		GR 20	C. S. C .	TOCT x008	PCOBAN	
SOUTH CAROLINA,	GREENVILLE	JAN (1 11 50 COUNTY STANKS	AH '82 Ersley	BOCK	80 PAGE 228	
In consideration of advances of Production Credit Association, Lend	ser to N. Dean	Davidson and	Blue Ridge Patricia S. Da	vidson	Borrower,S	
(whether one or more), aggregating (\$ 40,000,00 accordance with Section 45-55, Co limited to the above described admissible described a	FORTY THOUS), (evidence ode of Laws of Sout ances), evidenced by tender, to be e der, now due or to	ed by note (Dat Real): th Carolina, 1962, (1) a promissory notes, and videnced by promissory become due or herea outstanding at any one	the trocking hereby ex- ill existing indebtedness if renewals and extension y notes, and all renewa- later contracted, the of- time not to exceed	pressly made a part he so of Borrower to Lencons thereof, (2) all futuals and extensions thermaximum principal ar EIGHTY THOUSAN	ure advances that may eof, and (3) all other mount of all existing ID & NO/100	
onless (\$ 80,000,00 and costs including a reasonable at said note(s) and herein. Undersigns convey and mortgage, in fee simple	torney's fee of not led has granted, bargai unto Lender, its succ	s interest thereon, attorions than ten (10%) per cined, sold, conveyed and essors and assigns:	centum of the total am d mortgaged, and by th	ese presents does herei	by, grant, bargain, sell,	
General Partnership,	OS vinpon v	1975. and re	corded in the	office of the	RMC in Deed	
ook 1024 at page 123,	in Greenville	County Green	ville, S.C.			
OOK 1024 at page 127,		4	SATIS!	FIED AND CA	NCELLED THIS	_
	Andreller.	but the	. 14	TAY OF M	moli 1983	1:
•	nie Brit	25387			ALCESOIL ASSIL	J
	Howards.		0000	afut	, / 1/ / / /	Z,
	•	,				ſ.
TOGETHER with all and si	ngular the rights, me	embers, hereditaments a	and apportenances to		T-INCAS	
TO HAVE AND TO HOLD members and appurtenances thereix	Describing or missisk	ance obtain minimize				777
A default under this instruct or a default by Borrower, and/or U Lender, constitute a default unde default, at the option of Lender, a	indersigned under any r any one or more (it indebtedness due fr	or all instruments exection Borrower and/or Un	uted by Borrower and indersigned to Lender m	I/or Undersigned to L lay be declared immedi	ender. In case of such a series does and payable. (, , , , , , , , , , , , , , , , , , ,
UNDERSIGNED hereby bing premises unto Lender, its successor	rs 2001 2551005, 11000 &	DO SOSTER CHICKLES ALVO.	rs and assigns to marran his heirs, executors, ad	nt and forever defend a Irninistrators and assign	a sud all other believe	٠
whomsoever lawfully claiming or to PROVIDED ALWAYS, NEV interest and other sums secured by all of the terms, covenants, cond according to the true intent of same et made a part hereof to the same et it shall remain in full force and effi-	ERTHELESS, that if y this or any other is itions, agreements, read Mortgages, all of attent as if set forth in the set.	Borrower shall pay untrestrument executed by the presentations and oblighte terms, coverants, on extenso herein, then the content of the content of the coverants of the coveran	pations contained in all conditions, agreements, his instrument shall cea	mortgages executed by representations and of se, determine and be n	on Borreyer to 4 pater brigations of Whitehars on and Hold; cylingwise	TO AP A GA
It is understood and agreed hereafter owed by Borrower to Udebtor, surety, guarantor, endorser that Lender, at the written regues has no Eability to Lender, and (3)	or otherwise, will be it of Borrower, will s Lender has not agree	secured by this instrum atisfy this mortgage wh d to make any further a	ent until it is satisfied on enever: (1) Borrower of dvance or advances to	of record. It is further was no indebtedness to Borrower.	understood and agreed o Lender, (2) Borrower	
In the event Lender become secured), involving this mortgage (also recover of Undersigned and/costs, expenses and attorney's fee demand, and shall draw interest from the costs.	es a porty to any leg- or the premises descri- or Borrower all costs when paid by Lend- om the date of advance	al proceeding fexcluding bad herein (including bu and expenses reasonable er shall become a part oe by Lender until paid	g an action to foreclos it not limited to the lit by incurred by Lender, of the debt secured he at the highest rate pro-	e this mortgage or to the to the lands describ including a reasonable reby and shall be immedided in any note or of orded in any note or of	e attorney's fee, which inediately payable upon ther instrument secured	Ì .
This agreement shall inuse thereunder, and all such advances shall be mostroed to include the U	יייטעראו ואמנס בג וורב	CHARLES OF PROPERTY OF A	assigns, and any succes such successor or assign	sor, or assign of Lend shall-be secured herel	ler may make advances by, The word "Lender"	

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EXECUTED, SEALED, AND DELIVERED, this the

R. Tourse Transpell
S. C. R. E. Mig. - Rev. 8-1-76

[CO]

(CONTINUED ON NEXT PAGE)

N. Dean Davidson

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Form PCA 402