## GREENVILLE CO. S. C. Aug 12 9 39 AH '69

800x 1133 PAGE 573 Greenville R. M. C. Blue Ridge In consideration of advances made and which may be made by....... (whether one or more), excrepting FIVE THOUSAND FOUR HUNDRED AND NO /100 ----.). (syldenced by note(s) of even date herswith, hereby expressly made a part hersof) and to secure, in accordance with Section 5,400.00 45-55, Code of Laws of South Ceroline, 1982, (1) all existing indebtedness of Borrowes to Lender (including but not limited to the above described advances), sydenced by promittory notes, and all senewals and extensions thereof, (8) all future advances that may subsequently be made to Bottower by Lender, to be evaranced by promisiony mosts, and all renewals and extensions thereof, and (3) all other indebtedness of Borrower to Landar, now due or to become due or evidenced by promisiony notes, and all renewals and extensions thereof, and (3) all other indebtedness of Borrower to Landar, now due or to become due or

thereafter contracted, the maximum principal amount of all existing indebtedness, future advances, and all other indebtedness outstanding at any one time not to exceed FIFTEEN THOUSAND AND NO/100 Dollars (8.15,000.00....), plus interest thereon, attorneys' fees and court costs, with interest exceed a.m. and the control of the c sell, convey and morigage, in fee simple unto Lender, its successors and assigna-

Glassy Mountain All that tract of land located in..... 

All that piece, parcel or tract of land in Glassy Hountain Township, Greenville County, State of South Carolina, containing 24.97 acres, more or less and having the following courses and distances: BEGINNING at an iron pin in the Gowansville-Campobello Road and running thence along a gully N 80-5 W 350 feet to a stake in the gully; thence N 85-26 W 246 feet to an iron pin on the South side of the branch; thence N 20-40 W 776 feet to an iron pin; thence N 5-40 W 538 feet to an iron pin; thence N 11-17 E 253 feet to an iron pin in the field; thance N 82-40 W 268 feet to an old stone; thence S 4-45 W 1711 feet to an iron pin; thence S 80-10 W 176 feet to a stake; thence S 8-20 W 309.2 feet to a stake in Gowansville-Campobello Road; thence N 82-10 E along said road 1227 feet to the beginning corner.

A default under this instrument or under any other instrument heretofore or hereafter executed by Borrower to Lender shall at the option of Lender constitute a default under any one or more, or all instruments executed by Borrower to Lender,

TOCETHER with all and singular the rights, members, hereditainents and apportenances to the said premises belonging or in any wise incident or apportaining. TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining.

UNDERSIGNED bereby blinds houself, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the tald premises unto

ing or to claim the same or any part thereof.	es, executors, administrators and assigns and all other persons wholmoever savingly elami
other sums accused by this or any other instrument executed by Borrowei conditions, agreements, representations and obligations contained in all m	unto Lender, its necessors or surjus, the aforesid indebtedness and all laterest an e a security to the aforesid indebtedness and shall perform all of the term, covenant ordages executed by Borrower to Lender according to the true intend is still Mariage, biligation of which are made a part hereof to the same extent as if set forth in extens otherwise it shall termain in hall lines and effect.
Borrower to Lender, and any other prevent or future indebtedness or list otherwise, will be secured by this instrument until it is satisfied of record	regiter made by Lender to Boroser, and all indehtedness now and heresiter oved h dility of Boroser to Lender, whether as principal debtor, sorrey, guarantor, endorer I. It fighter understood and agreed that Lender, at the writter request of Borose to Lender, (2) Boroser has no liability to Lender, and (3) Lender has not agreed to
all such advances and all other indebtedness of Borrower to such successor the Lender herein, its successors and assigns.	and stilgns, and any successor, or stilgn of Lender may make advances hereunder, and or assign shall be recured hereby. The word "Lender" shall be construed to thehall
EXECUTED, SEALED, AND DELIVERED, this the	h day of July 19 69
Signed, Sealed and Delivered	Marin J. atkins (Marvin I. Atkins)
Juantate primore) Ture	Manue B. Alkins (L.S.
$(\mathcal{K})(\mathcal{K}LZ \perp \mathcal{V})$	(Namie b. Ackins)
(Charles L. Queen) S.C. N. E. Mige-key, 1-63	(Form FCA 40