Form PCA 402

Greenville County.		200
SOUTH CAROLINA, Greenville County.	Rlue Ridge	
In consideration of advances made and which may be made by	***************************************	
UCULL UI	lms	Borrower, Dollare
whether one or more), aggregating Ten Thousand and NO/.	expressly made a part hereof) an	d to secure, in accordance with Section imited to the above described advances).
videnced by promissory notes, and all renewals and extensions thereof, and (3) at videnced by promissory notes, and all renewals and extensions thereof, and (3) at erestite contracted, the maximum principal amount of all existing indebjedness, for the contracted of the contracted o	Il other indebtedness of Borrower to sture advances, and all other indebte	Lender, now due or to become due or dness outstanding at any one time not to noneya' fees and court costs, with interest
s provided in said note(s), and costs including a reasonable artormy's rest or, said, s provided in said note(s) and herein, Undersigned has granted, bargained, soid,	conveyed and morigaged, and by th	ere presents does hereby, grant, bargain,
All that tract of land located in	Township,	*** 4 h . 1 . 1 . 4 . 4 . 1
county, South Carolina, containing	the	"""Likes, the company at tonowit
	1	
3.43 acres and improvements thereon, located Shoals Road on the East, Billy Anderson on being the southern portion of tract #2 of J. of Mary Carter Estate in plat Book D at pag in Greenville County, South Carolina.	the South and Mrs. r C. Sima property as	shown by a plat
•		
		a . A. It is the entire of Lander continue
A default under this instrument or under any other instrument herefolore or a default under any one or more, or all instruments executed by Borrower to Lene	4614	
TOGETHER with all and singular the rights, members, hereditaments and app TO HAVE AND TO HOLD all and singular the said lands and premises unto	n Lender, its successes and assigns t	with all the rights, privileges, members and
a contraction to the language of the ADV WINE ADDCHARMING		
apportenances inerest occuping as in an apparent occuping as in united, his helrs, executors, administrators a Lender, its successors and assigns, from and against Undersigned, his heirs, executing or to claim the same or any part tifereof.	1010, #2	
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Le other sums secured by this or any other instrument executed by Borrower as secured in the secure of the	executed by Borrower to Lender account of which are made a part hereof the it shall remain in Juli force and eff	ording to the true intent of said Mortgages o the same extent as if set forth in extense ect.
It is understood and agreed that all advances heretofore, now and hereafter n Borrower to Lender, and any other present or future indebtedness or liability of otherwise, will be secured by this instrument until it is satisfied of record. It is f will satisfy this mortgage whenever: (1) Borrower over no indebtedness to Lend or the produce of advances to Borrower.	made by Lender to Borrower, and a Borrower to Lender, whether as prix Jurther understood and agreed that I der, (2) Borrower has no liability to	i indepteurists now and invester over cipial debtor, surely, guestantor, endorier of ender, at the written request of Borrower Lender, and (3) Lender has not agreed t
This agreement shall inute to the benefit of Lender, its successors and assignall such advances and all other indebtedness of Borrower to such successor or assigned the Lender herein, its successors and assigns.	ign shell be accord to the same	60
EXECUTED, SEALED, AND DELIVERED, this the	day of December	
EALGUIBD, SEASON, INC.	<i>(1</i>) '	Sims) (LS
	Carl	(L.S
	(Cecil	Sims)
Signed, Sealed and Delivered		
in the presence of:		(L. S
(WYXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		i i
(MIXMIXADADA) (COTOLINE 1, OTHER)		
S. C. R. E. Mige.—Rev. 8-1-63	ļ	Form PCA 40
(Alice P. Knight)		