AFFIDAVIT

01

JEONNIE S. TANKERSLEY DONNIE S. PAMPERSLEY R.M.C.

800x 1282 PAGE 625

0/	μυκι	R.M.C.		BOOK ILOC PAGEO	17.0
South Carolina,	GREENVILLE	COUNTY.			
In consideration of advance	s made and which may !		ue Ridge		
Production Credit Association, L	ender to Don R	Meador and Vi	rginia H. Meador		Borrower,
(whether one or more), segres		DUSAND AND NO/1			_Dollars
43-55, Code of Laws of South C evidenced by promissory notes, a evidenced by promissory notes, a hereafter contracted, the maxim exceed FIFTEN THOUS exceed in said note(s), and as provided in said note(s) and as provided in said note(s) and	isrolins, 1982, (1) all ex and all renewals and exter and all renewals and exter arm principal amount of a SAND————————————————————————————————————	isting indebtedness of Borro nations thereof, (2) all futur nations thereof, and (3) all ll existing indebtedness, fut Dollars (2 15,000 able attorney's fee of not I granted, bargained, sold, or	wer to Leader (including be re advances that may subse- other indebtedness of Bor- ure advances, and all other .00), plus interest ther- ess than ten (10%) per cen-	eof) and to secure, in accordance with unt not limited to the above described as quently be made to Borrower by Lend ower to Lender, now due or to become indebtedness outstanding at any one time reon, attorneys' fees and court costs, with tum of the total amount due thereon and ind by these presents does hereby, grant,	dvences), er, to be e due or ne not to h interest d charges
sell, convey and mortgage, in fe All that tract of land locat-	e simple unto Lender, its	successors and assigns:	Township, _	Greenville	
County, South Carolina, contain	ing 19.4 acc	es, more or less, known as	the	Place, and bounded a	s follows:
about one mile we running from S. C. shown and designa	st of Gowansv . Highway No. ated as Tract N Engineers, an	ille, off a coun 11, containing No. 2 on a surv	ty road called I g 19.4 acres, m ey for Harold Sr	na, County of Greenvil Lee Road, said Lee Roa ore or less, and being nith dated March 2, 19 at, the following meter	ad 973,
thence N. 31-40 V pin; thence N. 62- pin on line of H. I thence S. 35-00 E stone; thence S. 4 an iron pin; thence	V. 400 feet to -30 E. 800 feed D. Lee; thence 275 feet to a 3-00 E. 268 for N. 75-30 W.	an iron pin; the to an iron pin with Lee line in old iron pin; eet to an old iron 541 feet to the	thence N. 42-20 V; thence N. 1-0 S. 89-15 E. 477 thence S. 46-4 on pin; thence S e point of begin	Lee Road, and running W. 150 feet to an iron 0 E. 282 feet to an iron 7 feet to an old iron pin 5 W. 658 feet to an old . 35-00 W. 451 feet to ning.	n n;
by deed to be reco		berry conveyed	to the mortgagor	rs by G. Harold Smith	
				•	
					•
			•		
				•	ŕ
					•
and the second second	**				
	200				
	. <u>.</u>	•	the transfer of the second	en e	
	•		The second secon	and work of the second process of the second	
to year o y -		•	er kalandari da kal Kalandari da kalandari da kaland		-
A default under this instru a default under any one or mo				er to Lender shall at the option of Lender	r constitut
		and the second s		es belonging or in any wise incident or ap	
appurtenances thereto belonging	g or in any wise appertai	ning.		assigns with all the rights, privileges, me	
Lender, its successors and assig	gns, from and against Un	executors, administrators an dersigned, his heirs, execut	d assigns to warrant and for ors, administrators and assign	ever defend all and singular the said pre- ns and all other persons whomsoever lawf	mises unt
ing or to claim the same or ar PROVIDED ALWAYS, NI	EVERTHELESS, that if E	Sorrower shell pay unto Len	der, its successors or assign	is, the aforesaid indebtedness and all ir lness and shall perform all of the terms,	nterest an
conditions, agreements, represental of the terms, covenants, co-	ntations and obligations of additions, agreements, repr	ontained in all mortgages of the secondarious and obligations	executed by Borrower to Ler of which are made a part	nder according to the true intent of said hereof to the same extent as if set forth	Mortgage
herein, then this instrument shi	d that all advances hereto	ofore, now and hereafter me	ade by Lender to Borrower,	and all indebtedness now and hereafte	r owed b
Borrower to Lender, and any cotherwise, will be secured by t	other present or future in his instrument until it is never: (1) Borrower owe	debtedness or liability of B satisfied of record. It is fu	forrower to Lender, whether other understood and agrees	as principal debtor, surety, guaranter, of I that Lender, at the written request of pility to Lender, and (3) Lender has no	Borrowe
This agreement shall inur	e to the benefit of Lende indebtedness of Borrowe	er, its successors and assign r to such successor or assign	is, and any successor, or ass n shall be secured hereby.	ign of Lender may make advances bere The word "Lender" shall be construed	under, en to includ
EXECUTED, SEALED, A	AND DELIVERED, this	the 22nd de	y of	June 19	73.
			J 2	91. L.	
			(Don R. Mead	or	(L. S
Signed, Sealed and Delivered	10		/)/	1/1/11/11/11	(In S
15/10 /1/	K.		<u> </u>	41 11/24/04	(L, \$
XXCAOR 5	W. C.		(Virginta II.	weador)	