S. C. R. E. Mtg. - Rev. 8-1-76

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SOUTH CAROLINA GREENWILLE			663V TO 10	WEDD !
SOUTH CAROLINA, GREENVILLE		·····		
In consideration of advances made and which may	be made by	Blue Ridge		
Production Credit Association, Lender, to	M. and Shell	by F. Williams		Borrower,S
(whether one or more), aggregating TWENTY THOU (\$ 20,000.00), (evidence accordance with Section 45-55, Code of Laws of Sou limited to the above described advances), evidenced by subsequently be made to Borrower by Lender, to be indebtedness of Borrower to Lender, now due or to indebtedness, future advances, and all other indebtedness	promissory notes evidenced by proi become due or s outstanding at ar	, and all renewals and extension in the contracted, the contracted, the contracted, the contracted in	ons thereot, (2) all future is and extensions thereo maximum principal amo FIFTY THOUSAND	f, and (3) all other unt of all existing & NO/100
Dollars (\$	is interest thereon less than ten (109 lined, sold, convey cessors and assigns	, attorneys' fees and court co b) per centum of the total am red and mortgaged, and by th :	ists, with interest as proviount due thereon and chese presents does hereby,	ided in said note(s), arges as provided in grant, bargain, sell,
All that tract of land located in County, South Carolina, containing 1.5	acres more or less	Township,	Greenville	bounded as follows:
LL that piece, parcel or tract of 1 tate of South Carolina containing 2 f Property of Heirs of J.H. Styles" aving, according to said survey, th	and located 2.44 acres, prepared b	, lying and being more or less, as a y Terry T. Dill, I	in the County of shown on plat en R.L.S.,dated May	of Greenville, ntitled "Plat
EGINNING at a point in the center of eet to an iron pin; thence N. 87-16 of a point in the center of Pine Log ., 451.5 feet to a point, the point	E., 479 fe Ford Road;	et to an iron pin thence, along the	thence S. 4-10) W., 269.6 ft.
his is the same property conveyed to the RMC Office for Greenville Cou eed of W.D. Mayfield and Myrtle Sty t Page 610.	inty on Nove	ember 8, 1974 in De	eed Book 1010 at	t Page 22 and
y Charles F. Well, entitled "Survey n the RMC Office for Greenville Cou aid survey for a more complete mete	nty in Plat	Book 9-B at page	61, reference l	peing had to
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· 2		<u>.</u>		
TOGETHER with all and singular the rights, mincident or appertaining.	embers, hereditam		he said premises belong	ing or in any wise
	said lands and pre	ents and appurtenances to t	_	
TO HAVE AND TO HOLD all and singular the	said lands and pre wise appertaining, her instrument her r instrument(s) cor or all instruments	ents and appurtenances to temises unto Lender, its success etofore or hereafter executed estituting a lien prior to the lience executed by Borrower and	ors and assigns with all the by Borrower and/or Under of this instrument, she for Undersigned to Lend	he rights, privileges, lersigned to Lender, ell, at the option of ler. In case of such
TO HAVE AND TO HOLD all and singular the members and appurtenances thereto belonging or in any A default under this instrument or under any other or a default by Borrower, and/or Undersigned under any Lender, constitute a default under any one or more	said lands and pre wise appertaining. her instrument her vinstrument(s) cor or all instruments rom Borrower and executors, adminis nd against Undersi	ents and appurtenances to temises unto Lender, its success etofore or hereafter executed estituting a lien prior to the life executed by Borrower and for Undersigned to Lender mastrators and assigns to warrants	by Borrower and/or Undersigned to Lenday be declared immediate tand forever defend all a	he rights, privileges, lersigned to Lender, ell, at the option of er. In case of such by due and payable. nd singular the said
TO HAVE AND TO HOLD all and singular the members and appurtenances thereto belonging or in any A default under this instrument or under any oth or a default by Borrower, and/or Undersigned under any Lender, constitute a default under any one or more default, at the option of Lender, all indebtedness due from UNDERSIGNED hereby binds himself, his heirs, premises unto Lender, its successors and assigns, from a	said lands and pre wise appertaining. her instrument her instrument(s) cor or all instruments rom Borrower and executors, administrate against Undersing ny part thereof. Borrower shall panstrument execute expresentations and the terms, covena	ents and appurtenances to the mises unto Lender, its success etofore or hereafter executed estituting a lien prior to the lient executed by Borrower and for Undersigned to Lender materials and assigns to warrant gned, his heirs, executors, addressed by Borrower as security to obligations contained in all nts, conditions, agreements, a	by Borrower and/or Under of this instrument, she for Undersigned to Lend by be declared immediate and forever defend all a ministrators and assigns and or assigns, the aforesaid in the aforesaid indebtedness mortgages executed by the presentations and obliging the series and series	he rights, privileges, lersigned to Lender, sell, at the option of ler. In case of such ly due and payable. Ind singular the said and all other persons Indebtedness and all is and shall perform Borrower to Lender ations of which are
TO HAVE AND TO HOLD all and singular the members and appurtenances thereto belonging or in any A default under this instrument or under any other or a default by Borrower, and/or Undersigned under any Lender, constitute a default under any one or more default, at the option of Lender, all indebtedness due for UNDERSIGNED hereby binds himself, his heirs, premises unto Lender, its successors and assigns, from a whomsoever lawfully claiming or to claim the same or at PROVIDED ALWAYS, NEVERTHELESS, that if interest and other sums secured by this or any other in all of the terms, covenants, conditions, agreements, reaccording to the true intent of said Mortgages, all of made a part hereof to the same extent as if set forth in	said lands and pre wise appertaining. her instrument her instruments cor or all instruments rom Borrower and executors, administ undersing part thereof. Borrower shall panstrument execute epresentations and the terms, covenant extenso herein, theretofore, now an extenso herein, theretofore, now an extenso to future secured by this intaitisfy this mortgan.	ents and appurtenances to the mises unto Lender, its success etofore or hereafter executed astituting a lien prior to the lient executed by Borrower and for Undersigned to Lender mastrators and assigns to warrant gned, his heirs, executors, admitted by Borrower as security to obligations contained in all nts, conditions, agreements, and the heirs instrument shall ceased the defenders or liability of the strument until it is satisfied of the whenever: (1) Borrower over	by Borrower and/or Under of this instrument, she for Undersigned to Lendery be declared immediate that and forever defend all a ministrators and assigns and or assigns, the aforesaid in the aforesaid indebtedness mortgages executed by a sepresentations and obligue, determine and be null to Borrower, and all independent to Borrower, and all independent to Lender, we frecord. It is further univers no indebtedness to Linder, we so indebtedness to Linder, we see the second indebtedness to Linder the	he rights, privileges, lersigned to Lender, ell, at the option of ler. In case of such ly due and payable. In dingular the said and all other persons Indebtedness and all is and shall perform Borrower to Lender ations of which are and void; otherwise Iebtedness now and whether as principal derstood and agreed
TO HAVE AND TO HOLD all and singular the members and appurtenances thereto belonging or in any A default under this instrument or under any other or a default by Borrower, and/or Undersigned under any Lender, constitute a default under any one or more default, at the option of Lender, all indebtedness due for UNDERSIGNED hereby binds himself, his heirs, premises unto Lender, its successors and assigns, from a whomsoever lawfully claiming or to claim the same or at PROVIDED ALWAYS, NEVERTHELESS, that if interest and other sums secured by this or any other in all of the terms, covenants, conditions, agreements, reaccording to the true intent of said Mortgages, all of made a part hereof to the same extent as if set forth in it shall remain in full force and effect. It is understood and agreed that all advances hereafter owed by Borrower to Lender, and any other debtor, surety, guarantor, endorser or otherwise, will be that Lender, at the written request of Borrower, will set.	said lands and pre wise appertaining, her instrument her instrument her instruments or all instruments rom Borrower and executors, administed against Undersiny part thereof. Borrower shall part thereof. Borrower shall part thereof, and the terms, covenathe terms, covenathe extenso herein, the executed by this in attisfy this mortgad to make any fur all proceeding (except and expenses reader shall become a	ents and appurtenances to the mises unto Lender, its success etofore or hereafter executed astituting a lien prior to the life executed by Borrower and for Undersigned to Lender materials and assigns to warrant gned, his heirs, executors, address of the borrower as security to obligations contained in all nits, conditions, agreements, and then this instrument shall ceased thereafter made by Lender re indebtedness or liability of the strument until it is satisfied of the strument warrend to the title sonably incurred by Lender, part of the debt secured her	by Borrower and/or Under of this instrument, sha for Undersigned to Lendary be declared immediate and forever defend all a ministrators and assigns an or assigns, the aforesaid in the aforesaid indebtedness mortgages executed by the presentations and obligate, determine and be null to Borrower, and all independent of Borrower, and all independent of Borrower to Lender, where the same indebtedness to Leader, which is the same indebtedness to Leader or the lands described the including a reasonable at the by and shall be immediate.	he rights, privileges, lersigned to Lender, ell, at the option of ler. In case of such ly due and payable. In disingular the said and all other persons Indebtedness and all is and shall perform Borrower to Lender ations of which are and void; otherwise I lebtedness now and whether as principal derstood and agreed ender, (2) Borrower lect the debt hereby herein), Lender may torney's fee, which ately payable upon
TO HAVE AND TO HOLD all and singular the members and appurtenances thereto belonging or in any A default under this instrument or under any other or a default by Borrower, and/or Undersigned under any Lender, constitute a default under any one or more default, at the option of Lender, all indebtedness due from UNDERSIGNED hereby binds himself, his heirs, premises unto Lender, its successors and assigns, from a whomsoever lawfully claiming or to claim the same or any experiments and other sums secured by this or any other in all of the terms, covenants, conditions, agreements, reaccording to the true intent of said Mortgages, all of made a part hereof to the same extent as if set forth in it shall remain in full force and effect. It is understood and agreed that all advances hereafter owed by Borrower to Lender, and any other debtor, surety, guarantor, endorser or otherwise, will be that Lender, at the written request of Borrower, will shas no liability to Lender, and (3) Lender has not agreed. In the event Lender becomes a party to any legs secured), involving this mortgage or the premises described also recover of Undersigned and/or Borrower all costs costs, expenses and attorney's fee when paid by Lender demand, and shall draw interest from the date of advance demand, and shall draw interest from the date of advance demand, and shall draw interest from the date of advance demand, and shall draw interest from the date of advance demand.	said lands and pre- wise appertaining. her instrument her instrument(s) cor- or all instruments rom Borrower and executors, administing against Undersing part thereof. Borrower shall panstrument execute expresentations and the terms, covenant extenso herein, the executed by this interest of the executed by the ex	ents and appurtenances to temises unto Lender, its success etofore or hereafter executed estituting a lien prior to the lient executed by Borrower and for Undersigned to Lender materials and assigns to warrant gned, his heirs, executors, admitted by Borrower as security to obligations contained in all nits, conditions, agreements, and the his instrument shall ceased the reafter made by Lender are indebtedness or liability of the strument until it is satisfied to ge whenever: (1) Borrower of the advance or advances to Buding an action to forecloseing but not limited to the titlesonably incurred by Lender, part of the debt secured her paid at the highest rate proviand assigns, and any success to such successor or assign	by Borrower and/or Under of this instrument, she for Undersigned to Lend by be declared immediate that and forever defend all a ministrators and assigns an or assigns, the aforesaid in the aforesaid indebtedness mortgages executed by the presentations and obligate, determine and be null to Borrower, and all indef Borrower to Lender, of Frecord. It is further under the second of the lands described the to the lands described the total the lands described th	he rights, privileges, lersigned to Lender, ell, at the option of ler. In case of such ly due and payable. In dingular the said and all other persons Indebtedness and all is and shall perform Borrower to Lender ations of which are and void; otherwise Indebtedness now and whether as principal derstood and agreed lender, (2) Borrower lect the debt hereby lerein), Lender may torney's fee, which ately payable upon instrument secured may make advances
TO HAVE AND TO HOLD all and singular the members and appurtenances thereto belonging or in any A default under this instrument or under any other or a default by Borrower, and/or Undersigned under any Lender, constitute a default under any one or more default, at the option of Lender, all indebtedness due for UNDERSIGNED hereby binds himself, his heirs, premises unto Lender, its successors and assigns, from a whomsoever lawfully claiming or to claim the same or at PROVIDED ALWAYS, NEVERTHELESS, that if interest and other sums secured by this or any other in all of the terms, covenants, conditions, agreements, reaccording to the true intent of said Mortgages, all of made a part hereof to the same extent as if set forth in it shall remain in full force and effect. It is understood and agreed that all advances hereafter owed by Borrower to Lender, and any other debtor, surety, guarantor, endorser or otherwise, will be that Lender, at the written request of Borrower, will shas no liability to Lender, and (3) Lender has not agreed. In the event Lender becomes a party to any legs secured), involving this mortgage or the premises describulsor recover of Undersigned and/or Borrower all costs costs, expenses and attorney's fee when paid by Lender demand, and shall draw interest from the date of advance hereby. This agreement shall inure to the benefit of Lendereunder, and all such advances and all other indebted	said lands and pre- wise appertaining. her instrument her instruments cor- or all instruments rom Borrower and executors, adminis- nd against Undersiny part thereof. Borrower shall panstrument execute expresentations and the terms, covenant extenso herein, the executed by this in latisfy this mortgad to make any fur all proceeding (except the expression of the expenses reasons and expenses reasons and expenses reasons and expenses reasons of Borrower essors and assigns.	ents and appurtenances to temises unto Lender, its success etofore or hereafter executed estituting a lien prior to the lient executed by Borrower and for Undersigned to Lender materials and assigns to warrant gned, his heirs, executors, admitted by Borrower as security to obligations contained in all nits, conditions, agreements, and the his instrument shall ceased the reafter made by Lender are indebtedness or liability of the strument until it is satisfied to ge whenever: (1) Borrower of the advance or advances to Buding an action to forecloseing but not limited to the titlesonably incurred by Lender, part of the debt secured her paid at the highest rate proviand assigns, and any success to such successor or assign	by Borrower and/or Under of this instrument, she for Undersigned to Lend by be declared immediate that and forever defend all a ministrators and assigns an or assigns, the aforesaid in the aforesaid indebtedness mortgages executed by the presentations and obligate, determine and be null to Borrower, and all indef Borrower to Lender, of Frecord. It is further under the second of the lands described the to the lands described the total the lands described th	dersigned to Lender, all, at the option of ler. In case of such ler, and singular the said and all other persons and shall perform sorrower to Lender ations of which are and void; otherwise lebtedness now and whether as principal derstood and agreed ender, (2) Borrower to Lender ations of which are and void; otherwise lebtedness now and whether as principal derstood and agreed ender, (2) Borrower lect the debt hereby torney's fee, which ately payable upon instrument secured

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Form PCA 402

(L. S.)