	OL	10 20 A OU PH :	7.0 BOOK 1203 P/	GE 41 S
SOUTH CAROLINA, Greenville		RUNSWORT		
In consideration of advances made and which is	My be made by	unge	······································	***************************************
SIDDOCTION CLASS VENOTIONS COMMENT		alage B. Wellma	<u>n</u>	Borrowe:
(ATMITTAL ONE OF INCHES) PERSONNEL	HOUSAND STX HUNDREI	Committee of Commi		Dollar
(8 3,600,00), (evidenced by note (s 45-55, Code of Laws of South Carolina, 1982, (1) a evidenced by promissory notes, and all renewals and evidenced by promissory notes, and all renewals and hereafter contracted, the maximum principal amount	extending thereof, and (3) all return extensions thereof, and (3) all of all existing indebtedness, futur	advances that may subsect ther indebtedness of Born a advances, and all other	presents be made to Borrower by L presents Lander, now due or to be ladebtedness outstanding at any on	ender, to be come due o time not to
exceed STX THOUSAND————————————————————————————————————	sesonable attorney's fee of not less I has granted, bargained, sold, cor	i than ten (10%) per cent	um of the total amount due thereon I by these presents does hereby, gr	and charge
All that tract of land located in	• Butler	Township,	Greenville	
County, South Carolina, containing	acres, more or less, known as the		Place, and bounds	d as follows
BEGINNING at an iron Lot 2 and running thence wit an iron pin at the corner of feet to an iron pin; thence thence with the line of said	th the southern sid f Lot 4; thence wit S. 66-24 W. 231 fe	e of said road h the line of a et to an iron p	, \tilde{N} . 79-43 E. 225 feral lot S. 10-17 E. pin at the corner of	et to 378.3 Lot 2
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And the same of th	100 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	namen de mente e de seus des supergar mas que e la companya que en la companya de la companya de la companya d La companya de la companya del companya de la companya de la companya del companya de la c		
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A default under this instrument or under any but a default under any one or more, or all instruments e	her instrument heretofore or herea	fter executed by Borrower t	o Lender shall at the option of Lend	er constitute
A default under this instrument or under any bit a default under any one or more, or all instruments e: TOGETHER with all and singular the rights, mem	The state of the s		and the second of the second o	. •
TOGETHER with all and singular the rights, mem TO HAVE AND TO HOLD all and singular the	shers, hereditaments and appurtens	inces to the said premises b	elonging of in any side in difference	
TOGETHER with all and singular the rights, mem	nbers, hereditaments and appurtens said lands and premises unto Lend alning. executors, administrators and ass judersigned, his heirs, executors, a	unces to the said premises b der, its successors and assigns igns to warrant and forever dministrators and assigns as	elonging or in any wise incident or a ms with all the rights, privileges, m defend all and singular the said pr ad all other persons whomsoever law	ppertaining. embers and enrises unto fully claim-

It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by . It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other precent or future indebtedness or liability of Borrower to Lender, whether as principal debtor, surety, guarantor, endorser or otherwise, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower owes no indebtedness to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to

This agreement shall inure to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances hereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be secured hereby. The word "Lender" shall be construed to include the Lender herein, its successors and assigns.

20th day of

August

make any further advance or advances to Borrower,

Signed, Sealed and Delivered in the presence of:

(W.R. Taylor) s. C. (Line Trappell)

EXECUTED, SEALED, AND DELIVERED, this the...

Form PCA 402