Blue Ridge

Commer.

Production Creds Association, Limiter to 19. L. AVECS REG. BORE		Borrowe
(whether one or more), aggregating Fifteen Thousand and N	CONTRACTOR OF THE PROPERTY OF THE PROPERTY OF THE LANGE OF THE PARTY O	
§ 1.25 1000,00) [retilented by soci(s) of row data benefits, bardy, at \$3.55,000 at Laws of Septil. Condition (1986, (1)) (ii) and think laddednesses at 8 services retilented by promisery acts, and all services and effective and retilented by promisery acts, and all services are distinguished theory, and (3) all others the condition of t	or to Lender (Lociuding but not limited to the shedwards that may subsequeptly be made to Bo ther indebtedness of Borrower to Lender, now do s advancers and all other indebtedness outstandin	poye described advances; prower by Lender, to b lue or to become due o if at any one time not i
ented Twenty Thousand and No/100 reason (\$ 20,000, as provided in said note(s), and costs including a reasonable attempt's fee of not less as provided in said note(s), and costs including a reasonable attempt's fee of not less as provided in said note(s), and assets. Understipped has praised, begains, in clother containing, and notinges, in the simple out b funder, its necessor and assigns:	than ten (10%) per centum of the total amount	due thereon and charge
All that tract of land located in	Township, Greenville	per veniri.
County, Fouth Carolina, containing	Place	, and bounded as follows
ALL that piece, parcel tract of land in the Coun being designated on Plat of property of Bonnie G said Plat as W. L. Christopher Estate and having tracts and bounds, to-wit:	. Smith made July 1964, and	shown on
BEGINNING at an iron pin on the Western side of running thence S. 68-52 E. 321.6 feet to an iron the following courses and distances; S. 11-02 E. S. 19-24 E. 323.5 feet to an iron pin; thence S. Moore Road; thence through Moore Road N. 26-50 W beginning. See Plat Book BBB, page 33.	pin; thence with the branc 248.9 feet, S, 40-59 E. 15 84-50 E. 461.5 feet to an	h as the line 6.2 feet, and iron pin in
This conveyance is made subject to any restrictic appear of record on the recorded plat (s) or on	ons right-of-way, or easement the premises.	nts that may
The state of the s	engenerate of material commences of the contract of the contra	
A default under this instrument or under any other instrument heretofore or here a default under any one or more, or all instruments executed by Borrower to Lander,		
TOGETHER with all and singular the rights, members, hereditaments and appurten	sances to the said premises belonging or in any wis	r incident or appertaining
TO HAVE AND TO HOLD all and singular the said lands and premises unto Ler apportenances thereto belonging or fit any wise apperiating.	ader, its successors and assigns with all the rights	, privileges, members an
UNDERSIGNED bereby binds himself, his heirs, executors, administrators and as Lender, its successors and assigns, from and against Undersigned, his heirs, executors, ing or to claim the same or any part thereof.	ssigns to warrant and forever defend all and singu administrators and assigns and all other persons w	lar the said premises uni homsoever lawfully claim
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lendes, other sums secured by this or any other instrument executed by Borrower as security if	its successors or assigns, the sforestid indebted	ness and all interest an
conditions, agreements, representations and obligations contained in all mortgages exect all of the terms, covenants, conditions, agreements, representations and obligations of herein, then this instrument shall cease, determine and be auli and void; otherwise it is	uted by Borrower to Lender according to the true	delant of said literature.
It is understood and agreed that all advances herstolous, now and hereafter made Borrower to Lender, and any other present or future indebteness or likelity of Borro otherwise, will be secured by this instrument until it is satisfied of record. It is further will satisfy this mortgage whenever (1) Borrower owes no indebtedness to Lender, (c make any further advances or advances to Borrower).	wer to Lender, whether as principal debtor, sure	ty, guarantor, endorser o
This agreement shall inure to the benefit of Lender, its successors and assigns, as all such advances and all other indebtedness of Borrower to such successor or assign sh the Lender herein, its successors and assigns.	nd any successor, or assign of Lender may make all be secured hereby. The word "Lender" shall	advances bereunder, an he construed to includ
EXECUTED, SEALED, AND DELIVERED, this the 12th day of	January	, 1970
	Atland	
	(B. L. Avera)	(L. S,
Signed, Sealed and Delivered	(b. b. Nors)	(L. S.
In the presence of:	Donne E. lece	w
WW hoston	(Bonnie E. Ayers)	
(W. R. Taylor) aluce & Knight	. The state of the	10 Met 1950
S. C. R. E. MageRev. S-1-63 (Alice P. Knight)		Form PCA 402