	COUNTY	•	:800x 1060 PARE 1	Ma
In	consideration of advances made and which may be made by	BLUE RIDGE	- SON PARE TE	עש
	on Credit Association, Lender, to Thomas W. Elmore	***************************************		Pornome.
(a 2h.	r one or more), aggregating TWENTY FOUR THOUSAND NI 968,00 (evidenced by rote(s) of sure than 1	The state of the s	HT AND NO/100-	Dollare
45-55, Č evidence evidence hereafter exceed — as provid as provid sell, conv	ode of Laws of South Carolina, 1982, (1) all existing indebtedness of E d by promissory notes, and all renewals and extensions thereof, (2) all d by promissory notes, and all renewals and extensions thereof, and (3) contracted, the maximum principal amount of all existing indebtedness,	duture advances that may subsequentiall other indebtedness of Borrower future advances, and all other indebtedness of Borrower future advances, and all other indebtedness of the subsequential of the	thy be made to Berrower by Lene to Lender, now due or to become to Lender, now due or to become technical to Lender, and the control to the control attorneys' fees and court costs, wi of the total amount due thereon ar these presents does hereby, grant	advances), der, to be me due or ime not to
	South Carolina, containing 35.7 acres, more or less, known		Greenville	
	, more or less, andwar	as the	Place, and bounded a	s follows:
	ALL that certain parcel or tract of lesituated on both sides of the Gibbs St from the City of Greer, Chick Spring of South Carolina, and having course plat recorded in Plat Book CC, page County, as follows, to wit:	ioals Road about thr is Township, Green is and distances accor-	ee miles southware ville County, State	d
	BEGINNING at an iron pin, southwesthence along the Will Dillard line, N. corner of the Johnson land; thence ale 16.15 chains to an iron pin; thence S. thence S. 20-15 E. 15.50 chains to the	72-15 E. 21.80 cha ong the old Johnson 70-45 W. 23.34 ch	ins to an iron pin, line, N. 15-15 W.	;
	This is the same property conveyed by deed recorded in Deed Book 219, I wille County, and the same devised to Will of Gordan D. Elmore on file in the Greenville County.	page 141, R.M.C. C Thomas Walker El	Office for Green-	
			*	
a default u	ult under this instrument or under any other instrument heretofore or hader any one or more, or all instruments executed by Borrower to Lend	er.		
то на	THER with all and singular the rights, members, hereditaments and appu AVE AND TO HOLD all and singular the said lands and premises unto ses thereto belonging or in any wise appertaining.			
Lender, its	RSIGNED hereby binds himself, his heirs, executors, administrators an successors and assigns, from and against Undersigned, his heirs, execute aim the same or any part thereof.	d assigns to warrant and forever defe ors, administrators and assigns and all	nd all and singular the said premis other persons whomsoever lawfully	es unto claim-
other sums conditions, all of the t	DED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Len- secured by this or any other instrument executed by Borrower as secur- agreements, representations and obligations contained in all mortgages of erms, covenants, conditions, agreements, representations and obligations this instrument shall cease, determine and be null and void; otherwise	ity to the aforesaid indebtedness and executed by Borrower to Lender accor- of which are made a part hereof to	shall perform all of the terms, coverding to the true intent of said Mothe same extent as if set forth in	venants, rtgages,
Borrower to otherwise, v will satisfy	nderstood and agreed that all advances heretofore, now and hereafter ma Lender, and any other present or future indebtedness or liability of B will be secured by this instrument until it is satisfied of record. It is fur this mortgage whenever: (1) Borrower owes no indebtedness to Lende urther advance or advances to Borrower.	orrower to Lender, whether as princi ther understood and agreed that Le	ipal debtor, surety, guarantor, endo nder, at the written request of Bo	orser or orrower,
all such adv	greement shall inure to the benefit of Lender, its successors and assign rances and all other indebtedness of Borrower to such successor or assign herein, its successors and assigns.			
EXEC	UTED, SEALED, AND DELIVERED, this the 8th day	y of Ju	ne 19.67	,
<u>.</u>		(Thomas W. Elmore)	W. Emore	(L. S.)
	led and Delivered			(L. S.)

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK 23 PAGE 1986

SATISFIED AND CANCELLED OF RECORD R. M. C. FOR GREENVILLE COUNTY, S. C.
ME 2 O'CLOCK M. NO. 3/521