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In consideration or advances made and which may be inside by	Baker	Borrower,
Production Credit Association, Lender, lo Harold C.  (whether one or more), aggregating CY  Gate		Dollars
∠e 17.000.00 R.M.C. ) (evidenced by notes@YØ®	<b>PARTMETER MERCURY:</b> hereby expressly made a part ner	eon and to secure in
accordance with Section 29-3-50, Code of Laws of South Carolina, 19 limited to the above described advances), evidenced by promissory n	176, (1) all existing indebtedness of Borrower to Lend intest and all renewals and extensions thereof, (2) all '	future advances that
and to Rorrower by Lender to be evidenced	by promissory notes, and all renewals and extension	וש נוופובטו, מווע לשן מוו
asker indebt address of Borrower to Lender, now disent to become 0	ne of Deteattet confracted, the maximum bruicibar ar	Highlif of the existing
indebtedness, future advances, and all other indebtedness outstandi	ing at any one time not to exceed <u>INTRIL FIV</u> nterest thereon, attorneys' lees and court costs, with	interest as provided
in anid action and coasts including a spacenable attorney's fee of f	not less than ten (10%) per centum of the total amo	unt due thereon and
charges as provided in said note(s) and herein. Undersigned has gra	anted, bargained, sold, conveyed and mortgaged, an	nd by these presents
does hereby, grant, bargain, sell, convey and mortgage, in fee simp	ole unto Lender, its successors and assigns.	
All that tract of land located in	Township,Greenville	
All that tract of land located in acres, more or less	ss, known as thePlace, and	bounded as follows:
		or hereafter
LL that certain piece, parcel or lot of land constructed thereon, situate, lying and being	o in the State of South Carolina.C	ounty of Greenville
on Forestville Road, being shown as a one acr	te tract, more or less, on a plat	of the property
of Harold C.Baker, which plat was prepared by	Webb Surveying and Mapping Compa	ny, dated April
18, 1972, and recorded in the Office of the F	R.M.C. for Greenville County in Pl	at Book SSS, at
Page 566 and having the following metes and b	oounds, to-wit:	
SEGINNING at a point on Forestville Road which	ch point is 185 feet, more or less	, from the
northwestern corner of the above described pr	coperty and running thence along r	orestallie koad
N. 58-57 W. 135 feet to a point; thence S. 33 S. 66-36 W. 135 feet to a point; thence N. 33	)-47 E. J40 IEEL, WOLE OF 1ESS, LO 3-29 W. 320 feet, more or less, to	the point of
oeginning.	, 2, n. Jed rece; more or reco; to	one beens so
egiming.		
This property is a portion of the tract conve	eyed to the mortgagor by deed of W	alter L. & Hazel
P. Bayne, dated 8-31-72 and being recorded in	the Greenville County RMC Office	at book 957,
page 460.		
Service Control of the Control of th		
SPITI LAROUNA SOUTH LAROUNA SOUTH LAROUNA SOUTH LAROUNA DOCUMENTARY A PROPERTIES A PROPERTIES A	SOUTH CAROLINA SOUTH CAROLINA  O BOCKETTANY O C BOCKETTANY O	
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TOGETHER with all and singular the rights, members, hereditan	nents and appurtenances to the said premises belong	ing or in any wise inci-
dent or appertaining		I the rights privileges.
TO HAVE AND TO HOLD all and singular the said lands and prer members and appurtenances thereto belonging or in any wise appe	mises unto Lender, its successors and assigns with an	( (ilo figitto; primagas)
	and/or Upd	tersigned to Lender, or
A default under this instrument or under any other instrument ne a default by Borrower, and/or Undersigned under any instrument(s) of a default by Borrower, and/or Undersigned under any instrument or all instruments.	constituting a lien prior to the lien of this instrument,	shall, at the option of
a default by Borrower, and/or Undersigned under any instrument(s) of Lender, constitute a default under any one or more or all instrume default, at the option of Lender, all indebtedness due from Borrower and the continuous control of Lender, all indebtedness due from Borrower and the control of Lender, all indebtedness due from Borrower and the control of Lender, all indebtedness due from Borrower and the control of Lender, all indebtedness due from Borrower and the control of the	ints executed by Borrower and/or Undersigned to Le	ender. In case of such its index is the case of such its index is a such its index is
default, at the option of Lender, all indebtedness one from Borrower	allulor original to constituty so constituty	
UNDERSIGNED hereby binds himself, his heirs, executors, add said premises unto Lender, its successors and assigns, from and against the same of the sa	ministrators and assigns to warrant and forever defer	no all and singular the ors and assigns and all
said premises unto Lender, its successors and assigns, from and ago other persons whomsoever lawfully claiming or to claim the same of	or any part thereof.	•
		id indebtedness and all
PROVIDED ALWAYS, NEVERTHELESS, that it Borrower shall be interest and other sums secured by this or any other instrument extension of the control of the con	ecuted by Borrower as security to the aforesaid indeb	otedness and shall per-
form all of the terms, covenants, conditions, agreements, represent	accounts and obligations agreements representations	ons and obligations of
Lender according to the true intent of said Mortgages, all of the tel- which are made a part hereof to the same extent as if set forth in exten-	enso herein, then this instrument shall cease, determine	ne 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 full	in a more until it is existed of record. It is further to	understood and agreed
		to Lender, (2) Borrower
has no liability to Lender, and (3) Lender has not agreed to make a	ally fulfiles advance of advances to Demonstra	
In the event Lender becomes a party to any legal proceeding (	excluding an action to foreclose this mortgage or to	collect the debt hereby scribed herein). Lender
secured), involving this mortgage or the premises described netering	Timologing but not intrice to the title to the including a rea	sonable attorney's fee.
may also recover of Undersigned and/or Borrower all costs and ext which costs, expenses and attorney's fee when paid by Lenders had	il become a part of the debt secured hereby and shall I	be immediately payable of other instrument
upon demand, and shall draw interest from the date of advance by	Lender until paid at the nighest rate provided in any ra	Ate at a trial matieminant
secured hereby.	note and accions, and any successor, or assign of Leni	der may make advances
This agreement shall inure to the benefit of Lender, its success hereunder, and all such advances and all other indeptions of	BOLLOMEL (O. 20011 20000301 C. 22013.	ured hereby. The word
"Lender" shall be construed to include the Lender herein, its succ	essors and assigns.	,
EXECUTED, SEALED, AND DELIVERED, this the	7th dayof April	,19 <u>84</u>
	Haw & Boker	(L.S.)
Signed Sealed and Delivered in the Presence of:	Harold C. Baker	(L.S.)
Jank Pridules	Hatula C. Daket	<del></del>
P. Lowis Dasmall		(L.S.)
DCA 477 (5.97)		

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SOUTH GAROLINA,