South Carolina Greenville	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			
SOUTH CAROLINA UTSONVILLO	AMARY CALL		4.4	•
In consideration of advances made and which s	Bra Rice	le de la companya de		<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>
a a ser de de la lace de la LO	Trace F. Forrester			Borrowa,
(whether one or more), aggregating Five T	housand Elight Hundry	d Sixty Six and	nb 100	Dellare
s 5,866,00	of even date herwith, heroby expres all existing indubtedness of Borrow singlene thereof, (3) all fature advan- ered, and (6) all other indubtedness	nly made a part hereof) and in to London (thicheling but ; his that mily enhancemently be of Berrywar to London, now	to sprint, in accordance limited to the above made to Barrower by L den or to because due of	ender, to be evidenced a herceller contracted,
the maximum principal amount of all existing indebted Thousand and no Dollars (	t (3 - (XX) - (X)	rece thurson, atterner's fees	and court costs. With I	interest as provides in
mid note(s), and costs including a reasonable attorney note(s) and herein, Undersigned has granted, bargain gage, in ice simple unto Lender, its successors and ass	ed, sold, comveyed and mortgaged, i dens:	and by these presents does he	ereby, grass, perguin,	SETT - GOTTACA MAN TOWNS
	hland			
County, South Carolina, containing 1112	acres, more or less, known as the	Tract 3, Ward	Estate. Place, an	id bounded as follows:
Parting at a legge	onlaw near the old b	Janet Mill and an	the what b	ank að

Beginning at a large poplar near the old Ward Mill and on the right bank of Pax Creek; thence down the meanderings of said Creek to a stake; thence up Pax Mountain S. 78 E. 4.50 chains to mall pine; thence N. 812 E. 3.60 chains to a pile of stone; thence N. 62 E. 2.32 chains to a stake; thence N. 67 E. 6.50 chains to a pine; thence N. 86 E. 2.23 chains to a stone; thence N. 68 E. 11.30 chains to apanish Oak; thence N. 262 W. 4.24 chains to a pile of stone; thence N. 70 E. 1826 chains to a stake near Pax Mountain Road; thence N. 46 E 7.45 chains to a stake near a spring; thence N. 46 B. 1 chain to a stone; thence N. 202 W. 24.60 chains to a stone in Mill Road; thence S. 8h W. 7.50 chains to fork in said road; thence S. 55 W. 3.20 chains to a large double Pine; thence S. 84 W 13 chains to a stake; thence M. 35 W. 3.20 chains to the beginning corner.

TO HAVE AND TO HOLD all and singular the said lands and pressions unto Lender, its succe eto 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 enid prem. Its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other purcess whomsovers lawful to claim the same or any part thereof. rer lawfally claim-

FRUTIDED ALWAYS, REVERTEBLEDS, that if Borrower shall pay unto Lender, its mocessors or assigns, the aforemid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower to the aforestid 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 extense herein, then this instrument shall coase, determine and be null and void; otherwise it shall remain in full force and effect. PROVIDED ALWAYS, NEVERTHELESS, that if Borro

It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower to Lender, whether as principal debtor, surety, guarantor, endorwer or otherwise, will be secured by this instrument until it is entirefied of record. It is further understood and agreed that Lender, at the written request of Borrower, will muting this mortgage whenever; (1) Borrower owes no indebtedness to Lender, (8) Borrower has no liability to Lender, and (8) Lender has not agreed to make any further advance or advances to Borrower.

This agreement shall inner to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances h

such advances and all other indebtedness of Borrower to such successor or a er herein, its successors and assigns.	ssign shall be secured hereby. The word "Lender" shall be	construed to include the Lend-
EXECUTED, SEALED, AND DELIVERED, this the	December December	
	Horace F. Force	ster and
Signed, Sealed and Delivered	Horrace F. Forrester	(L. L.)
Flunck X Walson	·	(t. 8.)
Mazel L. Matson	: •	•
* C. R. K. Mige - Rev. 9,2780		Perm POA 658