CREENVILLE COMPONIONS. C. Post Office Box 1499 Colembia; South Carolina 29202 FA-4 S. C. Mortgage (November, 1974) (Individual ear 1379 ms 351 THE FEDERAL LAND BANK OF COLUMBIA 60 me 638 STATE OF SOUTH CAROLINA MORTGAGE LOAN NO. S 43-3-6206403-1 County of GREENVILLE OCTOBER , 1976 , by and THIS INDENTURE, made this between CHARLES G. GRIFFITH called first party, whether one or more, and The Federal Land Bank of Columbia, of Columbia, S. C., a corporation organized, chartered and existing pursuant to the laws of the United States of America, necessaries cancer second party, with ESE III, that, WHEREAS, first party is indebted to second party in the principal sum of Twenty-One Thousand Three Bundred and No/100- - - - - Dollars (\$ 21,300.00 ), as evidenced by a certain The debt secured by the within mortgage having been paid in full, said mortgage is hereby satisfied and the lien thereof discharged, this the 25 day of MAY 1978 O. THE FEDERAL LAND BANK OF COLUMBIA Witnesses: 7006 10 30 E!! TOGETHER with all and singular the rights, members, hereditaments, and appurtenances to the said glemises belonging or in any wise incident or appertaining.

MILE Second party shall have the right, exercisable at its discretion so long as this mortgage is in force and effect, to demand in writing the assignment of and transfer to second party, its successors and assigns, and first party hereby agrees to so assign and transfer, any and all rents, profits, royalties, income or other consideration to be paid or accruing to first party from any oil, natural gas, mineral, timber, leasehold or other interest of any kind and nature whatsoever, derived from, connected with or affecting the within described real property but not otherwise subject to, conveyed and/or secured by this more team with the right of hut no data was second party, its successors or assigns. mortgage, with the right of, but no duty upon, second party, its successors or assigns, to collect same.

16. First party will comply with all the terms and conditions of any instrument heretofore or hereafter executed by first party in connection with the loan(s) secured by this mortgage.

17. If first party (or either of them, if more than one), his heirs, successors or assigns, or any assumer of the individual heady and the approach of the individual heady are heady. indebtedness hereby secured, files a petition in voluntary bankruptcy, for receivership, for corporate reorganization, or for other debtor relief of any character or kind, or is adjudged a bankrupt, then and in the event, and at the option of the second party, its successors and assigns, the second party, without notice to the first party, shall have the right to declare all sums of money secured hereby immediately due and payable and in default whether the same are so due and payable and in default

18. A default under this instrument or under any other instrument heretidize or hereafter executed by first party to second party shall at the option of second party constitute a default under any one or more or all instruments executed by first

19. This instrument is subject to the Farm Credit Act of 1971 and all acts amendatory thereof and supplementary thereto, and regulations issued thereunder. All rights, powers, privileges, options and remedies conferred upon and given to

by the specific terms hereof or not.

party to second party.

1328 W.2