga- mine and be null and void; 19.51
UNDERSIGNED hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lientions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	ors and assigns or unto Lender, it as security to a certain recorde, all of the term iso herein, then	so warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop is, covenants, conditions, agreement this instrument shall cease, deterministry. February Joseph M. Snipes	and singular the said premises ther persons whomsoever law- id indebtedness and all interest tall perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51
UNDERSIGNED hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lientions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	ors and assigns or unto Lender, it as security to a certain recorde, all of the term iso herein, then	so warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop is, covenants, conditions, agreement this instrument shall cease, deterministry. February Joseph M. Snipes	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lientions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	ors and assigns are, executors, ad a unto Lender, it as security to a certain recorde, all of the term iso herein, then day of	s successors or assigns, the aforesa the aforesaid indebtedness, and slid Chattel Mortgage and/or Crop s, covenants, conditions, agreementhis instrument shall cease, dete	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lientions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of:	rs, executors, ad vunto Lender, it as security to a certain recorde, all of the term iso herein, then day of	s successors or assigns, the aforesa the aforesaid indebtedness, and slid Chattel Mortgage and/or Crop s, covenants, conditions, agreementhis instrument shall cease, dete	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the. Signed, Sealed and Delivered in the presence of: Were Taylor PROBATE FOR SOUTH CAROLINA, Greenville	rs and assigns rs, executors, add r unto Lender, it as security to a certain recorde, all of the term iso herein, then day of	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop is, covenants, conditions, agreement this instrument shall cease, dete February Joseph M. Snipes	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; (L. S.) (L. S.) (L. S.) (L. S.)
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lientions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the	rs and assigns rs, executors, ad r unto Lender, it as security to a certain recorde, all of the term iso herein, then day of	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop is, covenants, conditions, agreement this instrument shall cease, dete February Joseph M. Snipes	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; (L. S.) (L. S.) (L. S.) (L. S.)
unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lientions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to the same extent as if set forth in extendions of which are made a part hereof to he same extent as if set forth in extendions of which are made a part hereof to he same extent as if set forth in extendions of which are made a part hereof to same extent as if set forth in extendions of which are made a part hereof to same extent as if set forth in extendions of which are made a part hereof to same extent as if set forth in extendions of which are made a part hereof to same extent as if set forth in extendions of which are made a part hereof to same extent as if set forth in extendions of which ar	INDIVID COUNTY.	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop s, covenants, conditions, agreementhis instrument shall cease, deterministry February Joseph M. Snipes UALS	and singular the said premises ther persons whomsoever lawid indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51 (L. S.) (L. S.) (L. S.)
und appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are made a part hereof to the same extent as if set forth in extentions of which are m	INDIVID COUNTY.	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop s, covenants, conditions, agreementhis instrument shall cease, deterministry February Joseph M. Snipes UALS	and singular the said premises ther persons whomsoever lawid indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51 (L. S.) (L. S.) (L. S.)
UNDERSIGNED hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the EXECUTED, SEALED, AND DELIVERED, this the Signed, Sealed and Delivered in the presence of: W.R. Taylor PROBATE FOR SOUTH CAROLINA, Greenville PERSONALLY appeared before me	INDIVID COUNTY.	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop s, covenants, conditions, agreementhis instrument shall cease, deterministry February Joseph M. Snipes UALS	and singular the said premises ther persons whomsoever lawid indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51 (L. S.) (L. S.) (L. S.)
undersigned hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in extending the same in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the 19th Signed, Sealed and Delivered in the presence of: Were revision PROBATE FOR SOUTH CAROLINA, Greenville PERSONALLY appeared before me Were Taylor he saw the within named. Joseph Me Snipes sign, seal, and as his act and deed deliver the within mortgage; and witnessed the company of the same and subscribed before me this the 19th	INDIVID COUNTY.	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop s, covenants, conditions, agreementhis instrument shall cease, determined the success of	and singular the said premises ther persons whomsoever lawid indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51 (L. S.) (L. S.) (L. S.)
UNDERSIGNED hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heifully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lien, tions of which are made a part hereof to the same extent as if set forth in exten otherwise it shall remain in full force and effect. EXECUTED, SEALED, AND DELIVERED, this the EXECUTED, SEALED, AND DELIVERED, this the PROBATE FOR Signed, Sealed and Delivered in the presence of: White Taylor PROBATE FOR SOUTH CAROLINA, Greenville PERSONALLY appeared before me White Taylor he saw the within named sign, seal, and as his act and deed deliver the within mortgage; and witnessed the saw of February 19.51	INDIVID COUNTY.	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop s, covenants, conditions, agreementhis instrument shall cease, deterministry February Joseph M. Snipes UALS	and singular the said premises ther persons whomsoever law- id indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; (L. S.) (L. S.) (L. S.) and made oath that
UNDERSIGNED hereby binds himself, his heirs, executors, administrate unto Lender, its successors and assigns, from and against Undersigned, his heir unto Lender, its successors and assigns, from and against Undersigned, his heir fully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay and other sums secured by this or any other instrument executed by Borrower covenants, conditions, agreements, representations and obligations contained in a Lender according to the true intent of said Chattel Mortgage and/or Crop Lientions of which are made a part hereof to the same extent as if set forth in extenditions of which are made a part hereof to the same extent as if set forth in extenditions of which are made a part hereof to the same extent as if set forth in extenditions of which are made a part hereof to the same extent as if set forth in extenditions of which are made a part hereof to the same extent as if set forth in extenditions of the same extent as if	INDIVID COUNTY.	to warrant and forever defend all ministrators and assigns and all of a successors or assigns, the aforesa the aforesaid indebtedness, and stid Chattel Mortgage and/or Crop s, covenants, conditions, agreementhis instrument shall cease, deterministry February Joseph M. Snipes UALS	and singular the said premises ther persons whomsoever lawid indebtedness and all interest all perform all of the terms, Lien executed by Borrower to ts, representations and obligarmine and be null and void; 19.51 (L. S.) (L. S.) (L. S.)

Greenville

SOUTH CAROLINA, ..

July S. J. Williams

Delie Farnswortt 12:45 P 4566

W. R. Jayler