First party represents and declares as a condition havelf and as a part of the consideration for the indebtedness secured hereby that he does hereby waive and renounce for himself, his heirs, administrators, executors, successors and assigns, all mans that move exist of that may hereafter state under the laws of the State of South Carolina to require an aspiratist of the property herein described, before or after the facilicancy in the payment thereof, and agrees to pay the full amount of the indebtedness secured hereby, and the full amount of the deficiency in the payment thereof that may be established by the foredours also of the property herein described, without requiring an appraisal of the property herein described, either before or after the foredourne alse thereof. Ind without any defense or set off because of the alleged true value of said land, or for any other reason.

A further security for the payment of the nois berein described, all other indebtedness secured hereby, and for the performance of all the terms, conditions, and covenant of said note, of any other instrument secured hereby, and of the performance of all the terms, conditions, and covenant of said note, of any other instrument secured hereby, and of the performance of all the terms, conditions, and covenant of said note, of any other instrument secured hereby, and of the performance of all the terms, conditions, and covenant of said note, of any other instrument secured hereby, and of the performance of all the terms, is sues, and profits of the performance of all the terms, conditions, and covenant of said note, and the cops sown or growing upon the said mortgaged premises unpaid and uncollected at the time of filing suit for foreclosure, hereof, and thereafter, and upon filing sait for foreclosure, and the performance of any of the said mortgaged premises, and profits a sing therefore and hereby assigned, and hold the same subject to the order and direction of the court.

9. In the event the indebtedness secured hereby, or any pair

therefrom of attorneys' fees and expenses incurred by first party and by second party in connection therewith, on such part of the indebtedness secured hereby as second party may determine, with no duty on second party to collect same.

4.7

4.72

12. In the event second party becomes a party to any legal proceeding (excluding an action to foreclose this mortgage or to collect the debt hereby secured), involving this mortgage or the premises described herein (including but not limited to the title to the lands described above), second party may also recover of first party all costs and expenses reasonably incurred by the mortgage, including a reasonable attorneys' fee, which costs, expenses and attorneys' fee when paid by second party shall become a part of the debt secured hereby and shall be immediately payable upon demand, and shall draw interest from the date of advance by second party until paid at the highest rate provided in any note or other instrument securing decreby.

13. First party agrees as a condition hereof that all obligations, assignments, releases of real property and/or personal liability, reamortizations, renewals, deferments, extensions or any other agreement, in writing, made by any one or more of the parties herein designated as first party with second party are hereby authorized and consented to by all parties herein designated as first party and shall extend to and be binding upon the heirs, executors, administrators, successors and assigns

of all the parties herein designated as first party.

14. First party agrees as a condition hereof that if a conveyance, lease or other disposition should be made yountarily by first party (or by any one or more of the parties designated herein as first party) of any title or interest in and to the real property described above, or any part thereof, without the written consent of the lawful holder of this mortgage, or if such title or interest of first party (or of any one or more of the parties designated herein as first-party) is involuntarily conveyed or transferred as the result of foreclosure of a junior lien or is required under court order or decree as the result of litigation (conveyance or transfer of title or interest resulting from death of first party, or any of the first parties, if more than one, excepted), without the written consent of the lawful holder of this mortgage, then and in either of said events, and at the option of said holder, and without notice to the first party, all sums of money secured hereby shall become due and payable and in default immediately and concurrently with such conveyance, transfer, lease or other disposition, whether the same are so due and payable and in default by the specific terms hereof or not.

15. Second party shall have the right, exercisable at its discretion so long as this mortgage is in force and effect, to

demand in writing the assignment of and transfer to second party, its successors and assigns, and first party hereby agrees to so assign and transfer, any and all rents, profits, royalties, income or other consideration to be paid or accruing to first party from any oil, natural gas, mineral, timber, leasehold or other interest of any kind and nature whatsoever, derived from, connected with or affecting the within described real property but not otherwise subject to, conveyed and/or secured by this mortgage, with the right of, but no duty upon, second party its successors or assigns, to collect same

16. First party will comply with all the terms and conditions of any instrument heretofore or hereafter executed by first party in connection with the loan(s) secured by this mortgage.

17. If first party (or either of them, if more than one), his heirs, successors or assigns, or any assumer of the

indebtedness hereby secured, files a petition in voluntary bankruptcy, for receivership, for corporate reorganization, or for other debtor relief of any character or kind, or is adjudged a bankrupt, then and in the event, and at the option of the second party, its successors and assigns, the second party, without notice to the first party, shall have the right to declare all sums of money secured hereby immediately due and payable and in default whether the same are so due and payable and in default

by the specific terms hereof or not.

18. This instrument is subject to the Farm Credit Act of 1971 and all acts amendatory thereof and supplementary thereto, and regulations issued thereunder. All rights, powers, privileges, options and remedies conferred upon and given to second party are cumulative of all other remedies and rights allowed by law, and may be pursued concurrently, and shall extend to and may be exercised and enjoyed by the successors and assigns of second party, and by any agent, officer, attorney or representative of second party, its successors or assigns. All obligations of, and assignments by, first party berein and hereunder shall extend to and be binding upon the heirs, executors, administrators, successors, and assigns of first party

IN WITNESS WHEREOF, first party has hereunto set his hand and seal (and if first party is or includes a corporation, it has caused this instrument to be executed, sealed by its corporate seal and delivered by its duly authorized officers), this the day and year first above written.

Signed, Sealed and Delivered in the presence of: Signed Baker William About	٠	ABNER BRUCE SIRS LINE	(SEAL)
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			(SEAL)
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