	ne Ridge	Bon. wer.
RI Jah Harthorns	RED FIFTY SIX DOLLARS AND 80/1	
(a 6, 956, 80	y expressly made a part hereof) and to secure, in a	ccordance with Section we described advances).
ovidenced by prominory notes, and all renewals and extensions thereof, (2) all fut ovidenced by prominory notes, sed all renewals and extension thereof, and (3) - horaster contracted, the interious principal emount of all existing indubtedness, if	Il other indebtedness of Berrower to Lender, now dis-	e or to become due or at any one time not to
becauter contracted, the manisters principal amount in SEVENTY FIVE HUNDRED.  Deliars (9. 7.5)  as provided in said note(s), and costs including a reasonable accomey's fee of not its provided in said note(s) and herein, Undersigned has granted, bargained, said, note, and mortgage, in fee simple unite Lender, its successors and analysis well, curvey and mortgage, in fee simple unite Lender, its successors and languages.	O.OO), plus interest thereon, attorneys' feet and colors than ten (10%) per centum of the total amount of conveyed and mortgaged, and by these presents dots	ours costs, with interest
All that baset of least located in Grove Township	Township, Grove	
County, South Caroline, containing 1 0/ acres, more or less, known a	be Taco,	and bounded as follows:
ALL that certain piece, parcel or tra Greenville County, State of South Garolina, i according to plat of the property of Twymon H Surveying company November 11, 1963, and acco described as follows:	n Grove Township, and containing ewthorne made by Carolina Engil	neering and
BEGINNING at an iron pin in the cente line of property of the Elijah Hawthorne, S. along the line of other property of the grant continuing along the line of other property o to a point in the center of Neeley Ferry Road N. 50-30 W. 154.4 feet to a point in the cent along the center of Neeley Ferry Road, N. 42-	or, S. 45-55 E. 227 feet to a point; or, S. 45-55 E. 227 feet to a point; f the Elijah Hawthorne, N. 40-; thence along the center of No. 25 No. 26 No. 26 No. 27 No	point; thence 20 E. 208.2 feet seley Ferry Road e continuing
the second secon	and the first of the control of the	· was received the
A default under this instrument or under any other instrument heretofore or a default under any one or more, or all instruments executed by Borrower to Lenu	hereafter executed by Borrower to Lender shall at the op-	ion of Lender constitute.
TOGETHER with all and singular the rights, members, hereditaments and appr	urtenances 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 appurtenances thereto belonging or in any wise appertaining.	Ender, its successors and assigns with all the rights,	privileges, members and
UNDERSIGNED hereby binds himself, his heirs, executors, administrators as Lender, its successors and assigns, from and against Undersigned, his heirs, executing or to claim the same or any part thereof.	tors, administrators and assigns and all other persons who	mroeses reminish circus-
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Let other sums secured by this or any other instrument executed by Borrower as secur conditions, agreements, representations and obligations contained in all mortgages all of the terms, covenants, conditions, agreements, representations and obligations herein, then this instrument shall cease, determine and be null and void; otherwise	rity to the aforesaid indebtedness and shall perform all executed by Borrower to Lender according to the true is sof which are made a part hereof to the same extent a e it shall remain in full force and effect.	of the terms, coverants, oftent of said Mortgages, s if set forth in extenso
It is understood and agreed that all advances heretofore, now and hereafter me Borrower to Lender, and any other present or future indebtedness or liability of I otherwise, will be secured by this instrument until it is satisfied of record. It is furnill satisfy this mortgage whenever: (1) Borrower owes no indebtedness to Lendermake any further advance or advances to Borrower.	forrower to Lender, whether as principal neutor, surery in the unition of the writing the control of the writing the control of the control o	n request of Borrower,
This agreement shall inure to the benefit of Lender, its successors and assign all such advances and all other indebtedness of Borrower to such successor or assign the Lender herein, its successors and assigns.	ns, and any successor, or assign of Lender may make a in shall be secured hereby. The word "Lender" shall i	dvances hereunder, and ne construed to include
EXECUTED, SEALED, AND DELIVERED, the the 4th de	y of November	19 71
	Phint Had there	e de la companya della companya della companya de la companya della companya dell
	(Elijah Hawthorne, Jr.)	77 Q 1
Signed, Sealed and Delivered		
in the presence of:  MR Langlan	# # # # # # # # # # # # # # # # # # #	(L, S.)
(W.R. Tay Tory)		• .
(Iouise Trammeli) S. C. R. E. Mige Rev. 8-1-63		Form PCA 402