JUL 25 19690

South Carogna GREENVILLE COUNTY.	1
Anderson  Vonneth J. James and Floanor B. James	
	lomower,
Four Thousand Five Hundred Twenty-five and No/100	Dollara
(4.4.525,00 ), (evidenced by note() of even date herseith, bettey expressly made a part hereol) and to recure, in accordance with (4.5.55, Code of Law of South Carolina, 1902, (1) all entiting individences of Borrower to Lander (Landlang but not limited have described as evidenced by promittory notes, and all renewals and extension thereof, (2) all future advances that may subsequently be made to Borrower by Lend evidenced by promittory notes, and all renewals and extension thereof, and (3) all other individences of Borrower to Lender, now due or to become the second of the evidence day to the advances, and all other individence outlineding at any one time.	i Section dvances), er, to be e due or ne not to
exceed Nane Thousand and No/100	h interest d charges
All that tract of land located in	• follows:
All that piece, parcel or lot of land in Grdenville County, State of South Carol being known and designated as the property of Kenneth J. James and Eleanor B. James, according to plat of R. W. Dalton, Engineer, dated April 1960, recorded in the R.M.C for Greenville County in Plat Book TT.at page 58, and described as follows:	
BEGINNING at an iron pin 140 feet northwest of the intersection of Valley Street Road, and running thence with said Judson Road, N. 53-55 W. 52 feet to iron pin; the S. 40-50 W. 199.7 feet to iron pin; thence along line of Lot 36, 8. 53-55 E. 43.6 fe to iron pin; thence N. 42-30 E. 200 feet to the point of beginning.	nce
Being the same premises conveyed to James Jewell James and Eleanor Burnette James by deed of Ruth Burnette recorded at Deed Book 649 page 59, Greenville County.	:S
A default under this in-known or under any other instrument breatfers or berrafter executed by Borrower to Lender shall at the ciption of Lender a default under any one or more, or all instruments executed by Borrower to Lender.	
TOGETHER with all and singular the rights, members, hereditaments and apportenances to the table preminer belonging or in any wise incident or ap-	
TO HAVE AND TO HOLD all and angular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, me appurtenances thereto belonging or to any wise appertaining.	abert and
UNDERSIGNED hereby linds homell, his belix, executors, administrators and assigns to warrant and forever defend all and singular the said pre- tained, its incentions and assigns, from and against Godernigsed, his belix, executors, administrators and stripts and all ulter persons whomseever had- ing or to claim the same or use part thereof.	abet unta illy claim-
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay noto Lender, its nucerous or assigns, the aforesaid indebtedness and all mether among security by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall preform all of the terms, conditions, agreements, representations and obligations contributed in all montgages exercised by Borrower to Lender according two intentions and all of the terms, conceauts, conditions, agreements, representations and obligations of which are made a past hereof to the same extent as if set forth betren, then this instrument shall even, determine and be found and wold, otherwise it shall remain in build force and effect.	covenants, Mortgages,
It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indelstedness now and hereafter Borrower to Lender, and any other prevent or fature indebtedness or Biakhily of Borrower to Lender, whether as principal debtor, insertey, guarantor, otherwise, will be recursed by this instrument until it is statified of percod. It is fatther understood and agreed that Lender, at the written repeated of will satisfy this mortgage whenever: (1) Borrower over no indebtedness to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not make any further advance or advances to Borrower.	ndorrer or Borrower,
This agreement shall fence to the hearfst of Lender, its successors and antigon, and any successor, or strige of Lender may make advances bereath such advances and all other indebtedness of Borsower to such successor or antigo that he recursed hereby. The word "Lender" shall be construed the Lender berein, its successors and assigns.	
EXECUTED, SEALED, AND DELIVERED, this the 18th. July	69
Rymed Janes	j(L. 8.)
Signed, Seyled soft Delivered	(1 \$.)
La the Malfrey's	( £ \$.)
CONTRACTOR CONTRACTOR	
S. C. B. E. MtgeRev. 8-1-63	n PCA 402