BOOK 1260 PAGE 307

SOUTH CARULTA	
In consideration of advances made and which may be made by	nd Sarah Finley Bennatte Bennam.
Production Crafts Association, Lands.	
(whether one or more); appreciating III (D.C.N. 111.11.11.11.11.11.11.11.11.11.11.11.1	re histori) and to secure, in accordance with Section
(8 https://document.com/district of South Carolina, 1983, (1) all estimate independent of Sorrower to Leader (included), 85. Code of Laws of South Carolina, 1983, (1) all estimates independent of Sorrower to Leader (included), 1983, (2) all estimates independent of Sorrower to Leader (included), 1983, (2) all estimates independent of Sorrower to Leader (included), 1983, (2) all estimates independent of Sorrower to Leader (included), 1983, (1) all estimates independent of Sorrower to Leader (included), 1983, (2) all estimates independent of Sorrower to Leader (included), 1983, (2) all estimates independent of Sorrower to Leader (included), 1983, (3) all estimates independent of Sorrower to Leader (included), 1983, (3) all estimates independent of Sorrower to Leader (included), 1983, (3) all estimates independent of Sorrower to Leader (included), 1983, (3) all estimates independent of Sorrower to Leader (included), 1983, (3) all estimates independent of Sorrower to Leader (included), 1983, (3) all estimates independent of Sorrower to Leader (included), 1983, (3) all estimates independent of Sorrower to Leader (included), (3) all estimates independent of Sorrower to Leader (included), (3) all estimates independent of Sorrower to Leader (included), (3) all estimates independent of Sorrower to Leader (included), (3) all estimates independent of Sorrower to Leader (included), (3) all estimates independent of Sorrower to Leader (included), (3) all estimates independent of Sorrower to Leader (included), (3) all estimates (included), (3) all estimates (included), (3) all estimates (included), (4) all estimat	ling but not limited to the above desprised advances?.
evidenced by promissory notes, and all renewals and estantions thereof, and (3) rall other indebtedness of by promissory notes, and all by safety contracted, the maximum principal amount of all estation indebtedness, future advances, and all by safety contracted, the maximum principal amount of all estation indebtedness, future advances, and all	Other theepteman chartemans as any and and
TWENTY THOUSAND Dellas (Love Co.). plus Intere	A thereon, at the total amount due thereon and thatest
as provided in said note(s), and costs including a restormed best present, bargained, cold, conveyed and mortgag	ed, and by these presents does hereby, grant, bargain.
tell, convey and moregage, in tee timpes that convert in	(41.46411.4 TTTG
	Maco, and bounded as follows
County, South Caroline, containing 52 acres, more or loss, known as the	
	ts of land containing fifty-
ALL of those three certain pieces, parcels or trac	more or less. respectively,
three agres, nineteen acres and seven tentils of	m legs situated, lying and
and aggregating seventy-two and sevent to the bound of he	sth gide of "Spartanburg" or
heing in Grove Township, State and Country	ad to R R. Shumate by Mrs.
"Georgia" Road and being same only	nd by I E Wakefield to E. F.
O J Hitchings and by R. D. Dhanesto	elan of R M C. for Greenville
Garrison by deed dated January 2, 1917 and recorded in of County in Book 46, at Page 77 - for description of cour	ses and distances of all three
County in Book 46, at rage //	
tracts, see said deed.	h has been sold. See plat for
LESS HOWEVER, 19 acres and tenths of one acre which	h has been sold. See plat for
descriptions of 53 acres.	
Gesciffatore of SS grant	
A default under this instrument or under any other instrument heretofore or bereafter executed by Bora default under any one or more, or all instruments executed by Borrower to Lander.	prower to Lender shall at the option of Lender constitut
TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said pr	•
TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors appurtenances thereto belonging or in any wise appertaining.	and assigns with all the rights, privileges, members and
UNDERSIGNED hereby binds himself, his belrs, executors, administrators and assigns to warrant an Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and ing or to claim the same or any part thereof.	
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or a	assigns, the aforesaid indebtedness and all interest and
other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indiconditions, agreements, representations and obligations contained in all mortgages executed by Borrower to all of the terms, covenants, conditions, agreements, representations and obligations of which are made a	ebtedness and shall perform all of the terms, covenants, o Lender according to the true intent of said Mortgages.
herein, then this instrument thall cease, determine and be null and void; otherwise it shall remain in tull	force and effect.
It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower to Lender, and any other present or future indebtedness or liability of Borrower to Lender, who otherwise, will be secured by this instrument until it is satisfied of record. It is further understood and a will satisfy this mortgage whenever. (1) Borrower owes no indebtedness to Lender, (2) Borrower has no	ether as principal debtor, surety, guarantor, endorser or greed that Lender, at the written request of Borrower.
make any further advance or advances to Borrower.	
This agreement shall inure to the benefit of Lender, its successors and alleges, and any successor, of all such advances and all other indebtedness of Borrower to such successor or assign shall be secured here the Lender herein, its successors and assigns.	
EXECUTED, SEALED, AND DELIVERED, this the 11th day of	December 1972
11/3/2	Jennett .
Stoned Sealed and Delivered (W. B. Benn	(L. 3.)
argulet, sealed and beat title	(L. 8)
W. R. Benn	Sancia (L. 8)
(Robert W. Blackwell)	orken to a mostly (I. ()

(Sarah Finley Bennett)

Form PCA 40s