SOUTH CAROLINA,	GREENVILLE	COUNTY.	•	BOOK TOO 1	AGE 400
Production Credit Associatio	ances made and which may be a. Lender, to Walter	Sweet and Velm	UR RIDGE a. W. Sweet		Borrower,
(8 8 8 11 00 45-55, Code of Laws of Sou evidenced by promiseory not	gregating ETGET THOU), (evidenced by note(s) of th Carolina, 1963, (1) all ex- es, and all renowals and exten-	even date herewith, herebeting indebtedness of Borusions thereof, (2) all fut	y expressly made a part rower to Lender (includin ure advances that may su	hereof) and to secure, in g but not limited to the all becausatly be made to Bo	ove described advances), trower by Lender, to be
hereafter contracted, the ma exceedSIXTEEN THOU as provided in said note(s),	es, and all renewals and ester nimum principal amount of al SAND FIVE HUNDRE and costs including a reasons	ll existing indebtedness, fi D_Dollars (s. 16, 500 able attorney's fee of not	ature advances, and all of aOO), plus interest (less than ten (10%) per	her indebtedness outstandis thereon, attorneys' fees and centum of the total amount	g at any one time not to court costs, with interest due thereon and charges
	94 1.	successors and assigns:	Township	Greenville	
approximately 8 less, in Dunkli Master, by deed County in Book Master to J. J. page 23h, refer not recorded, b Less two tracts Sims, as record County, contain and Clarice Kir M. C. Office for leaving of the deed books and This is that id deeds, by the he Register of Mess	of land in the Cook acres, more of land in the Cook acres, more of Township, bein dated February K, at page 1, an McSwain, dated ring to plat by out which was incomposed in Deed Book ing 25.9 acres may by Melvin E. or Greenville Courriginal tract a page numbers for entical tract of eirs and assigns ne Conveyance for lon the 16th. date	or less, of the game trail of the same trail of 1936, record being more of January 10, 19 J. P. Willis, or porated by rrty; one tract 582, page 367, ore or less; Sims, as recornty, containin proximately 8 complete description of Melvin E. r Greenville C	e original tra- ct conveyed to rded in the R. ully described 07, recorded in Surveyor, date eference. was conveyed in the R. M. and the other ded in Deed Boo g approximatel; 6.h acres, more ription of the to J. T. Roe Sims, which decounty, South Co	f South Caroling of of 1402 acre Melvin E. Sims M. C. Office for a said office in deed of J. by Melvin E. Si C. Office for a tract was converted to the conver	a, containing s, more or , by E. Imman, or Greenville W. Gray, n Book UUU at 906, which was ms to James M. reenville yed to John 9, in the R. pre or less, above referred Roe, in two
?e					
РИ 1967 СКТИ				•	
4 is Pil		and the second			
4 4 K. V.					
श ्च					
90 OF F	•		•		
4	•				•
A default under this instrument or under any other instrument heretofore or hereafter executed by Borrower to Lender shall at the option of Lender constitute a default under any one or more, or all instruments executed by Borrower to Lender. TOGETHER with all and singular the rights, members, hereditaments and appurtenances 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 Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining.					
UNDERSIGNED hereby binds himself, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully claiming or to claim the same or any part thereof.					
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or 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 indebtedness and shall perform all of the terms, covenants, conditions, agreements, representations and obligations contained in all mortgages executed by Borrower to Lender according to the true intent of said Mortgages, 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 in extenso herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect.					
Borrower to Lender, and any otherwise, will be secured by	reed that all advances heretofc y other present or future inde y this instrument until it is sat tenever: (1) Borrower owes a r advances to Borrower.	btedness or liability of B tisfied of record. It is fur	orrower to Lender, whether ther understood and agree	er as principal debtor, sure ed that Lender, at the wri	ty, guarantor, endorser or tten request of Borrower,
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.					
EXECUTED, SEALED,	, AND DELIVERED, this th	. 24th. da	y of	August	. 19 67
		•	Walte.	Swif	(L. S.)
Signed, Sealed and Delivered	· /		(Walter Swe	et)	(L. S.)
in the presence of:	Douglas		(Velma W. S	weet)	(L. S.)
(W. R. Taylor)	acherson on)				Form PCA 409

GREETVILLE CO.S.C.

Satisfied and cancelled this 3rd day of June Blue Ridge Production Credit Craw. M. R. Taylor Secty Treas. Witness Celice P. Knight SATISFIED AND CANCELLED OF RECORD

DAY OF July 1970

Ollie Farnsl vorth

R. M. C. FOR GREENVILLE COUNTY, S. C. AT 3:57 O'CLOCK & M. NO. 487