SOUTH CAROLINA,	Greenville Coun	TY.	FILED	
	(4)	Blue Rid CREE	NVILLEICO. S. C.	
In consideration of advance	made and which may be made by			***************************************
Production Credit Association, L	ender to Lon W. Ginn and G	NDRED NINETACE	B THIT STEEL AND 7	2/100 Воложег
(whether one or more), aggrega	iting	es abane uksarusa udatah	ment beauty and to some	Dollar
evidenced by promissory notes, as	evidenced by note(s) of even date herewith srolina, 1962, (1) all existing indebtedness and all renewals and extensions thereof, (2) and all renewals and extensions thereof, and m principal amount of_all.existing indebted	all future advances that me (3) all other indebtedness	ay publishing to be made to of Borrower to Lender, no	Borrower by Lender, to be w due or to become due or
exceed SIX THOUSAND as provided in said note(s), and as provided in said note(s) and	costs including a reasonable attorney's fee herein, Undersigned has granted, bargained	OOO OO ), plus inte of not less than ten (10%) , sold, conveyed and mortg	rest thereon, attorneys' fees per centum of the total amo	and court costs, with interest ount due thereon and charges
	simple unto Lender, its successors and assi			Greenville
All that tract of land locate	7 89	ove Tow		
County, South Carolina, containing	Ag	IOWD AS IDS	P	ace, and bounded as follows:
			•	
,	·			
in Grove To 7.89 acres, Ginn prepar Office for	hat certain piece, parce wnship, County of Greenv more or less, according ed by C.O. Riddle, R.L.S Greenville County in Pla as shown fully on said p	ille, State of to a plat of s ., during Augus t Book 4-E at P	South Carolina, urvey of propert t 1970, recorded	containing ty of Lon W. I in the RMC
am boulus	as shown furity on same p	140.	•	•
on the East	property being bounded a and South by Roy J. Owe Lewis L. Leckie.			
	and the second contract and the		,	
		•		
•	•			
A default under this instrum a default under any one or more,	ent or under any other instrument herstofor or all instruments executed by Borrower to	re or hereafter executed by E Lender,	Surrower to Lender shall at th	e option of Lender constitute
	gular the rights, members, hereditaments and			
appurtenances thereto belonging o			,	•
UNDERSIGNED hereby bin Lender, its successors and assigns, ing or to claim the same or any	ds himself, his belrs, executors, administrate, from and against Undersigned, his heirs, e part thereof.	ors and assigns to warrant a executors, administrators and	nd forever defend.all-and sin assigns and all other persons	gular the said premises unto whomsoever lawfully claim-
other sums secured by this or any conditions, agreements, sepresental all of the terms, covenants, condi-	ERTHELESS, that if Borrower shall pay unto other instrument executed by Borrower as tions and obligations contained in all morts tions, agreements, representations and obligi- cease, determine and be null and void; oth-	security to the aforesaid inc ages executed by Borrower t ations of which are made a	debtedness and shall perform to Lender according to the ti part hereof to the same exte	all of the terms, covenants, we intent of said Mortgages.
Borrower to Lender, and any othe otherwise, will be secured by this	hat all advances heretofore, now and hereaft in present or future indebtedness or liability instrument until it is satisfied of record. It in: (1) Borrower owes no indebtedness to I sinces to Borrower.	of Borrower to Lender, while further understood and	sether as principal debtor, so	rety, guarantor, endorser or
This agreement shall inure to sll such advances and all other ind the Lender herein, its successors a	the benefit of Lender, its successors and elebtedness of Borrower to such successor or and assigns.	assigns, and any successor, of assign shall be secured here	or assign of Lender may ma eby. The word "Lender" sh	se advances hereunder, and all be construed to include
EXECUTED, SEALED, AND	DELIVERED, this the 10th	, -		
	. '	Lon W	Sin	(L. S.)
igned, Sealed and Delivered.	(	(Ion W (	Ginn)	
in the presence of to Tue	20 Dame : 60	· L		1
(Louise Trammel	I The state of the	1.100		(L. S.)
(W.R. Taylor)	Light	(Gladys 1	I. Ginn)	•
. C. R. E. MigeRev. 8-1-83				· \ h
The second secon				Form PCA 402