			воок 1179	PAGE 221
OUTH CAROLINA, Greenville	COUNTY.			
In consideration of advances made and which may be made by	Blue Ridg	e		
reduction Credit Association, Lender, to James J. Bre		Day Curry box	* 100 to 00/5	Borrower,
whether one or more), aggregating FIVE THOUSAND ON s. 5, 137, 08 (evidenced by note(s) of even date h				
5-55, Code of Laws of South Carolina, 1963, (1) all emisting indebtorders of Laws of South Carolina, 1963, (1) all emisting indebtorders of the promissory notes, and all renewals and extensions there originally promissory notes, and all renewals and extensions there exists on the contracted, the maximum principal amount of all emisting is creed. TWENTY EIGHT THOUSAND FIVE HUNDRED Dellars.	diness of Sorrower to L f. (2) all future advance of, and (3) all other in debtedasses, future advant 28,500,00	ender (including but me es that may subsequent debtedness of Borrower sces, and all other inde- colus interest theraon.	t limited to the above de ly be made to Borrower to Lender, now due or redness outstanding at au	by Lender, to be to become due or any one time not to
provided in said note(s), and costs including a reasonable attorner provided in said note(s) and herein, Undersigned has granted, bail, convey and mortgage, in fee simple unto Lender, its successors at Fo	rgained, sold, conveyed	en (10%) per centum (and mortgaged, and by	these presents does here	hereon and charges by, grant, bargain,
All that tract of land located in 143 acres, more or	less, known as the	Kellett	Greenville	1
The state of the s				ounded as follows:
outhwest of the Town of Fountain Inn, ore or less, and bounded by lands, now beert Coleman Estate, M. O. McGee and ourses and distances, etc., reference J. P. Kellett, Sr., Book 279 at Page W. Kellett, Sr., Book 304, page 288 a., Book 306 at Page 117; J. P. Kellett, Sr., to W. W. Kellett, Sr. M. C. Office for Greenville County, its 2 and 3, Block Book Dept., Greenville County	or formerly others. For is made to the 107; Robert; M. O. McGee ett, Sr. to J. c. and J. P. K. S. C. Refere	of Andrews, la better described following of S. Taylor to to J. P. Kell P. Kellett, ellett, Jr., nce is also n	Mash, Mrs. R. Reiption as to leeds. Robert J. P. Kellett ett, Sr. and V Jr., Book 486 Book 493 at pa	L. Rodgers, lines, S. Taylor, Sr. and W. W. Kellet at Page 312,
A default under this instrument or under any other instrument her efault under any one or more, or all instruments executed by Borrov TOGETHER with all and singular the rights, members, hereditamen TO HAVE AND TO HOLD all and singular the said lands and pro-	ver to Lender. is and appurtenances to	the said premises belong	ing or in any wise inciden	t or appertaining.
urtenances thereto belonging or in any wise appertaining. UNDERSIGNED hereby binds himself, his helrs, executors, adminder, its successors and assigns, from and against Undersigned, his hor to claim the same or any part thereof.	eirs, executors, administr	tors and assigns and all	other persons whomsoeve	r lawfully claim-
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall par r sums secured by this or any other instrument executed by Borrow litions, agreements, representations and obligations contained in all of the terms, covenants, conditions, agreements, representations and in, then this instrument shall cease, determine and be null and voice	er as security to the afo mortgages executed by E obligations of which are	resaid indebtedness and orrower to Lender acco made a part hereof to	shall perform all of the tring to the true intent of the true intent of the same extent as if set	terms, covenants, said Mortgages,
It is understood and agreed that all advances heretofore, now and it ower to Lender, and any other present or future indebtedness or li- rwise, will be secured by this instrument until it is satisfied of recor- satisfy this mortgage whenever: (1) Borrower owes no indebtedness any further advance or advances to Borrower.	nereafter made by Lende ability of Borrower to L d. It is further underste is to Lender, (2) Borrow	r to Borrower, and all roder, whether as princ od and agreed that Le ver has no liability to L	indebtedness now and he pal debtor, surety, guaras nder, at the written requenced ender, and (3) Lender h	ntor, endorser or lest of Borrower, las not agreed to
This agreement shall inure to the benefit of Lender, its successors uch advances and all other indebtedness of Borrower to such success Lender herein, its successors and assigns.	and assigns, and any su for or assign shall be see	eccessor, or assign of Le cured hereby. The word	nder may make advancer "Lender" shall be cons	bereunder, and trued to include
EXECUTED, SEALED, AND DELIVERED, this the 121			is weeke	
	the		MICHE	(L. S.)
rd, Sealed and Delivered	//Jame	s Lacken)		(L. S.)
in the presence of	3	***************************************		(L. S.)
R. Taylor)	•••••			
OPTER TRANSPORT				Form PCA 402
n. e. Mige,—nev. 0-1-0J				1 UA 1UZ
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Ollie Farmentel