South Carolina, Greenville County. ELIZABETH 8001 1250 PAGE 575
In consideration of advances made and which may be made by Blue, Ridge.
In consideration of advances made and which may be made by howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association, Lindes, to. W. C. Howell and Frances R. Howell  Production Credit Association R. Howell  Production R. Howell  Producti
DEVENTED THOUSAND THE
(a 1/2/2/2 (c)), (evidenced by note(s) of even date herewith, hereby expressly made a part nerver) and to the above described advances).
43-33; Code of Law's of South Caroline, 1969, (1) all existing indebtedness of Sourower to Lender, including out not immed to the Sourower by Lender, to be evidenced by promissory notes, and all remewals and extensions thereof, (2) all future advances; that may subsequently be made to Sourower by Lender, to be evidenced by promissory notes, and all remewals and extensions thereof, and (3) all other indebtedness of Sourower to Lender, now due or to become due or evidenced by promissory notes, and all remewals and extensions thereof, and (3) all other indebtedness outstanding at any one time not to be advances, and all other indebtedness outstanding at any one time not to
hereafter contracted, the maximum principal amount of an extension of the second court court, with interest
sported EVENITY THOUSAND Dollars (\$ 20,000 UK) plus interest thereon, attorneys fees and court costs, with interest as provided in said note(s), and costs including a reasonable attorneys fee of not less than tim (10%) per centum of the total amount due thereon and charges as provided in said note(s), and costs including a reasonable attorneys fee of not less than tim (10%) per centum of the total amount due thereon and charges as provided in said note(s), and costs including a reasonable attorneys and conveyed and mortgaged, and by these presents does hereby, grant, bargain,
sell, doneys and mortgage, in fee timple unto Lender, in section (Cineny)
All that tract of land located in
ATT that riege parcel and lot of land, situate / LVIng and being in o wear lownship,
All that piece, parcel and lot of land, situate, tying and being in o'hear lownship,
dated March 14. 1970 and containing according to said plat 10.83 acres, more or less, and being
more particularly described as follows:
protential of an Amon ning the southern corner of this property and other property of grantor
and other monerty of grantee and funding thence S. 87-06 W. 340.5 feet to an iron pin; thence
N 1 00 W 200 2 Post to an iman nine thence minning \$ 89-30 W. 100 IEEE to an iron pin, thence
s' 66 50 w /30 feat to an iron pin: thence N. 25-30 W. 348 feet to an iron pin, corner of proper
af Joe Wolfe, thence minning along the lines of Joe Wolfe, U.B. Southerian, Jr., fred nice and
P.I. Marguson, N. 61-20 E. 1.040.2 feet to an iron pin; thence along other property of Fig.
Formular and grapted S 12-35 F 887 feet to the point of beginning.
ATCO ALL that certain place parcel or lot of land situate. Lying and being in U wear Iwn.
Gville County, S.C. containing eighteen (18) acres, more or less, and having the lollowing courses
and distances, to-wit:
REGINNING at a maple corner 3xom, at the corner of Fowler and Dill property, near the head of a small branch, and running thence N.74-30 E. 34.66 chains on the Dill line to a white oak 3xom-
a small branch, and running thence N.74-30 E. 34.66 chains on the Dill line to a white oak stone degree of said branch to the white oak 3xom; thence N.
57 OO E 8 O3 aboung to a stone 3yom thence N 17-15 W.17.14 chains to a red Oak 3xom; thence N.27-3
to a road at the Waldron corner: thence S. 70-30 W.19.4 chains to a stone nmn;
thence N 19-30 W 3.50 chains to a stone 3xnm; thence S.70-30 W. 4.98 chains to the Dill corner;
thence S 15_00 F 3 51 chains to a moad and stone 3x thence with said road to the rowler line to a
stone 3 your thence with the Fowler Fine to an ash 3x in the fork of a branch; thence a straight 11
to the headyning corner formerly containing sixty-five (65) acres, more or less; LESS, HOWEVER, forty
seven(47) acres, more or less, conveyed to W.A. Clarke by a deed recorded in Deed Book 290 at Page
o', reference being made thereto for a complete description.
TWIS being the remaining portion of a certain tract conveyed to John Earle Bagwell, Sr. by a
table rational in Deed Book 179 at Page 317 and the Grantor(s) herein being the heirs at 18W OF A
anid John Karle Bagwell, Sr., as recorded in the Problite Court for Creenville County in Apartment,
1224, File No. "3"
A default under this instrument or under any other instrument heretofore or bereafter 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.
TOCK FIRER with all and singular the rights, members, hereoftsments and appurtenances to the said premises belonging or in any vise incident or appertaining.  TO HAVE AND 10 HOLD all and singular the said languaged premises unto Lender, sits successors and assigns with all the rights, privileges, members and
apputtenances theleto belonging or in any wise appertaining.
INDERISIEND heselve lunds himself, his heirs, executoring 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 in to claim the same or any part thereof.
PROVIDED ALWAYS, NEVERTHELESS, that if Borrowee thall pay unto Lender. It successors or assigns, the aforesaid indebtedness and all interest and
other sums recured by this or any other instrument executed by figurower as security to the aforesaid indebtedness and shall perform all of the terms, covenants,
conditions, agreements, representations and obligations contained in all morigages 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.
herem, then this instrument shall cease, determine and he null and Yord; otherwise it shell temajor in tull force and effect:
It is understood and agreed that all advances heretofore, now aud hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by horrower 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, alt 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 faither advance or advances to Borrower.
This agreement shall anure to the benefit of Lender, its successors and essigns, and an successor, or assign of Lender may make advances hereunder, and
all ruch advances and all other indebtedness of Bosrower to such successor or assign shall be received Bereby. The word "Lender" shall be construed to include
the Lender herein its successors and assigns.
EXECUTED, SEALED, AND DELIVERED, this the 15th day of December 19 72
MANAGER OF THE STATE OF THE STA
THE STATE OF THE S
(W.C. Howell)
10 De profesog est 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Robert W Risekwall) (Frances R. Howell)
(Robert W) Blackwell)
2. (Wa To Min To Mar 10 100)
5. Y. R. T. Migh H. R. Y. 861.63

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