BOOK 1142 PAGE 253

OLLIE FARNSWORTH

SOUTH CAROLINA, Greenville P. COUNTY.	원벌 배상 하는 경우를 다 되었다.
In consideration of advances made and which may be made by	Blue Ridge
Production Code Association London to Beverly H. McKeowen	and Alice C. Mckeowen . Borrower,
(whether one or more), aggregating TWO THOUSAND SIX HON	DRED EIGHTY SIX AND 08/100 Dollars
(a. 2,686,08), (evidenced by note(s) of even date herewith, baseby expressly made a part hased) and to sector, in accordance with Section 45.55,06d of Lawr of South Carolina, 1982, (1) all resisting indebtedness of Berower to Leader (calciding but not limited in the above described advances), reduced by prominery posters, and all renewals and estenation thereof, (2) all futures advances that may subsequently be made to Borrower by Lender, to be related by prominery poster, and all renewals and estenation thereof, and (3) all other indebtedness of Berower to Lender, now due or to become super- herative contacted, the maximum principal amount of all scattering techniques, furture advances, and all other indebtedness and as any one time not to exceed. THREE THOUSAND FIVE HUNDRED and (NO 100 THREE THOUSAND FIVE HUNDRED and (NO 100) and contact including a reasonable attorney; fee of side field had ten (10%) per centum of the total amount due thereon and charges as provided in said notify; and benefit, Undersigned has tranted, beginning, cold, conveyed and morgated, and by these presents on hereby, grant, burgala,	
sell, convey and mortgage, in fee simple unto Lender, lit successors and assigns: FalryleW All that tract of land located in	Township, Greenville
County, South Carolina, containing 28.55 acres, more or less, known as a	he
ALL that certain piece, parcel or lot of land, with the buildings and improvements thereon, lying and being on the Neely Ferry Road, near the City of Fountain Inn, South Carolina, being known and designated as Tracts Nos. 15 and 16, on plat entitled "Estate Of J. B. Wasson" as recorded in the RMC Office for Greenville County, S. C., in Plat Book YY, at page 21 and having according to said plat, the following metes and bounds, to-wit:	
BECINNING at an iron pin in the center of Neely Ferry Road, joint line of Tract No. 15 and property now or formerly belonging to Maude B. Henderson, et al.; thence with Henderson line N 89-10 E 679.8 feet, more or less, to a pine; thence S 77-40 E 740.52 feet, more or less, to water oak; thence N 52-57 E 522.72 feet, more or less, to a stone; thence N 10-24 W 460 feet to a pin; thence N 71-40 E 400 feet to a pin in joint lines of Tracts Nos. 16 and 17; thence with the common line of said Tracts in a westerly direction 2,070 feet to pin in center of Neely Ferry Road; thence with center of said Road 685 feet to point of beginning. Said Tract contains 28.55 acres, more or less.	
	The state of the s
A default under this instrument or under any other instrument heretofore or hereafter executed by Bostower to Lender shall at the option of Lender constitute a default under any one or more, or all instruments executed by Bostower to Lender.	
TOGETHER with all and singular the rights, members, hereditaments and apport	enances 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 Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging or to any wise apperlaining.	
UNDERSIGNED hereby binds hunself, his beirs, executors, administrators and assigns to warrant and forever defend all and singular the said permises until Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully claim ing or to claim the same or any part thereof.	
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Leader, its increasor or sulpar, the aforestil indebtedness and all interest and other sums recruited by this or any other instrument executed by Borrower as security to the aforestil indebtedness and shall perform all of the terms, covenants conditions, agreements, representations and obligations consistend in all mortgages executed by Borrower to Leader according 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 asterist better, then this intentment shall cears, determine and be paid and void; otherwise at shall remain in toll force and effect.	
It is understood and agreed that all advances heretofore, now and hereafter mode by Lender to Borrower, and all indebthours now and hereafter over by Borrower to Lender, whether as principal debton, survey, guaranter, moderate no otherwise, will be secured by this instrument until it is assisted of record. It is further understood and agreed that Lender, at the written request of Borrower will assist this montage wherever: (1) Borrower over no indebtedasts to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to make any further solutions or borrower over no indebtedasts to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to make any further solutions to Borrower.	
This agreement shall house to the brends of Lender, its recessors and sulpin, and any successor, or satign of Lender may make advances, horsework and such advances and all other indebtedness of Borrower to such successor or susign shall be streamed hereby. The word "Lender" shall be construed to include the Lender better, its successors and sulpins.	
EXECUTED, SEALED, AND DELIVERED, this the 3rd day	November 19 69
	Berealy N. M. Millerin as
en de la IRVand	(Bevetly H. McKeowen)
Signed, Sealed and Delivered in the presence of:	16. 1201
My F. J. Leen	Clase (10 ans) (LS
CIVA CHARLE	(Alice C. McKeowen)