Greenville, in Paris Mountain Township, situate on the Northern stace of Saluda area and a part of the Warren 5. Hunt place, bounded on the East by A. C. Butson (formerly the limit Mill Tract) on the South by Saluda River, on the Worth by the will be invested Highway, known as Hunt Bridge & R., being shown as lots 2,3 and 6 on plat & J at page 39, and having the following metes and bounds to-will; IMPNING at a stone at the corner of Batson and Martin (formerly Warren Otheon Estate) and ming thence with Batson line N 36-30 E, 1200 ft. to Batson; thence N 29-30 E, 130 ft. to a notificial thence S 15 E, 289 ft. more or less, to Highway; thence N 14 T E slong the Highway 15 to a point; thence N 52 B, 289 ft. to a bend; thence S 15 B, 120 ft. to a bend; thence S 36-15 W 310 ft. to a bend; thence S 15-10 W orossing the branch, 335 ft. to sugarity thence S 36-15 W 35 ft. to a bend; thence S 19 W 315 ft. to a bend; thence S 36-15 W 35 ft. to a bend; thence S 15-10 W areas and thence S 16-15 W 35 ft. to a bend; thence S 17 W 337 ft. to the corner lot 6, known as Berry's land; thence S 12-30 E 730 ft.; thence along lake Road, S 38 W 125 ft. to a bend; thence S 7 W 337 ft. to the corner lot 6, known as Berry's land; thence S 13-30 E 730 ft.; thence S 76-30 W approximately 50 ft. to the Northern bank of Saluda River; thence Morth of Warrin, formerly Warren Gibson; thence N 31 E 66 ft. to a point; thence N 76-10 E 10 ft. to a point; thence N 77-15 E 110 ft. to a point; thence N 77-15 E 110 ft. to a point; thence N 77-15 E 110 ft. to a point; thence S 75 E 13 ft. to a point; thence N 77-15 E 110 ft. to a point; thence S 75 E 13 ft. to a point; thence S 76-30 W 36-30 W 36	In consideration of advances made and which may be made by Production Credit Association, Lender, to James F. Nichols	
Contents can expect security. Pull-time Thomsand Eight. Hundred Hunty (Dee and No/100	Production Credit Association, Lender, to James F. Nichols	
1. 12. 6931_CO	(whether one or more), aggregating Twelve Thousand Fig.	and Virginia P. Nichols Borrower,
4.03. Cot a Lower of South Canalan, 1922, (c) all catality is detectable of the rows to London (such controlled in the South Canalan, 1922, (c) all catality is detected by pressions exists, and all creates and controlled the Canada, and the Canada and controlled the Canada, and the Canada and controlled the Canada and the Canada and Canada		
collected by pressures notes, and it smeath and standard about 4 (3) at the middendard all swares to Landon, and it is because the Lindon and Standard Stand	45-55. Code of Laws of South Carolina, 1962, (1) all existing indebtedness	ess of Borrower to Lender (including but not limited to the above described advances),
record. Fifteen Thousand & No/Modern-Dates (1. 15,000.00). The interest devoid, attempt fees and some cuts, who because a provided a new locality, and city interfoliage recorded structs, for of and in take 10(30) per create of the back and an account of the conveyed and moderate, and by their present develops, gast, therefore, and control and control of the contro	evidenced by promissory notes, and all renewals and extensions thereof, as	and (3) all other indebtedness of Borrower to Lender, now due or to become due or
as provided in said source;), and case including a recommendate stituncy; feed of any lower test [167]; so retains of the stad anomaly the brown and subspire of the control of the stad and the stad of the stad		
and, account of an integer, in fee single with Leafer, in moreover and couples. At that used a land located in. Paris 18th. County, Such Cardia, continues. Chi. 60 a.m., news when, more as the Belley Free mail County, Such Cardia, continues. Chi. 60 a.m., news when, more as the Belley Free mail The Place, and counted as follows: Free mail The Place, and counted as follows: Free mail The Place and the County of the Chi. 19th. Free mail The Place and the County of Saluda River, on the West by Berry, on the North by the emillie-Place leaves it is page 39, and having the following meters and bounds to-active in the feet of the Chi. 19th. EMBMING at a stone at the corner of Batson and Martin (formerly Marren Giscon Estate) and ming thence with Batson Inten N 36-30 E, 1200 ft. to Batson; themes N 29-30 E, 130 ft. to a notify, thence N 35 N 300 ft. to a point, thence N 35 N 300 ft. to a point, thence N 35 N 300 ft. to a point, thence N 35 N 300 ft. to a point, thence N 35 N 300 ft. to a point, thence N 35 N 300 ft. to a point, thence N 35 N 300 ft. to a point, thence N 35 N 300 ft. to a point, thence N 35 N 300 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a bend; thence S 36-10 N 400 ft. to a point; thence N 400 ft. To a point; thence S 76-30 R 400 ft. to a point; thence S 76-30 R 400 ft. to a point; thence S 76-30 E 175 ft. to a point; thence S 76-30 E 175 ft. to a point; thence S 76-30 E 175 ft. to a point; thence S 76-30 E 175 ft. to a point; thence S 76-30 E 175 ft. to a point; thence S 76-30 E 175 ft. to a point;	as provided in said note(s), and costs including a reasonable attorney's fe	ee of not less than ten (10%) per centum of the total amount due thereon and charges
Add to the State of Contact, contacting to 1.08 across, some in two, barren us the Soline Recovered to the Contact, some of two terms as the Contact, some of two terms as the Contact of C	sell, convey and mortgage, in fee simple unto Lender, its successors and a	assigns:
THAT PIECE, parcel or lot of land, lying and being in the State of South Caroline, County Greenville, in Paris Mountain Township, situate on the Northern side of Saluda River and ng a part of the Warren S. Hunt place, bounded on the East by M. C. Batton (formerly the small place) of the Warren S. Hunt place, bounded on the East by M. C. Batton (formerly the small limit Mill Tract) on the South by Saluda River, on the West by Berry, on the North by the emiddle-Pickens Highway, howns as finite Side, being shown as lots 2,3 and 6 on plat k J at page 39, and having the following metess and bounds to-mit; the saluda of the Saluda River of Ratson and Martin (formerly Warren Gisson Betate) and ming thence with Batson Line N 36-30 K, 1200 ft. to Batton; thence N 29-30 K, 130 ft. to a ning thence with Batson Line N 36-30 K, 1200 ft. to a solution of the land of the old Greenville-kens Highway, now known as Lake Ed; thence a long the Warren Gisson Betate) and it thence N 38-30 N Lil Ti. to a bend; thence Saluda River of the old Greenville-kens Highway in the Warren Gisson N 100 K of the Saluda River of Saluda River of the Old Greenville-kens Highway in the Saluda River of the Saluda River of the Old Greenville-kens Highway in the Saluda River of the Old Greenville-kens Highway in the Saluda River of the Old Greenville-kens Highway in the Saluda River Saluda River of the Old Greenville-kens Highway in the Saluda River Saluda River of the Old Greenville-kens Highway in the Saluda River s	All that tract of land located in Falls Hatts. County, South Carolina, containing 61.88 acres, more or less,	Townsinp,
Greenville, in Paris Mountain Township, situate on the Northern stde of Salved aver and a part of the Warren S. Hunt place, bounded on the East by A. G. Satore (formerly the libint Mill Tract) on the South by Saluda River, on the Most by Serry, on the North by the will be invested Highway, known as Hunt Bridge & d., being shown as lots 2,3 and 6 on plat & J at page 39, and having the following metes and bounds to-ed.; IMPNING at a stone at the corner of Batton and Martin (formerly Warren Otheon Estate) and ming thence with Batson line N 36-30 E, 1200 ft. to Batson; thence N 29-30 E, 130 ft. to a notific thence N 25 B, 289 ft. more or less, to Highway; thence N 14 T E along the Highway 16 to a point; thence N 52 B, 280 ft. to a bend; thence S 15-15 W 310 ft. to a bend; thence S 30-15 W 35 ft. to a bend; thence S 15-10 W crossing the branch, 335 ft. to Send; thence S 30-15 W 35 ft. to a bend; thence S 19 W 319 ft to a bend; thence S 16-15 W. 5 ft. to a bend; thence S 30-15 W 35 ft. to a bend; thence S 19 W 319 ft. to be about themce S 16-15 W. 5 ft. to a bend; thence S 16-15 W. 5 ft. to a bend; thence S 16-15 W. 5 ft. to a bend; thence S 17 W 337 ft. to the corner lot 6, known as Berry's land; thence S 12-30 E 730 ft.; thence 3 ft. 30 W 310 ft. to the corner lot 6, known as Berry's land; thence S 13-30 E 730 ft.; thence S 76-30 W approximately 200 ft. Wartin, formerly Warren Gibson; thence N 18 E 66 ft. to a point; thence N 86-30 E 175 ft. a point; thence N 77 E 110 ft. to a point; thence N 77 E 110 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. to a point; thence N 77 E 10 ft. Township will be subjec		•
inting thence with Batson Line N 36-30 E, 1200 ft. to Batson: thence N 27-30 E, 130 ft. to a point; thence N 25 E, 289 ft. more or less, to Highway; thence N 17 E along the Highway 212 to a point; thence N 53 W 30 ft. to a point at the intersection of the old Greenville-keen Highway, now known as Lake Rd, thence along the eld road, S 65-50 W 121 ft. to a bend; thence S 30-15 W 35 ft. to a bend; thence S 10 W 319 ft to a bend; thence S 36-15 W 35 ft. to a bend; thence S 19 W 319 ft to a bend; thence S 16-15 W 25 ft. to a bend; thence S 30-15 W 37 ft. to the corner lot 6, known as Berry's land; thence S 129 W 319 ft. to a bend; thence S 73 W 37 ft. to the corner lot 6, known as Berry's land; thence S 12-30 E 730 ft.; thence S 73 W 37 ft. to the corner lot 6, known as Berry's land; thence S 12 W 313 ft. to a point; thence S 73 W 37 ft. to the corner lot 6, known as Berry's land; thence S 12 W 313 ft. to a point; thence S 75 W 30 ft. to a point; thence S 75 W 30 ft. to a point; thence S 75 W 30 ft. to a point; thence S 75 W 30 ft. to a point; thence S 12 W 31 ft. to a point; thence S 12 W 31 ft. to a point; thence S 12 W 31 ft. to a point; thence S 12 W 31 ft. to the point of SECIMBNIN. Less, however, lots I and 2 sold to mound and Dorothy Painter and Thomas Painter, in Deed Book 716, page 275, and book 716 at 277, which lots front a total of 160 ft. on Lake Road. This is the same property convected out by W. L. Belue as 61,88 acres, in Deed Book 680 at page 317, less the two lots we mentioned. A default under this instrument are with the same land point and point of the same property convected to the book of the same property convected to the book of the same property convected to the book of the same property convected to the same propert	Greenville, in Paris Mountain Township, sing a part of the Warren B. Hunt place, bod Hunt Mill Tract) on the South by Saluda eenville-Pickens Highway, known as Hunts E	situate on the Northern side of Saluda River and bunded on the East by A. C. Batson (formerly the River, on the West by Berry, on the North by the Bridge Rd., being shown as lots 2,3 and 6 on plat
ge 277, which lots front a total of 160 ft. on Lake Road. This is the same property converted to us by W. L. Selue as \$\(\text{A} \), 88 acres, in Deed Book 680 at page 317, less the two lots over mentioned. It is agreed and understood that this is a second mortgage to the mortgage held by The avelers Rest Savings and Loan Association. A default under this instrument or under any other instrument beretofore or hereafter executed by Burrower to Lender shall at the option of Lender constitute a default under any one or more, or all instruments executed by Burrower to Lender, shall at the option of Lender constitute a default under any one or more, or all instruments executed by Burrower to Lender, its successors and assigns and an singular the rights, members and appartenances to the said premises belonging or in any wise incident or appertaining. UNDERSIGNED bereby binds himself, his belier, executors, administrators and assigns with all the rights, privileges, members and appartenances to the said premises with all the rights, privileges, members and appartenances and assigns, from and against Undersigned, his being, executors, administrators and assigns with all the rights, privileges, members and appartenances of the same or any part thereof. PROVIDED ALWATS, NEVERTHELESS, that if Borrower shall person to a security in the disressed indebtedness and all stone with privileges accurated by Borrower belongs and obligations and obligations and obligations of which are made a part hereof to the same extent as it set forth in extension between the same of the same and the same of the same and the same	GINNING at a stone at the corner of Batson nming thence with Batson line N 36-30 E, I int; thence N 25 E, 289 ft. more or less, to a point; thence N 53 W 340 ft. to a general ckens Highway, now known as Lake Rd.; thend; thence N 38-30 W 141 ft. to a bend; thence S 36-45 W 356 ft. to a bend; thence S ft. to a bend; thence S 62-30 W 125.2 d 6; thence along Lake Road, S 88 W 129 ft. lot 6, known as Berry's land; thence S 1250 ft. to the Northern bank of Saluda Rive Martin, formerly Warren Gibson; thence N a point; thence S 71 E 132 ft. to a point of Et. to a point; thence N 77-15 E 110 ft.	n and Martin (formerly Warren Gibson Estate) and 1200 ft. to Batson: thence N 29-30 E, 130 ft. to a to Highway; thence N 47 E along the Highway 212 point at the intersection of the old Greenvillence along the old road, S 65-30 W 421 ft. to a hence N 51-10 W crossing the branch, 335 ft. to thence S 19 W 349 ft to a bend; thence S 46-15 W ft. to a bend; this being common corner of lots 3 t. to a bend; thence S 73 W 337 ft. to the corner 3-30 E 730 ft.; thence S 76-30 W approximately er; thence down the River approximately 1200 ft. 34 E 66 ft. to a point; thence N 86-30 E 175 ft. t; thence N 57 E 141 ft. to a point; thence N 40 Ft. a point; thence S 65-30 E 231 ft. to a point; GINNING. Less, however, lots 1 and 2 sold to
It is agreed and understood that this is a second mortgage to the mortgage held by The avelers Rest Savings and Loan Association. A default under this instrument or under any other instrument heretefore or hereafter executed by Borrower to Lender shall at the option of Lender constitute a default under any one or more, or all instruments executed by Borrower to Lender. TOGCHIER with all and sloppal the frights, members, heveltlaments and appurtenances to the said premises belonging or in any wise incident or appertaining. UNDERSIGNED hereby blinds himself, his heirs, executed, which is the premise with all the rights, privileges, members and appurtenances to the said premises belonging or in any wise incident or appertaining. UNDERSIGNED hereby blinds himself, his heirs, executed, bein instrument and assigns with all the rights, privileges, members and appurtenances to the said premises under the said promises and appurtenances to the said premises under the said and promises and assigns to warrant and forever defend all and singular the said premises under the said promises and appurtenances the said premises under the said promises and appurtenances to the said premises under the said promises and appurtenances to the said premises under the said promises and appurtenances to a said said said and their premises under the said said promises and appurtenances to a said said said and their premises under the said said said said said said said the said promises under the said said said said said said said said	ymond and Dorothy Painter and Thomas Pain	ter, in Deed Book (10, page 2/5, and book (10 at
It is agreed and understood that this is a second mortgage to the mortgage held by The avelers Rest Savings and Loan Association. A default under this instrument or under any other instrument heretofore or hereafter executed by Borrower to Lender thall at the option of Lender constitute a default under any one or more, or all instruments executed by Borrower to Lender. TOGITHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in any wise incident or appertaining. TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns, with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining. UNDERSIONED hereby high kinself, his beins, executors, administrators and assigns to warrant and forever defend all and singular the said premises unto Lender, its successors and assigns, from and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomesever lawfully claimed or to claim the same or any part thereof. FROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all interest and the same of any other instrument exceed by Biomover as ascentive the aforesaid indebtedness and all interest conditions, agreements, representations and obligations contained in all mortgages executed by Borrower to Lender according to the tron intent of said Mortgages, and the intention of the same and the same extent as if at forth in actions berein, then this instrument shall cease, determine and he noll and void, otherwise it shall remain in this force and all indebtedness and all remains the literature and all the indebtedness and all remains the literature and the remains of liability to the tron intents of said Mortgages. Borrower to Lender, and any other present or fusive incidentainess or liability to Lender, and output, and the province of the same except of	ige 277, which lots front a total of 160 for	in Deed Book 680 at page 317. less the two lots
A default under this instrument or under any other instrument heretofore or hereafter executed by Borrower to Lender shall at the option of Lender constitute a default under any one or more, or all instruments executed by Borrower to Lender. TOGETHER with all and singular the rights, members, hereditaments and appartenances to the said premises belonging or in any wise incident or appartaining. TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, members and appartenances to the said premises belonging or in any wise incident or appartaining. UNDEINSICNED hereby binds himself, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, descentors, administrators and assigns and all other persons whomsower lawfully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and shall perform all eff the terms, covenants, conditions, agreements, representations contained in all mortages exceeded by Borrower to Lender according to the two intents of said Mortagenes, all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part herefor to the same extent as if set forth in extension between the said and the said and value of the terms, covenants, conditions, agreements, representations and obligations of which are made a part herefor to the same extent as if set forth in extension therein, then this instruments and about a devances between the Lender, and all indebtedness on an all hereal and value and the said and value and the s	ove mentioned.	in book stops toy the property
A default under this instrument or under any other instrument heretofore or hereafter executed by Borrower to Lender shall at the option of Lender constitute a default under any one or more, or all instruments executed by Borrower to Lender. TOGETHER with all and singular the rights, members, hereditaments and appartenances to the said premises belonging or in any wise incident or appartaining. TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, members and appartenances to the said premises belonging or in any wise incident or appartaining. UNDEINSICNED hereby binds himself, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, descentors, administrators and assigns and all other persons whomsower lawfully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and shall perform all eff the terms, covenants, conditions, agreements, representations contained in all mortages exceeded by Borrower to Lender according to the two intents of said Mortagenes, all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part herefor to the same extent as if set forth in extension between the said and the said and value of the terms, covenants, conditions, agreements, representations and obligations of which are made a part herefor to the same extent as if set forth in extension therein, then this instruments and about a devances between the Lender, and all indebtedness on an all hereal and value and the said and value and the s		a second montages to the mortage held by The
A default under this instrument or under any other instrument heretofore or hereafter executed by Borrower to Lender shall at the option of Lender constitute a default under any one or more, or all instruments executed by Borrower to Lender. TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in any wise incident or appertaining. TO IANY AND TO ROLD all and singular the said lunds and premises unto Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining. UNDESIGNED beroby bids, himself, his belts, necutors, administrators and assigns to warrant and forever defend all and singular the said greenises unto Lender, its successors and assigns, from and appaint Undersigned, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said greenises unto Lender, its successors and assigns and all other persons whomsoever lawfully claiming or to claim the same or any part thereof. FROWINDED ALWASS, NEVERTHELESS, that it Berrower hall pay unto Lender, its successors or assigns, the aforesaid indebtedenses and all interest and other muss second by this or any other instrument executed by Borrower to Lender according to the true indebtedenses and all offer thems, covenants, conditions, agreements, representations and obligations contained in all mortgages executed by Borrower to Lender, according to the true intents of said Mortgages. It is understood and agreed that Lender, services to the said determine and beginning and obligations of which are made a part hereof to the mace certain at its efforth in extenso berein, then this instrument and it is astified of record. It is further understood and agreed that Lender, services are subject to the said provers to Lender, and subject to the said provers to Lender, and any other present or future indebtedness so lenders to linder to the said provers to Lender herein, its successors and a		
TOGETHER with all and singular the rights, members, herefultaments and appurtenances to the said premises belonging or in any wise incident or appertaining. TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby blinds himself, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said promises unto Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully clatining or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part exten to the same extent as it set forth in extension length, then this instrument shall cease, determine and he null and void; otherwise it shall remain in full force and effect. It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness to Lender, whether as principal debtor, surety, guarantor, endorser or otherwise, will be secured by this instrument until if its satisfied of record. It is further undestrood and agreed that lender, at the written requested for some, visit is further undestrood and agreed that Lender, at the written requested for some, visit is further undestrood and agreed that Lender, at the written requested for some, visit is further undestrood and servent in the presence of: When the presence of: James F. Nichols Lender may ha		
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	Borrower to Lender, and any other present or future indebtedness or lia otherwise, will be secured by this instrument until it is satisfied of record will satisfy this mortgage whenever: (1) Borrower owes no indebtedness make any further advance or advances to Borrower. This agreement shall inure to the benefit of Lender, its successors all such advances and all other indebtedness of Borrower to such success the Lender herein, its successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the 26th of the presence of: W. R. Taylor) Challe Alberton Signed, Sealed and Delivered in the presence of: W. R. Taylor) Challe Alberton S. Extra edge Re-Alberton	decreafter made by Lender to Borrower, and all indebtedness now and hereafter owed by ability of Borrower to Lender, whether as principal debtor, surety, guarantor, endorser or do. It is further understood and agreed that Lender, at the written request of Borrower, so to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to and assigns, and any successor, or assign of Lender may make advances hereunder, and sor or assign shall be secured hereby. The word "Lender" shall be construed to include day of June 1964. June 1964. (L. S.) (James F. Nichols) (L. S.) (Virginia P. Nichols) Form PCA 402

SATISFIED AND CANCELLED OF RECORD

22 DAY OF April 1968

O'llie Farns arth

R. M. C. FOR GREENVILLE COUNTY, S. C.

AT 3:08 O'CLOCK P. M. NO. 27416