OUTH CAROLINA, GREENVILLE	COUNTY.	Central Production C	redit Assoc.	
Jakob Carlos Car		924 Stadium Rd. Columbia, South Car	olina <b>29201</b>	
In consideration of advances made and which may be me	incard			Borroser.
roduction Credit Association, Lender, to Steve G. Withhelm one or more), aggregating Nine Thousand Fi	ive Hundred Se	venty and No/100-		Dollars
9,570.00  ), (evidenced by coordance with Section 45-55, Code of Laws of South Carmited to the above described advances), evidenced by promisequently be made to Borrower by Lender, to be eviden debtedness of Borrower to Lender, now due or to become debtedness, future advances, and all other indebtedness outst ollars (\$\frac{20,000.00}{20,000.00}\$), plus interest octors including a reasonable attorney's fee of not less the fid notels) and herein. Undersigned has granted, targained,	mote(s) of even date historina, 1962, (1) all exissory notes, and all rericed by promissory noteme due or hereafter tanding at any one time rest, thereon, attorneys' and tan (10%) per centions.	erewith, hereby expressly misting indebtedness of Borro ewals and extensions thereo es, and all renewals and excontracted, the maximum not to exceed Twenty  fees and court costs, with the of the total amount due	ade a part hereof) and to ower to Lender fincluding of; (2) all future advances itensions thereof, and (3) principal amount of al Thousand and No interest as provided in sai thereon and charges as p	secure in g but not that may all other ill existing /100 id note(s), rovided in
onvey and imprigage, in fee simple unito Lender, its successors	s and assigns:			
All that tract of land located in	more or less, known as	the	Place, and bounded a	as follows:
Il that tract of land in the State of Springs Township or O'Neal Township or Grom Reid School to Travelers Rest reand composed of 2 tracts of land adjourned and the composed of 2 tracts of land adjourned land highway at the corner of Amanda of 1,647 feet to an iron pin; thence Stater Co.; thence N 1-45 E 1,540 feet of 64 E 242 feet to an iron pin; thence I 283 feet to a branch; thence N 70-3 following courses and distances, to-wooint of beginning.	n the southwes ferred to as S ining each oth Riddle dated A Norris and run 34-30 W 381 f to a creek; te S 88-15 E 970 E 275 feet this S 71-15 E	tern side of a state Park Road arer described as for pril 1, 1937. Be ning thence along et to the proper hence following feet to an iron o said highway; to 252 feet; S 52-6	ate highway lead containing 58 collows: ginning at a pogsaid highway Stry of Paris Mouthe creek as the pin; thence N 8 chence along it 45 E 81 feet to	oint on 27 acres of 27 acres o
35.88 acres according to plat of J. Siron pin at the corner of the above drunning thence S 89-39 W 1,496 feet to in; thence N 7-15 W 692 feet to an ithence S 2-15 W 768.5 feet to the point	escribed prope o an iron pin; ron pin; then	thence N 10-44 Vie S 76-38 E 1,76	tain water co. 1 499 feet to ar	and iron
This being the identical tract of lan and Anna Lora Wingard, recorded on Ma Conveyances for Greenville County in	ay 2, 1972 in t	the Office of Reg age 331.	ister of Mesne	
			CENTARY TO 3.	日は日本
TOGETHER with all and singular the rights, member incident or appertaining.	ers, hereditaments and	appurtenances to the said	premises belonging or i	n any wise
TO HAVE AND TO HOLD all and singular the said members and appurtenances thereto belonging or in any wise	lands and premises unt	o Lender, its successors and	assigns with all the rights	s, privileges,
A default under this instrument or under any other in or a default by Borrower, and/or Undersigned under any inst Lender, constitute a default under any one or more or a default, at the option of Lender, all indebtedness due from	nstrument heretulore of trument(s) constituting	a tien prior to the field of th	tersioned to Lender. In a	ase of such
UNDERSIGNED hereby binds himself, his heirs, exec premises unto Lender, its successors and assigns, from and a whomsoever lawfully claiming or to claim the same or any p	gainst Undersigned, nis	nd assigns to warrant and fo heirs, executors, administra	rever defend all and singu tors and assigns and all of	lar the said ther persons
PROVIDED ALWAYS, NEVERTHELESS, that if Bor interest and other sums secured by this or any other instruall of the terms, covenants, conditions, agreements, represaccording to the true intent of said Mortgages, all of the made a part hereof to the same extent as if set forth in exit shall remain in full force and effect.	rower shall pay unto Liment executed by Bor sentations and obligations	ons contained in all mortga- litions, acceements, represen	ges executed by Borrowe itations and obligations of	r to Lender of which are
It is understood and agreed that all advances herethereafter owed by Borrower to Lender, and any other placetor, surety, guarantor, endoser or otherwise, will be sectiful tender, at the written request of Borrower, will satisfias no liability to Lender, and (3) Lender has not agreed to	resent or future indeb used by this instrument fy this mortage when	teaness or Hability of Borro until it is satisfied of recor ver: (1) Borrower owes no	d. It is further understood indebtedness to Lender, (	and agreed
In the event Lender becomes a party to any legal prisecured), involving this mortgage or the premises described also recover of Undergigned and/or Borrower all costs and costs, expenses and attorney's fee when paid by Lender st demand, and shall draw interest from the date of advance b hereby.	herein (including but n d expenses reasonably l half become a pert of	nourred by Lender, including the debt secured bereby an	ng a reasonable attorney" d shall be immediately p	's fee, which ayable upon
This agreement shall inure to the benefit of Lender, hereunder, and all such advances and all other indebtednes shall be construed to include the Lender herein, its successor	ss of Boulower to sher	gns, and any successor, or successor or assign shall b	assign of Lender may ma a secured hereby. The wo	ake advances rd "Lender"
EXECUTED, SEALED, AND DELIVERED, this the	14th	day of Ap	ril	. 19 80

· **657** 

M.

M.

o.

The state of the s