DOUTE CARDINAS LAS MAINTAIN COUNTY	ž,
	S
	2
In consideration of advances made and which may be made by Hills Middle	2
Production Credit Association, Leader to Ba De Rellogge, Hellon Hakailong & Haka Branvann, Marry Billionness	17
Production Could Association, Linear to Bander Association Countries and Countries Cou	ż
(chapter one or more), aggregating Thoughts, Thoughts, Serger, threstreed Thirtness & Williams	Á.
(whether one or more), appropriate 2 would be applied to the contract of the c	di
20171300 May (2011) 3 10 10 10 10 17 10 10 10 10 10 10 10 10 10 10 10 10 10	Ú,
E. G. L.	ě,
as expended, Code of Laws of South Caroline, 1958, (1) all existing indicatedness of Borrower to Landar (April 2014 and the the above the state of the control of the contr	ä:
evidenced by promissory notes, and all renewals and extensions thereof, (it) all betwee advances that may entergonately by under to Benyary by Lands; up he evidence	
by providency notes, and all renewals and extensions thereof, and (3) all other indebtedness of Borrower to Lander, now don or to become due or happeller qualifications.	ø,
,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人	Ħ
the minimum principal amount of all existing indebtedness, turns advances, and all other indebtedness existinalizes at any one time not to exceed Tol State	
Winnesond and No 700-	3
Thousand and No/100- Dollars (1 30 2000 200), the interest thereon, attentor's feet and event seets, with interest at providing	Ν
mid note(s), and costs including a reasonable attorney's fee of not less than ten (10%) per contens of the total amount due therets and therets as provided in a	Ш
note(s) and herein, Undersigned has granted, bargained, sold, conveyed and mortgaged, and by these presents does hereby, grant, hargain, sail, ecorys and ago	
	Y
gage, in fee simple suito Lender, its successors and assigns:	
All that tract of land located in Glassy Mountain Township, Greenville	4
All that tract of land located in	#
County, South Carolina, containing 78a4 acres, more or less, known as the Page and West. Place, and bounded as follow	1
County, South Carolina, containing 1984 acres, more or less, known as the FRUB BLU WEBU Place, and bounded as follows	31

EGUNNING at an old iron pin which is in the line of the Kellogg property and is the common corner of the property of L. L. Hyder and T. D. West, (the property herein described) and running thence; N 29 degrees 16 min. E. 1371.5 ft. (passing an old iron pin at 24 ft. from the terminus) to a point in the center of the hard surfaced road; thence a new line with the center of the hard surfaced road five calls as follows:

S. 65 degrees 2 min. E. 499.8 ft; S. 59 degrees 28 min. E. 1200 ft; S. 69 degrees 46 min. E. 200 ft; S. 61 degrees 46 min. E. 300 ft. S. 63 degrees 37 min. E. 118 ft. to a point in the center of the said road; thence leaving the center of said road and with the line of another tract owned by T. A. Hyder and the property now owned by Kellogg, S. 73 degrees 59 min. W. 1776.6 ft. to an old iron pin; thence N. 77 degrees 16 min. W. 1075.5 ft. to the point of BEMINNING and containing 43.4 acres, more or less as shown on a plat of survey by J. Q. Bruce, Surveyor, dated March 9, 1959, which is entitled Land Survey for T. D. West, Greenville County, South Carolina.

BEGINNING at an iron pin on the North bank of the South Pacolet river; thence North 26 degrees 50' East 957' to a stone; thence a new line South 68 degrees 37' East 946' to a stone in line of the Earle lands; thence South 27 degrees 20' West 213' to a stone; thence South 37 degrees 10' East 684' to a stone, A. D. Plumley's corner; thence South 39 degrees 30' West 861' to the North Bank of South Pacolet River; thence up and with the bank of said river about 1450' to the REGINNING corner and containing 35 acres, more or less, as per plat made by J. H. Atkins, Surveyor, April 4, 1928.

A default under this instrument or under any other instrument heretafore or hereafter executed by Borrower to Lender shall at the optics of Lender constitutes a default under any one or more, or all instruments executed by Borrower to Lender.

TOOFTHER with all and stageter the rights, members, bereditaments and appurtenances to the said premiess belonging or to any wise incident or appertuning.

TO HAVE AND TO HOLD all and singular the said lands and premises unto Londer, its uncessors and assigns with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining.

UNDERSIGNED hereby binds himself, his bette, executors, administrators and assigns to warrant and forever defend all and singular the said premius unte-Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whosesower lawfully claiming or to claim the same or any part thereof.

PROVIDED ALWATS, INVESTRELESS, that if Borrower shall pay unto Lender, its successors or antgras, the aforemid indebtedness and all interest and other same secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms, covenants, conditions, agreements, representations and obligations contained in all mortgages executed by Borrower to Lender scorrding to the true intent of said Mortgages, all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth in extense herein, then this instrument shall coase, determine and be null and void; otherwise it shall remain in full force and effect.

It is understood and agreed that all advances heretofors, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower to Lender, whether as principal debtor. surety, guarantor, endower or otherwise, will be accused by this instrument until it is attiffed of record. It is intribute understood agreed that Lender, a the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower over no indebtedness to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to make any further advance or advances to Borrower.

This agreement shall inure to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances and all other indebtedness of Borrower to such successor or assign shall be secured bereby

The word "Lender" shall be construed to include the Lender therein, its successors and assigns.

Signed, Scaled and Delivered in the presence of:

(W. R. Taylor) & Alberton

(EtheluG. Alberton)

AT /1:3200LOCK AM. NO. 7295

Satisfied and cancelled this 17th day of Sept. 1968.
Blue Ridge Production Credit Gran.
It. R. Taylor Secty Treas.

Mitness G. Alberson

23 DAY OF Sept. 1968

Other Farmsworth

R. M. C. FOR GREENVELF COUNTY, S. C.