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Form PCA 402

| SOUTH CAROLINA Greenville | |
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| The Constitute of the Constitution of the Cons | |
| In consideration of advances made and which may be made by Rimor B. Duncan | "Borrower, |
| Production Credit Association, Program Programmy THREE HUNDRED FIFTY FOUR AND 36/100 | Dollars |
| (8.1354.36.36.36.36.36.36.36.36.36.36.36.36.36. | ider, to be me due or time not to |
| exceed FIVE THOUSAND Dollars (8.5.000,00), plus interest thereon, attorneys' fees and court costs, we exceed and note(s), and costs including a reasonable attorney's fee of not less than ten (10%) per centum of the total amount due thereon a sa provided in said note(s), and herein, Undersigned has granted, hargained, sold, conveyed and mortgaged, and by these presents does hereby, granted in said note(s) and herein, undersigned has granted, hargained, sold, conveyed and mortgaged, and by these presents does hereby, granted in said note(s) and herein, under the necessary and assigns: | ed charges |
| as provided in said note(s) and herein, Uncorniginal or the processors and assigns; | |
| All that tract of land located in | as follows |
| County, South Carolina, containing 20 acres, more or less, known as the | |
| All that piece parcel or lot of land lying and being in Highland Township, Greenvi County and in the State of South Carolina, Also on the West side of the old Greenv Road and is known as a portion of the Moon tract, now H. B, Duncan tract. | |
| BEGINNING on a point in the above said road and running with the Olin Duncan line stake, thence with the Olin Duncan line to a stake on the Barton line, thence with Barton N 86.30 W to a stake Barton corner, thence N. 0.45 E 350 ft. to an iron pin Lindsey corner thence, N 84.00 W 458 Ft. to a stone the Lindsey corner, thence S 2 W 737 Ft. to a stone, thence S 65 E 466 Ft. to a stake, thence with a new line to point in the center of the above said road, thence with the said road 400 Ft. to t beginning corner, Containing 20.00 acres more or less. | the 20.00; a |
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| to the appearance by florrower to Lender shall at the option of Lender | er constitut |
| A default under this instrument or under any other instrument heretofore or bereafter executed by Borrower to Lender shall at the option of Lender a default under any one or more, or all instruments executed by Borrower to Lender. | |
| at the market members hereditaments and appurtenances to the tald premises belonging of the art | owpers suc |
| TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with an appearations. | |
| UNDERSIGNED hereby binds hunself, his heirs, executors, administrature and assigns to warrant and forever detend an and singular the same persons who is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of the same persons which is not a support of t | emises unto fully claim |
| PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect. | l Mortgages h in extens |
| It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indeptedness in Borrower to Lender, and any other present or future indebtedness or liability of Borrower to Lender, whether as principal debtor, surety, guarantor, 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 to thereties, will set in the secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request will satisfy this mortgage whenever: (1) Borrower owes no indebtedness to Lender, (2) Borrower has no liability to Lender, and (3) Lender has no liability to Lender has no liability to Lender, and (3) Lender has no liability to Lender has no liab | of Borrower of agreed t |
| This agreement shall inure to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances not all such advances and all other indebtedness of Borrower to such successor or assign shall be secured hereby. The word "Lender" shall be construed all such advances and all other indebtedness of Borrower to such successor or assign shall be secured hereby. The word "Lender" shall be construed all such advances and assigns | i to includ |
| EXECUTED, SEALED, AND DELIVERED, this the 15th day of September | <u> </u> |
| \sim | |
| EXECUTED, SEALED, AND DELIVERED, this the 15th day of September (Elmer B. Duncan) | (L S. |
| Signed, Sealed and Delivered | (I., S. |
| Signed, Selled and Lettrared | |

S. C. R. E. Mige. Mar. Pi-63 Taylor)