South Carolina,	GREENVILLE	County.	BUOK TO 10 LYPER	<b>,00</b>
,			OTHE DIVE	
	advances made and which may be made William	m E. Coble, J	BLUE RINGE	Borrower.
Production Credit Association (whether one or more),	PTOTOTO TIOTICAL	ND AND NO/100		Dollars
45-55, Code of Laws of Sevidenced by promissory evidenced by promissory hereafter contracted, the	South Carolina, 1962, (1) all existing in notes, and all renewals and extensions to maximum principal amount of all existing in maximum principal amount of all existing the significant of the second section of the existing the second second section in the second section of the existing the second section of the existing the second section of the second section of the existing the second section of the section of t	ate herewith, hereby exp adebtedness of Borrower hereof, (2) all future a thereof, and (3) all oth ng indebtedness, future	ressly made a part hereof) and to secure, in at to Lender (including but not limited to the above dvances that may subsequently be made to Borre er indebtedness of Borrower to Lender, now due advances, and all other indebtedness outstanding	ecordance with Section e described advances), wer by Lender, to be or to become due or at any one time not to
as provided in said note( sell, convey and mortgage	(s), and costs including a reasonable at (s), and herein, Undersigned has grantee e, in fee simple unto Lender, its success	torney's fee of not less t d, bargained, sold, conv sors and assigns:	(reenville	ue thereon and charges
All that tract of lan County, South Carolina,	60 26	e or less, known as the	D	nd bounded as follows:
ALL THAT CERTAIN County of Greenviplat made by C. of fully described, being 23 ft. from Grantor which is said road, S.44-2 along the center S.26-15 W. 448 ft 201.2 ft; S. 32-4 of creek; thence to-wit: N.68-41 intersection of tiron pin; thence to an iron pin in property of the can iron pin on the dirt road, being This is a portion Office for Greenvalso, ALL THAT LO 28 acres, and being Co. prepared by I ing metes and bound running thence a stone; thence S. 67 W. I the meanderings of the content of	TRACT of land with im ille, State of South Co. Riddle dated Aug. I to-wit: BEGINNINC at an iron pin at the collocated at the edge of South Co. Riddle dated Aug. I to-wit: BEGINNINC at a poof said road the follit; S.45-13 W. 127.6 ft 45 W. 63.8 ft; S. 15-1 along the meanders of W. 105 ft; N. 55-25 Whe above mentioned cr. N. 28-03 E. 760 ft. the center of power trantor, S. 26-25 W. I he edge of said dirt run the point of BEGINNIN of the property conville County in Deed BOT of land in the Counting known as Tract #7 F. C. Rogers, Surveyor ands, to-wit: BEGINNING N. 43-3/4 E. 8.27 co. 66-½ E. 5.60 chains 15.19 chains to a ston of said river to the point of said river to the	provements the arolina, cont a point in the corner of the f said road, int in the cerowing courses; S. 29-42 W. 256 ft; said creek, 500 ft; N. eek with a broan iron pine right-of 76.9 ft. to a cod; thence 2 G. eyed to the Gook 568, at P ty of Greenvi on a plat of, in December NG at a stake hains to a st to a stone; e on the East coint of BEGIN	ereon, situate in Fairview aining \$\lambda 1.26\$ acres in accorrevised on July 29, 1964, as the center of a dirt road, say property which is being retained running thence along the nater of said dirt road; then and distances, to-wit: S.59 1.09 ft; S. 20-02 W. 236.7 is 1-19 W. 286 ft. to a point the following traverses and 31-35 W. 516.8 ft; to an irranch; thence N. 30-57 E. 96; and running thence S. 71-25 and running thence S. 71-25 and running the constitution to a point in the centrantor by deed recorded in tage 156.  11e, State of South Carolina the lands of Cedar Falls Life, 1916, and said tract having on the Eastern bank of the one; thence S. 57-3/4 S. 6. thence S. 1-\frac{1}{2} W. 13.00 chair ern bank of the Reedy Piver NING.	rownship, dance with and being more aid point ained by the electer of the continuing 5-37 W. 238 ft. ft; S. 55-29 W. tin the center distances, on pin near the 3.4 ft. to an 27 E. 635.5 ft. at-of-way and 103.1 ft. to ter of said the R. M. C. a, containing the follow-Reedy River By chains to a poplar; thence with
This is the same property conveyed to the mortgagor by deed of Warren C. Sprouse, Jr., dated January 16, 1965 to be recorded of even date herewith.				
		•		
A default under thi	is instrument or under any other instru or more, or all instruments executed by	nent heretofore or herea v Borrower to Lender.	fter executed by Borrower to Lender shall at the opt	tion of Lender constitute
TOGETHER 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.				
UNDERSIGNED 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, executors, administrators and assigns and all other persons whomsoever 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 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 contained in all mortgages executed by Borrower to Lender according to the true intent of said Mortgages, all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth in extenso herein, then this instrument shall cease, determine and be 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 or liability of Borrower to Lender, whether as principal debtor, surety, guarantor, endorser or otherwise, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower owes no indebtedness to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to make any further advance or advances to Borrower.				
This agreement sha all such advances and al the Lender herein, its su	l other indebtedness of Borrower to suc	ccessors and assigns, and successor or assign sha	d any successor, or assign of Lender may make a all be secured hereby. The word "Lender" shall i	dvances hereunder, and be construed to include
EXECUTED, SEAL	LED, AND DELIVERED, this the	12th. day of	December	, 19 67
			William E. Coble, Jr.	(L. S.)
Signed, Sealed and Deli-	vered			(L. S.)

SATISFIED AND CANCELLED OF RECORD

21 DAY OF June 1973.

Harried Jan Hersley

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

AT 7:12 O'CLOCK 1: M. NO. 32321