

GREENVILLE,
NOV 8 9 30 AM '72
ELIZABETH CITY, NC
R.M.C. Blue Ridge

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SOUTH CAROLINA **GREENVILLE**

In consideration of advances made and which may be made by Production Credit Association, Lender, to **Elijah Hawthorne, Jr.**, Borrower,

(whether one or more), aggregating **THREE THOUSAND FIFTY FIVE DOLLARS AND 24/100** Dollars (\$3,055.24), evidenced by note(s) of even date hereinafter hereby expressly made a part hereof and to secure, in accordance with Section 4-35, Code of Laws of South Carolina, 1968, (1) all present indebtedness of Borrower to Lender (including but not limited to the above described advances), evidenced by promissory notes, and all renewals and extensions thereof, (2) all future advances that may subsequently be made to Borrower by Lender, so to be evidenced by promissory notes, and all renewals and extensions thereof, and (3) all other indebtedness of Borrower to Lender, now due or to become due or hereafter contracted, the maximum principal amount of all existing indebtedness, future advances, and all other indebtedness outstanding at any one time not to exceed **SEVENTY FIVE HUNDRED** Dollars (\$7,500.00), plus interest thereon, attorneys' fees and court costs, with interest as provided in said note(s), and costs (including a reasonable attorney's fee of not less than ten (10%) per centum of the total amount due thereon and charges as provided in said note(s) and herein. Undersigned has granted, bargained, sold, conveyed and mortgaged, and by these presents does hereby, grant, bargain, sell, convey and mortgage, in fee simple unto Lender, its successors and assigns:

GROVE

Township, **GROVE**

Place, and bounded as follows:

All that tract of land located in **County, South Carolina, containing 1.04 acres, more or less, known as the**

ALL that certain piece, parcel or tract of land situate, lying and being in Greenville County, State of South Carolina, in Grove Township, and containing 1.04 acres according to plat of the property of Twymon Hawthorne made by Caroline Engineering and Surveying company November 11, 1963, and according to said plat being more particularly described as follows:

BEGINNING at an iron pin in the center of Neely Ferry Road and running along the line of property of the Elijah Hawthorne, S. 40-41 W. 200 feet to a point; thence continuing along the line of other property of the grantor, S. 45-55 E. 227 feet to a point; thence continuing along the line of other property of the Elijah Hawthorne, N. 40-20 E. 208.2 ft. to a point in the center of Neely Ferry Road; thence along the center of Neely Ferry Rd. N. 50-30 W. 154.4 ft. to a point in the center of Neely Ferry Road; thence continuing along the center of Neely Ferry Road, N. 42-40 W. 73 ft. to a point, the beginning corner.

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 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 aforesaid 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 shall inure to the benefit of Lender, its successors and assigns, and any successor or assign of Lender may make advances hereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be secured hereby. The word "Lender" shall be construed to include the Lender herein, its successors and assigns.

EXECUTED, SEALED, AND DELIVERED, this the **6th** day of **November**, **1972**

Signed, Sealed and Delivered
in the presence of:

(Robert W. Blackwell)
Louise Grammel
(LONI GRAMMEL) 7-16-80
(CGR)

(Elijah Hawthorne, Jr.)
(L.S.)
(L.S.)
(L.S.)

Form PCA 402