JAN 2 0 1972 - Mrs. Ollie Farnsuyutti R. M. C.

## HORTGARD OF BEAL ESTATE

BOOK 1220 PAGE 15

1849,80 squal installments of 3 30.83 sech, commencing on the 22 day of March 19 72 and falling due on the same day, of sech subsequent menth, as in and to a said Note and conditions themselves the most had will make fully appear.  We KNOW ALL MRN, ther the ambragages in in consideration of the said section of the said and the said section of t	Alco of Georgia	(hereinefter also styled the mortgages) in the sun
OCETMER with all and singular the rights, members, hereaftenents and apportanences to the said permises belonging, or in onywise incides or appearation.  ONETMER with all and singular the rights, members, hereaftenents and apportanences to the said premises belonging, or in onywise incides a personal that said and singular the rights, members, hereaftenents and apportanences to the said premises belonging, or in onywise incides a personal that said and singular the rights, members, hereaftenents and apportanences to the said premises belonging, or in onywise incides a personal that said and singular the rights, members, hereaftenents and apportanences to the said premises belonging, or in onywise incides a personal that said and singular the rights, members, hereaftenents and apportanences to the said premises belonging, or in onywise incides a personal that said and singular the said and my (suc) heirs, successors and said incidents and said premises belonging, or in onywise incides a personal that said amongs are said to the said premises belonging, or in onywise incides a personal that said amongs are said and singular the said Premises onto the said metrogone, its (his) successors, heirs and ossigns forever.  NO 1 (ww) do hereby bird any (sur) self and my (sur) heirs, successors and sainings, from the said metrogone its (his) successors, heirs and ossigns forever.  NO 1 (ww) do hereby bird any (sur) self and my (sur) heirs, successors and sainings, from the said metrogone its (his) heirs, successors and sainings, from the said metrogone its (his) heirs, successors and sainings, from the said metrogone its (his) heirs, successors and sainings, from the said metrogone its (his) heirs, successors and sainings, from the said of the said metrogone its (his) heirs, successors and sainings, from the said metrogone its (his) heirs, successors and sainings, from the said of the said metrogone its heirs, successors and sainings, from the said of the said premises, from the said of the said metrogone, its heir said pe	1849.80 , psychio in _	60 equal installments of \$ 30.83 each, commencing on
in cheeping in the said feet; which with all its previsions is hereby nade a part hereo; and sites in advanced and increases of all interactions in horsely active-bloged, here generally pail, by the said surrages, in and before the implicit of delete in the property active-bloged, here generally pail, by the said surrages, the following described real setting.  All that piace, parcel or lot of land situated, lying and being in the Country of Greenville State of South Carolina, on the North sestern side of Pine Ridge Drive and being known and designated as Lot No. 38 of Fresh Meadov Farms as shown on plat thereof recorded in the R.M.C. Office for Greenville Country in Plat Book "S", at Page 61.  IDS CREDIT CORPORATION SUITE 114, 1455 TULLIE ROAD, N. E. PLOTE AND ALLIES TO ALLIE ROAD, N. E. PLOTE AND ALLIE ROAD,	e said Note and conditions thereof, reference	thereunte had will more fully appear.
State of South Carolina, on the North eastern side of Pine Ridge Drive and being known and designated as Lot No. 38 of Fresh Medov Parma as shown on plat thereof recorded in the R.M.C. Office for Greenville County in Plat Book "S", at Page 61.    IDS CREDIT CORPORATION SUITE 114, 1455 TULLIE ROAD, N. E. ATLANTA, GEORGIA 30329 PIOCKE, 424-624-1531   PROPERTY OF THE	ie conditions of the said Note; which with sid mortgogor in hand wall and truly paid, b t is hereby asknowledged, have granted, bar	l its previsions is heroby made a part hereat; and also in consideration of infec Deliars to the said martgague, at and before the sealing and delivery of these Presents, the receipt wh inod, said and released, and by these Presents de grant, bargain, sell and release unto the i
OCETHER with ell and singular the rights, members, hereditaments and appurtenances to the soid premises belonging, or in anywise incide or appartaining.  O HAVE AND TO HOLD, all and singular the said Premises unto the said mortgagee, its (his) successors, heirs and assigns forever.  IND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary a connected in the said mortgagee its (his) heirs, successors and estigns, from and esential the total scale for its claim the sair any part thereof.  IND I I S AGREED, by and between the porties hereto, that the seld mortgagee his (heir) heirs, executors, or administrators, shall ken buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, entered by the self-default hereof, the said mortgagee, in his chief with the said mortgagee is (his) heirs, successors or assigns, may effect such insurance and against and against the said amortgages is (his) heirs, successors or assigns, and the said premises when the said mortgages is (his) heirs, successors or assigns, and assessments upon the said premises when the said mortgages is (his) heirs, successors or assigns, and cause the said premises, their distribution of the debt secured by this mortgage, in heir heirs mortgage for the said so and, with interest thereon, them the said said premises and casts incurred by the mortgage is a likely the premise of the said premises and assigns and assessments upon the said premises them to a prem	State of South Carolina, or and designated as Lot No. 3	the North eastern side of Pine Ridge Drive and being known of Fresh Meadow Farms as shown on plat thereof recorded
OCETHER with ell and singular the rights, members, hereditaments and appurtenances to the soid premises belonging, or in anywise incide or appartaining.  O HAVE AND TO HOLD, all and singular the said Premises unto the said mortgagee, its (his) successors, heirs and assigns forever.  IND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary a connected in the said mortgagee its (his) heirs, successors and estigns, from and esential the total scale for its claim the sair any part thereof.  IND I I S AGREED, by and between the porties hereto, that the seld mortgagee his (heir) heirs, executors, or administrators, shall ken buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, entered by the self-default hereof, the said mortgagee, in his chief with the said mortgagee is (his) heirs, successors or assigns, may effect such insurance and against and against the said amortgages is (his) heirs, successors or assigns, and the said premises when the said mortgages is (his) heirs, successors or assigns, and assessments upon the said premises when the said mortgages is (his) heirs, successors or assigns, and cause the said premises, their distribution of the debt secured by this mortgage, in heir heirs mortgage for the said so and, with interest thereon, them the said said premises and casts incurred by the mortgage is a likely the premise of the said premises and assigns and assessments upon the said premises them to a prem		IDC
OCETHER with ell and singular the rights, members, hereditaments and appurtenances to the soid premises belonging, or in anywise incide or appartaining.  O HAVE AND TO HOLD, all and singular the said Premises unto the said mortgagee, its (his) successors, heirs and assigns forever.  IND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary a connected in the said mortgagee its (his) heirs, successors and estigns, from and esential the total scale for its claim the sair any part thereof.  IND I I S AGREED, by and between the porties hereto, that the seld mortgagee his (heir) heirs, executors, or administrators, shall ken buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, insured against loss or demage by fire, for, the benefit of the said mortgagee, for an amount not less than the buildings on said premises, entered by the self-default hereof, the said mortgagee, in his chief with the said mortgagee is (his) heirs, successors or assigns, may effect such insurance and against and against the said amortgages is (his) heirs, successors or assigns, and the said premises when the said mortgages is (his) heirs, successors or assigns, and assessments upon the said premises when the said mortgages is (his) heirs, successors or assigns, and cause the said premises, their distribution of the debt secured by this mortgage, in heir heirs mortgage for the said so and, with interest thereon, them the said said premises and casts incurred by the mortgage is a likely the premise of the said premises and assigns and assessments upon the said premises them to a prem		105 CREDIT CORPORATION
PIONE: 424.634.1531  OGETHER with all and singular the rights, members, hereditaments and appurtenances to the soid premises belonging, or in anywise incide or appartaining.  O HAVE AND TO HOLD, all and singular the said Premises unto the said mortgagee, its (his) successors, heirs and assigns forever.  NID I (we) do hereby blind my (sur) self and my (sur) heirs, executors and administrators, to procure or execute any further necessary a urances of title to the said premises, the title to which is unencumbered, and also to the said mortgagee its (his) heirs, successors and assigns from and each to the said mortgagee its (his) heirs, successors and assigns from and each to the said mortgagee, for an amount not less than it has buildings on said premises, insured against loss or demage by fire, for the benefit of the said premises, for the said mortgage, for an amount not less than it has buildings on said premises, insured against loss or demage by fire, for the benefit of the said thread, the said mortgagee, for an amount not less than it has buildings on said premises, insured against loss or demage by fire, for the benefit of the said thread, the said mortgage, in a said premises, insured against loss or demage by fire, for the benefit of the said thread, the said mortgage, in a said premise, and the said premises, the said mortgage, and entrages, and entrages, in the said premises, the said mortgage, in the said premises, and the said premises, the said thread, the said mortgage, in the said premise, the said to receive from the insurance moneys to be paid, a sum aqual to the amount of the debt secured by this mortgage, intitled to receive from the insurance moneys to be paid, a sum aqual to the amount of the debt secure and said said and the said premises when the same shall first become payable, then the said mortgages, the said mortgage for the sums so paid, with interest thereon, from the dates of such payments, the said mortgage for the sums so paid, with interest thereon, from the dates of such payment		
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O HAVE AND TO HOLD, all and singular the said Premises unto the said martgages, its (his) successors, heirs and assigns forever.  IND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary a urances of title to the said premises, the title to which is unencumbered, and also into the said martgages its (his) heirs, successors and assigns, from an egister will persons fawfully craiming, or to claim the sair remy part thereof.  IND IT IS AGREED, by and between the parties hereto, that the seld martgages in the said martgages, it is the said martgages, it is the said martgages, and in default thereof, the said martgages, it is said martgages, and in default thereof, the said martgages, in mpoid belance on the said Note in such company as shall be approved by the said martgage, and in default thereof, the said martgages, in mpoid belance on the said Note in such company as shall be approved by the said martgage, and in default thereof, the said martgages are assigns, may effect such insurance and reimbures themselves under this martgage for the said said and the said martgages are assigns, may effect such insurance and reimbures themselves under this martgage for the said said parties, that if the said martgages is his heirs, successors or assigns, shall have a said parties, that if the said martgage of the said martgages is his heirs, successors or assigns, may cause the same to be paid, together with all penaltics and coats incurred thereon, and enimbures the hair) heirs, successors or assigns, may cause the same to be paid, together with all penaltics and coats incurred thereon, and enimbures the hair heirs, successors or assigns, may cause the same to be paid, together with all penaltics does not ensure the said martgages, it is a said martgage of the same so paid, with interest thereon, from the dates of such payments of the said martgage for the same so paid, with interest thereon, from the dates of such payments of the said martgage in		PHONE: 404-634-1531
O HAVE AND TO HOLD, all and singular the said Premises unto the said martgages, its (his) successors, heirs and assigns forever.  ND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary a urances of title to the said premises, the title to which is unencumbered, and also in the said premises, into the said martgages its (his) heirs, successors and assigns, from an ageinst will persons fawfully craiming, or to claim the said remises and the said martgages. It is the said martgages are said in the said martgages, and in default thereof, the said martgages, it is the said martgages, it is the said martgages, and in default thereof, the said martgages, in a said premises, insured against less or demage by fire, for the benefit of the said martgages, if it is a martgages, if it is in the said martgages, and in default thereof, the said martgages, in a said martgage, and in default thereof, the said martgages, and in default thereof, the said martgages, and in the said said martgages, and in default thereof, the said martgages and the said martgages, and the said martgages, and the said martgages, and the said martgages, the said said said said said said said martgages, and the said martgages, the said said said		·
IND I (we) do hereby bind my (our) self and my (our) heirs, executors and administrators, to procure or execute any further necessary a urances of title to the said premises, the title to which is unencumpared and assigns, and against all persons fawfully claiming, or a claim the said mortgages its (his) heirs, successors and assigns, and against all persons fawfully claiming, or a claim the said remains and the said premises, insured against loss or damage by fire, for the benefit of the said mortgage, for an amount not less than it will be buildings on said premises, insured against loss or damage by fire, for the benefit of the said mortgage, for an amount not less than it has buildings on said premises, insured against loss or damage by fire, for the benefit of the said mortgage, for an amount not less than it has been approved by the said mortgages, and in default thereof, the said mortgages in the said parties, that is further agreed that the said mortgages its (his) heirs, successors or assigns, and the said parties, that if the said mortgages (s), his (their) heirs, securors, administrators or assigns, has been and sessessments upon the said parties, that if the said mortgages (s), his (their) heirs, securors, administrators or assigns, has been an administrator and assigns, and the said parties, that it as amount of the debt securors, and coars incurred thereon, and reimburse the said sold mortgage, the said sold mortgage, that the amount of the debt secured, or intended to be securely, shall forther the become due, at the option of the said mortgage, its (his) heirs, successors or assigns, although the parties, t	r appertaining.	
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IND IT IS AGREED, by and between the parties hereto, that the said mortgager(s) his (their) here, successors, or an amount not less than it he buildings on said premises, insured against less or damage by fire, of the benefit of the said mortgages, for an amount not less than it he buildings on said premises, insured against less or damage by fire, of the benefit of the said mortgages, for an amount not less than it he buildings on said premises, insured against less or days of the said mortgage, on in default thereof, the said mortgage for the said mortgage for the expense thereof, within the fire the said mortgage for the said mortgage for the said mortgage.  Intitled to receive from the insurance moneys to be paid, a sum equal to the amount of the debt secured by this mortgage.  Intitled to receive from the insurance moneys to be paid, a sum equal to the amount of the debt secured by this mortgage.  Intitled to receive from the insurance moneys to be paid, a sum equal to the amount of the debt secured by this mortgage.  Intitled to receive from the insurance moneys to be paid, a sum equal to the amount of the debt secured, administrators or assigns that if the said mortgage, his (their) heirs, executors, administrators or assign shall for the part of the said parties, that upon any default being made in the payment, and the said mortgage for the sums so paid, with interest thereon, from the dates of such payments.  AND IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall forthwith become due, at the option of the said mortgage, his then the entire amount of the debt secured, ar intended to be secured by a summary of the said debt may not then have expired.  AND IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the foreclosure of the mortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hends of an attorney at law for the paymen	iurances of title to the said premises, the Premises unto the said mortgagee its (his) h	tle to which is unencumbered, and also to all persons lawfully claiming, or to claim the s s, successors and assigns, from and against all persons lawfully claiming, or to claim the s
shall TIS AGREED, by and between the said parties, that if the said mortgages shall first become parable, then the said mortgages, is shall fail to noy all taxes and assessments upon the said premises when the same shall first become parable, then the said said premises when the same shall first become parable, then the said said premises when the same shall first become parable, or in any other of the sums so paid, with interest thereon, from the dates of such payments.  AND IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the said Note, when the same shall forthwith become due, at the option of this mortgage, that then the entire amount of the debt secured, or intended to be secure payable, or in any other of the provisions of this mortgage, its (his) heirs, successors or assigns, although the period for the payment of the said debt may not then have expired.  AND IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the foreclosure of the AND IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the foreclosure of the mortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at low for coursel fee (of not less than ten per cent of the amount involved) shall thereupon become due and payable as a part of the debt secured belief (of not less than ten per cent of the amount involved) shall thereupon become due and payable as a part of the debt secured belief (of not less than ten per cent of the amount involved) shall thereupon become due and payable as a part of the debt secured and mortgage, in a mortgage, its (his) heirs, successors or assigns, the said mortgage, and may be recovered and collected hereunder.  PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgage, his (their) heirs, successors or assigns, the said for the intent and mea	AND IT IS AGREED, by and between the p he buildings on said premises, insured ago inpoid balance on the said Note in such co- his) heirs, successors or assigns, may ef interest thorson, from the date of its paymen	compared by the seld mortgages, and in default thereof, the sale mortgage for the expense thereof, and it is further agreed that the said mortgages its (his) heirs, successors or assigns shall have a compared to the amount of the debt secured by this mortgage.
AND IT IS AGREED, by and between the said parties, that upon any default being made in the polytical parties, and the provisions of this mertgage, that then the entire amount of the debt secured, or intended to be secured payable, or in any other of the provisions of the said martgage, its (his) heirs, successors or assigns, although the period for the new payable, or in any other have expired.  ANT IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be instituted for the farmclosure of the mortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for comortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for comortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for comortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for comortgage, its (his) heirs, successors or assigns, including a reast lection, by suit or otherwise, that all costs and expenses incurred by the mortgage, its (his) heirs, successors or assigns, including a reast lection, and may be recovered and collected hereunder.  PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgagor, his (their) heirs, successors or assigns, the said right, we executors or administrators shall pay, or cause to be paid unto the said mortgage, its (his) heirs, successors or assigns, the said right, we executors or administrators shall pay, or cause to be paid unto the said mortgage, its (his) heirs, successors or assigns, the said right, we executors or administrators shall pay, or cause to be paid unto the said mortgage, its (his) heirs, successors or assigns, the said right has a considered the read of the said mortgage, his (his) heirs, successors or assigns, the	AND IT IS AGREED, by and between the shall fail to may all taxes and assessment (his) heirs, successors or assigns, may cau:	id parties, that if the said mortgagorts), its direct become payable, then the said mortgages upon the said premises when the same shall first become payable, then the said mortgages the same to be paid, together with all penalties and costs incurred thereon, and reimburse to the same to be paid, together with all penalties and costs incurred thereon, and reimburse to the same to be paid, together with all penalties and such payments.
ANC IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings of the shands of an attorney at law for comortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for comortgage, or any purpose involving this mortgage, or should the debt hereby secured be placed in the hands of an attorney at law for comortgage, or attention, by suit or atherwise, that all costs and expenses incurred by the mortgage, its (his) heirs, successors or assigns, including a reason delete (of not less than ten per cent of the amount involved) shall thereupon become due and payable as a part of the debt secured thereby, and may be recovered and collected hereunder.  PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mortgager, his (their) heir executors or administrators shall pay, or cause to be paid unto the said mortgage, its (his) heirs, successors or assigns, the law delete interest thereon, if any shall be due, and also all sums of money paid by the said mortgage, his (their) heirs, successors, or assign the interest thereon, if any shall be due, and also all sums of money paid by the said mortgage, his (their) heirs, successors, or assign the interest thereon, if any shall be due, and also all sums of money paid by the said mortgage, his (their) heirs, successors, or assigns the interest thereon, if any shall be due, and also all sums of money paid by the said mortgage, his (their) heirs, successors, or assigns, the interest thereon, if any shall be due, and also all sums of money paid by the said mortgage, his (their) heirs, successors, or assigns, the interest thereon, if any shall be due, and also all sums of money paid by the said mortgage, his (their) heirs, successors, or assigns, including the interest thereon, if any shall be a said mortgage, the said mortgage, its (this) heirs, successors or assigns, the law for the said mortgage, his (their) heirs, successors, or	AND IT IS AGREED, by and between the so become payable, or in any other of the pro- hereby, shall forthwith become due, at the	I parties, that upon any default being made in the payment.  ions of this martgage, that then the entire amount of the debt secured, ar intended to be secured, or intended to be secured, or intended to be secured, and intended to period for option of the said martgagee, its (his) heirs, successors or assigns, although the period for
PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said mentages executors or administrators shall pay, or cause to be paid unto the said mortgagee, its (his) heirs, successors or assigns, the paid effect, we executors or administrators shall pay, or cause to be paid unto the said mortgagee, its (his) heirs, successors, or assigns, the paid effect of the interest thereon, if any shall be due, and also all sums of money paid by the said mortgagee, his (their) heirs, successors, or assigns the interest of the conditions and agreements of the said note, and of this mortgage and shall perform all the obligations according to the intent and meaning of the said note and mortgage, then this Deed of Bargain and Sale shall cease, determine and be void, otherwise it shall remain in full force and virtue.  AND IT IS LASTLY AGREED, by and between the said parties, that the said mortgagor may hold and enjoy the said premises until a built payment shall be made.  WITNESS my (our) Hand and Seal, this	ANC IT IS FURTHER AGREED, by and to mortgage, or for any purpose involving this lection, by suit or otherwise, that all costs able counsel fee (of not less than ten per	ween the said parties, that should legal proceedings be instituted in attorney at law for nortgage, or should the debt hereby secured be placed in the hands of an attorney at law for despenses incurred by the mortgagee, its (his) heirs, successors or assigns, including a recommendation of the amount involved) shall thereupon become due and payable as a part of the debt second of the amount involved) shall thereupon become due and payable as a part of the debt second of the amount involved.
AND IT IS LASTLY AGREED, by and between the said parties, that the said martgagor may not an empty payment shall be made.  WITNESS my (our) Hand and Seal, this	PROVIDED, ALWAYS, and it is the true in executors or administrators shall pay, or co- the interest thereon, if any shall be due, according to the conditions and agreement intent and meaning of the said note and m	ent and meaning of the parties to these Presents, that when the months and parties to be poid unto the said mortgagee, its (his) heirs, successors or assigns, the land disc oll sums of money paid by the said mortgagee, his (their) heirs, successors, or according to the said note, and of this mortgage and shall perform all the obligations according to the figure, then this Deed of Bargain and Sale shall cease, determine and be void, otherwise if
Signed, sealed and delivered in the presence of 18hm fr = Maning (L. Warne VIIII Mc Makin (L.	AND IT IS LASTLY AGREED, by and betw payment shalf be made.	in the said parties, that the said mortgagor may have and said,
Signed, sealed and delivered in the presence of 18hm fr = Maning (L. Warne VIIII Mc Makin (L.	WITNESS my (our) Hand and Seal, this	12 day of
S. Wane VIll Mattagen 1.	•	/ //// // // // // // // // // // // //
WITNESS WITNESS	Signed, sealed and delivered	me Vill Ma Maker
WITNESS (Sum Walls)	WITNESS	RA
	WITNESS COM . D	Elle San Contraction of the Cont

SATISFIED AND CANCELLED OF RECORD

Of the Farming is 72

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

AT 2:23 O'CLOCK P. M. NO. 238/9