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Form PCA 40.

Greenville SOUTH CAROLINA

		Rine	Ridge .	
In consideration of advanc	res made and which may	be made by	1 (1) = 1 = 1 = 0	······································
Production Credit Association,	Lender, to Janes	e A. Sireimir ar	d Christine C. C	inclair Borrower
(whether one or more), aggregation	gating FOUR THE	LAND FIGUE HEID	RED THIRTY AND S	6/100 Dollar
45-55, Code of Laws of South evidenced by promissory notes, evidenced by promissory notes.	Carolina, 1992; (1) all e and all renewals and exte and all renewals and est	xisting indebteduess of Borro ensions thereof, (2) all futur tensions thereof, and (3) all	wer to Lender (including bu e advances that may subseq other indebtedness of Borro	OG/100 ———————————————————————————————————
as provided in said note(s), an	nd costs including a resso id herein, Undersigned ha	makle attorney's fee of not le is granted, bargained, sold, c	ss than ten (10%) per centi	on, attorneys' fees and court costs, with interer im of the total amount due thereon and charge by these presents does hereby, grant, bargain
All that tract of land local	ited in		Township,	
County South Carolina contain		rres more or less known as s	he	Place and bounded as follows

BEGINNING at a point in the center of Dunklin Bridge Rd. at the corner of property flow or formerly of West Virginia Pulp and Paper Co. and running thence N. 39-14 E. 25 ft. to a new iron pin on the northern side of Dunklin Bridge Rd.; thence continuing N. 39-14 E. 1422.2 ft. along the line of property now or formerly of West Virginia Pulp and Paper Co. to an old stone on the southern side of a creek; thence along the line of property now or formerly of Cape with said creek as the line, the traverse Line of which is as follows: S. 82-56 E. 105.4 ft. N. 36-02 E. 75 ft., N. 24-38 E. 50 ft., N. 88-04 E. 62 ft., N. 69-15 E. 120 ft., S. 21-23 E. 44 ft., S. 61-16 E. 79 ft., S. 24-54 E. 44 ft., S. 64-01 E. 27.27 ft., S. 56-56 E.\*131.6 ft., to an iron pin; thence S. 37-07 W. 1681.82 ft. to an iron pin on the northern side of Dunklin Bridge Rd.; thence continuing S. 37-07 W. 20 ft., to a point in the center of said Dunklin Bridge Rd.; thence along the center of said Dunklin Bridge Rd. N. 54-18 W. 614.7 ft. to the point of BEGINNING.

The property above described is the western portion of that prop erty conveyed to W.B. Spivey and Beth M. Spivey by Ideed of Waymon H. Cassell and Thomas A Cassell by deed dated July 6, 1965, recorded in the RMC Office for Greenville County, S.C. in Deed Book 777, Page 348.

a default under any one or noise, or all instruments executed by Borrower to Lender.

TOGETHER with 3P and singular the rights, members, hereditaments and apportenances to the said premises belonging or in any wise incident or appertating 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 apportenances 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 unfo-Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully claim-ing or to claim the saine 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 by 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, over-aints, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth in extension herein, then this instrument shall crase, determine and be null and void; otherwise it shall remain in bull-force and effect.

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 habitity of Borrower to Lender, whether as principal debtor, surety, guarantor, endorser or otherwine, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, will satisfy this mortgage whitnever (1) Borrower owes no indebtedness to Lender, (2) Borrower has no hability to Lender, and (3) Lender has not agreed to make any further advance or advances to Borrower.

This agreement shall more to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances bereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be recured hereby. The word "Lender" shall be construed to include the Lender herein, its successors and assigns.

EXECUTED, SEALED, AND DELIVERED, this the 16th	day of March	
	Opine le Sun Ca	
Signed, Seeled and Delivered	(James K. Sinclair)	(L. S.
in the presence of	Christing C. Le	ncairin.s
(Robert W. Binekwell)	(Christine C. Sinclair)	