OLLIE FARNSWORTH

SOUTH CAROLINA, CONTENT OF COUNTY.	
Blue Ri	dġe
In consideration of advances made and which may be made by. Blue Ri Production Credit Association, Lender, to Don Michols and Margaret Production Credit Association, Lender, to Done Thomas and Saven Hundre	R. Nichols Borrowet
Production Credit Association, Lender, to	d Forty Nine and 52/100 pollers
4. 3. 199.52	staily made a part hereof) and to secure, in accordance with Section to Lender (Including but no limited to the above described advances), vances that may subsequently be made to Borrower to Lender, no be includedness of Borrower to Lender, now due or to become due or includedness of Borrower to Lender, now due or to become due or deviances, and all other includedness outstanding at any one time not to deviances, and all other includedness outstanding at any one time not to make the contract of the second of the lender of the contract of the contract of the contract of the lender of the contract of
All that fract of land located in Dujin 1111	Township, Greenville
County, South Carolina, containing	Place, and bounded as follows:
All that certain piece, parcel or tract of land of South Carolina, County of Greenville, in Grow is more fully shown on a plat prepared by John D. ropresenting a tract of land owned by John D. Hu and having, according to said plat, the followin DECOINMING at an iron pin on a branch at the corn and running thence S. 89-15 W. 790 feet to an ol Ed Knight; running thence N. 7-15 W. 1,162 feet	s Smith, R.L.S., July 19, 1967, iff to be deeded to S. Ed Hayfield g metes and bounds, "to-wit: er of property of Herbert Armstrong d stone at the corner of property of
bank; thence with the center of said Greek as to of which are N. 85-00 E. 122.7 feet; S. 60-20 E. 5. 88-55 E. 122 feet; N. 81-35 E. 275 feet; S. 5 juncture of said creek and a branch; thence with property line, the traverse lines of which are feet; S. 3-15 E. 155 feet; S. 19-35 W. 165 feet of beginning.	62 feet; S. 80-50 E. 300 feet; li-lo E. 150 feet to an iron pin at the the center of the branch as the l. 2h-00 W. 162 feet; S. 10-05 W. 200 and S. 11-55 E. 300 feet to the point
Together with an easement approximately 50 feet across property of Herbert Armstrong at the sout 175 feet, more or less, in length.	in width running from Forksville Road cheastern corner of said tract by
	1.0
A default under this instrument or under any other instrument heretolors or heres a default under any one or more, or all instruments executed by Borrower to Lander. TOGETHER with all and singular the rights, members, heredisaments and apputen	speed to the said premises belonging or in any wise incident or appertaining.
TO HAVE AND TO HOLD all and singular the said lands and premises unto Lengustenances thereto belonging or in any wise appertaining.	uer, my pacegroup and all and all and all and all aremines unto
TO HAVE AND TO HOLD all and tingular the said land and premiest unto con- apportenances thereto belonging or in any wise apportenances thereto belonging or in any wise apportations. UNDERSIONED bereby blank himself, his heirs, executors, administrators and as Landers, its necessors and assigns, from and against Undersigned, his heirs, executors, over no claim the same or any part thereof.	signs to warrant and forever defend all and singular the said premises unto administrators and assigns and all other persons whomstoever lawfully claim-
TO HAVE AND TO HOLD all and include the said lands and premiest unto con- apportenances thereto belonging or in any wise apportenances thereto belonging or in any wise apportenances. UNDERSIONED bereby blinds himself, his heirs, executors, administrators and as Lender, list successors and sulgars, from and against Undersigned, his heirs, executors, ing or to claim he same or any part thereol. PROVIDED ALWAYS, NEVERTHELESS, that If Borrower shall pay unto Lender, PROVIDED ALWAYS, NEVERTHELESS, that If Borrower as recordify- conditions, agreements, representations and obligations contained in all montages result all of the terms, covenants, conditions, agreements, representations and obligations are all of the terms, covenants, conditions, agreements, representations and obligations of contracts the situation of the terms.	aigns to warrant and forever defend all and singular the said premises unto administrators and assigns and all other persons whomsover lawfully claim-definitions are sufficient to the aforesaid indebtedness and shall perform all of the terms, covernals, said to the aforesaid indebtedness and shall perform all of the terms, covernals, said by personness to Lender according to the tree intent of said Montager, which are made a part hereof to the same extent as if set forth in extens that I send to the same causes and administration of the same causes are same and the same causes are same as the same causes are same as the same causes are same as the same causes are same causes and administration of the same causes are same causes and administration of the same causes are same causes and administration of the same causes are same causes and administration of the same causes are same causes and administration of the same causes are same causes are same causes and administration of the same causes are same causes and administration of the same causes are same causes are same causes and administration of the same causes are same causes and administration of the same causes are same causes are same causes and administration of the same causes are same causes are same causes and administration of the same causes are same causes and administration of the same causes are same causes are same causes are same causes and administration of the same causes are same causes and administration of the same causes are
TO JANE AND TO HOLD all and display the said lands and premise unto Long- purtenance shreeto belonging or in any wise appetrations. UNDERSIGNED bereby blinds himstl, lis bairs, executors, identifications and as Lender, its successors and suigns, from said audiont Understgend, lis beirs, executors, provided to the same or any part thereol. FROVIDED ALWAYS, NEVERTHELESS, that If Borrower shall pay unto Lender, conditions, agreements, representations and obligations contained in all montgages execu- all of the terms, coverants, conditions, agreements, agreements and obligations of herein, then this instrument shall cream, determine and be said and void, otherwise it. It is understood and agreed that is il advances benefolors, now and hereiner made Burrower to Lenders, and any other present or future indebtedness or liability of Borr otherwise, the secured by this instrument until it is attaffeed of second. It is future where the statement of the statement is a statement of the statement of the statement of the white active that the statement of the statement of the statement of the statement of the statement of statement of the statement of the statement of statement o	signs to surrant and forever defend all and singular the said premises unloadindinitations and satigms and all other persons whentsoever lawfully claiming the successors or assigns, the aforesald indebtedness and all interest and to the aforesald indebtedness and sail serious all of the terms, covenants, such the purposer to Lender seconding to the true interest of said Montagers, which are made a part hereof to the same extent at if set forth in extension and the said serious and the said serious control of the said serious country and serious country and the said serious country and seri
TO JANE AND TO HOLD all and include the said land and premiet unto de- apportenances thereto belonging or in any wise apportenances. UNDERSIONED hereby blink himstl, lis bairs, executors, administrators and as Lender, its successors and suigns, from and against Understaned, kils heirs, executors, provided the same or any part thered. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, conditions, agreements, representations and obligations contained in all most garder conditions, agreements, representations and obligations of herein, then this instrument shall cause, determine and be not land word, otherwise it it is understood and agreed that is all advances heartofors, now and hereiler made Birrower to Lender, and any other present or futures individence or liability of Borrower otherwise, will be accured by this instrument until it is saided of second. It is furth- word starting than most garder contents to Borrower, This agreements shall know to the barefut of Lender, its successors and saidgas, all rock advances and all other indebedoese of Borrower to each successor or suign as the Lender bereinly, its accessors and saidgas, all rock advances and as other indebedoese of Borrower to each successor or suign a the Lender bereinly, its accessors and saidgas,	its increased and forever defend all and singular the said premises unloading and artigus and all other persons whomstover lawfully claiming the increased artigus and all other persons whomstover lawfully claiming the control of th
TO HAVE AND TO HOLD all and singular the said lands and premiest unto care appurtenances thereto belonging or in any wise appetrationies. UNDERSIONED bereby binds kinstil, his heirs, executors, administrators and as Lender, its necessors and sutjent, from and agatant Undersigned, his heirs, executors, ing or to claim the same or any part thereot. FROVIDED ALWAYS, NEVERTIELESS, that it Borrower shall pay unto Lender, executors, the same of the same and the state of the conditions, agreements, representations and obligations consisted as all most pass are all in the terms, covenants, conditions, agreements, representations and diligations of the terms, covenants, conditions, agreements, representations and diligations of the terms, covenants, conditions, agreements, apprehensions and objection of the terms, covenants, conditions, agreements, apprehensions, and and void; otherwise it is understood and agreed that all advances heretofore, now and hereetime and Borrower to Lender, and any other present of follows individually of Borrowers of the same of the same and the same and the same of the same and the same and the same of the same and the same of th	its noncessors and forever defend all and singular the said premises unloadinalisators and satigms and all other persons whemsowers lawfully claiming the successors or satigms, the aforesaid indebtedness and all interest and to the solvential indebtedness and shall perform all of the terms, covenants, such persons to Lender seconding to the true interest of sid Montagers, which are made a part hereof to the same extent at II set forth in extension hall remain in full forces and effect. by Lender to Incrower, and all indebtedness now and hiresafter owed by your to Lender, whether as principal debtor, surety, guarantor, endourse or to Lender, whether as principal debtor, surety, guarantor, endourse or to the content of the surety of th
TO HAVE AND TO HOLD all and singular the said lands and premiest unto despontenances thereto belonging or in any wise superstaining. UNDERSIONED bereby binds kinstil, his heirs, executors, administrators and as Lender, its successor and sutjent, from and agatant Undersigned, his heirs, executors, into or to claim the same or any part thereot. PROVIDED ALWAYS, NEVERTIELESS, that it Borrower shall pay unto Lender, other turns recured by this or any other instrument executed by Borrower as recordition, agreements, representations and chilquiston constained in all most pages and all of the terms, covenants, conditions, agreements, representations and obligations or contained in all most pages and let the terms, covenants, conditions, agreements, representations and obligations of herein, then this instrument shall exert, determibe and he null and void; otherwise, the list instrument shall exert, determibe and he null and void; otherwise, will be accurate by this instrument until it is satisfied of secord. It is furthe will satisfy this most page where the present of future own no indeletedness to Lender, will be exerted by this instrument until it is satisfied of secord. It is furthe will satisfy this most page where the sources to Borrower. This agreement shall hours to the heard of Lender, its successors and all other indeletedness to Lender, its successor as satisfies.	its successors or axigns, the aforesid indebtedness and all interest and to hardwards and arigns and all other persons whomstower lawfully claimits successors or axigns, the aforesid indebtedness and all interest and to he aforesid indebtedness and shall persons all of the terms, coverants, sated by Borrower to Lender exceeding to the true intent of nid Mottagen, tated by Borrower to Lender exceeding to the true intent of nid Mottagen, but had to make a part hereof to the same extent as if set forth in extent shall remain in hill force and effect. By Lender to Borrower, and all indebtedness now and hireafter owed by wort to Lender, whether as principal debtor, surely, guarantor, endourer or understood and agreed that Lender, at the writter regular of Borrower. Borrower has no liability to Lender, and (3) Lender has not agreed to and any successor, or saving of Lender may make advances hereunder, and hall be secured hereby. The word "Lender" shall be countrared to include the state of the s
TO JAVE AND TO HOLD all and display the said lands and premise unto despondences thereto belonging or in any was appetentiones. Butter belonging or in any was appetentiating. UNDERSIGNED bereby blinds limits, lis bairs, executors, administrators and as Lender, its accessors and surjour, from and against Understgood, bits briefs, executors, ing to to claim the same or any part thereof. FROVIDED ALWAYS, NEVERTHELESS, that If Borrower shall pay unto Lender, conditions, agreements, appetentiations and obligations contained and other them, coverants, conditions, agreements, appetentiations and obligations contained and other observes the state of the same payments and and voice otherwise, will be accurately this that all educance hardoors, now and heresiter made Borrower to Lender, and any other present or future indubtedness or liability of Borrower over no indubtedness or liability of Borrower over no indubtedness or Lender, and was any other industry this most tags whenever: (1) Borrower over no indubtedness to Lender, inwards any further advance or advances to Borrower. This agreement shall hours to the heards of Lender, its successors and aslights, all such advances and all other indubtedness of Borrower to such successor are assign a the Lender bently, its accessors and aslights, all such advances are advanced as a successor and aslights, and the Lender bently, its accessors and aslights. EXECUTED, SEALED, AND DELIVERED, this the.	inglines to warrant and forever defend all and singular the said premises unloadministrators and sarigms and all other persons whomsover lawfully claiming the successors or sarigms, the aforesald indebtedness and all interest and to be aforesald indebtedness and all interest and to be aforesald indebtedness and all interest and the successor of
TO JANE AND TO HOLD all and display the said lands and premise unto Long- popureances thereto belonging or in any wise appetrationies. UNDERSIGNED bereby blinds himself, his beirs, executors, deministrators and as Lender, its accessors and surgar, from and against Understgood, his bries, executors, increased as surgar, from and against Understgood, his bries, executors, and the same or any part thereof. FROVIDED ALWAYS, NEVERTIFIEES, that If Borrower shall pay unto Lender, conditions, agreements, representations and objections consisted to all most agreements, representations and objections consisted to all most agreements, apprehensions and objections of herein, then this instrument shall cases, determine and be said and void; otherwise it. It is understood and agreed that all advances betroote, now and heresiter made Borrower to Lender, and any other present or future individuels or liability of Borrower over no individuels or liability of Borrower over no individuels or liability of Borrower over no individuels or liability and some any other advances or advances to Borrower. This agreement shall hours to the heards of Lender, its successors and assigns, all such advances and all other individual of Borrower over no individuels and all other individual of Borrower to such successors and assigns, all such advances and all other individual of Borrower to such successors and assigns, all such advances are assign as the Lender benefit, in successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the	its successors or axigns, the aforesid indebtedness and all interest and to hardwards and arigns and all other persons whomstower lawfully claimits successors or axigns, the aforesid indebtedness and all interest and to he aforesid indebtedness and shall persons all of the terms, coverants, sated by Borrower to Lender exceeding to the true intent of nid Mottagen, tated by Borrower to Lender exceeding to the true intent of nid Mottagen, but had to make a part hereof to the same extent as if set forth in extent shall remain in hill force and effect. By Lender to Borrower, and all indebtedness now and hireafter owed by wort to Lender, whether as principal debtor, surely, guarantor, endourer or understood and agreed that Lender, at the writter regular of Borrower. Borrower has no liability to Lender, and (3) Lender has not agreed to and any successor, or saving of Lender may make advances hereunder, and hall be secured hereby. The word "Lender" shall be countrared to include the state of the s

Caroline C. Crain

W. R.Taylor