SOUTH CAROLINA, _	GREENVILLE	county.	•		
In consideration of adv	ances made and which may be	made by	Blue Ridge		
Production Credit Associat	ion, Lender to Timmy				Borrower, Dollars
(whether one or more), aggr (\$	), (evidenced by replaced by replaced by replaced by person of south and advances), evidenced by person of the south and advances, evidenced by person of the south and all other indebtedness 50,000.00  Including a reasonable alterned note(s) and herein. Underside	note standard 2—22—20 aroles at a several file to complete and a several file to complete and a several file to become due or here as outstanding at any outstanding	Attentity, hereby expressivisting indebtedness on the renewals and extension notes, and all renewalter contracted, the material tenewalter contracted, the material tenewalter attorneys' fees and an ten (10%) per centural pained, sold, conveyed	I Borrower to Lender (inclines thereof, (2) all future is wals and extensions there eximum principal amount \$50,000.00 FIFT and court costs, with interest of the total amount durand mortgaged, and by ti	d to secure in luding but not edvances that eof, and (3) all of all existing Y THOUSAND st as provided e thereon and
does hereby, grant, bargain	n, sell, convey and mortgage,	in fee simple unto Le	nder, its successors ar	nd assigns:	
All that tract of land lo County, South Carolina, co	2 08	, more or less, known	Township,G as the	Piace, and bound	led as follows:
on a plat entitle	piece, parcel or to ed "Property of Ray R.L.S. and having ac	D. Lathan" dat	ted November 19	73, revised Octol	per 18, 1974
N. 59-50 E. 1,014 thence S. 64-21 N. 1.9 miles north of Bridge Road, N. to Joe A. Hammond	oint in the center of 4.3 feet to an iron 4.1,035.2 ft. to a of the intersection 1-30 W. 55 ft. to the for Greenville Control	pin at a brand point in the d of said road a he point of be ackie L. Jones	ch; thence S. 20 center of Meece and Reid School ginning; and be and Doris B. J	6-10 E. 130 feet Bridge Road whice Road; thence do ing the same pro ones recorded Oc	to a point; ch point is wn the Meece perty conveye tober 29,1974
DOLLAR.	SHITEURUN FULLWAREN STATE OF THE STATE OF TH		PUS DEU		
dent or appertaining.	nd singular the rights, member	•			
TO HAVE AND TO HO members and appurtenan	OLD all and singular the said la ces thereto belonging or in an	nds and premises unto y wise appertaining.	Lender, its successors	and assigns with all the re	ghts, privileges,
A default under this in a default by Borrower, and Lender, constitute a defa default, at the option of Le	nstrument or under any other in Yor Undersigned under any in: ult under any one or more or ender, all indebtedness due fro	strument heretofore or strument(s) constitution all instruments execu in Borrower and/or Und	ted by Borrower and/or ersigned to Lender may	Undersigned to Lender. be declared immediately of	in case of such lue and payable.
sald premises unto Lende other persons whomsoev	by binds himself, his heirs, ex r, its successors and assigns, er lawfully claiming or to claim	the same or any part	thereof.	Cotors, commissions and	
interest and other sums s form all of the terms, con Lender according to the which are made a part her otherwise it shall remain		strument executed by ts, representations and all of the terms, cover t forth in extenso herei	d obligations contained ants, conditions, agree to then this instrument s	in all mortgages executed ments, representations ar thall cease, determine and	I by Borrower to id obligations of be null and void;
hereafter owed by Borrow or, surety, guarantor, end that Lender, at the writte has no liability to Lender	I agreed that all advances here wer to Lender, and any other properties or otherwise, will be sec- on request of Borrower, will sature, and (3) Lender has not agree	esent or tuture indebte ured by this instrumer isfy this mortgage who d to make any further	these of facility of both the until it is satisfied of re- enever: (1) Borrower owe advance or advances to	record. It is further unders es no indebtedness to Len o Borrower.	tood and agreed der, (2) Borrower
secured), involving this r may also recover of Und which costs, expenses a upon demand, and shall secured hereby.	becomes a party to any legal mortgage or the premises descersigned and/or Borrower all cond attorney's fee when paid by draw interest from the date of	caped nerein (including osts and expenses rea Lender shall become advance by Lender un	sonably incurred by Ler a part of the debt secure til paid at the highest raf	nder, including a reasonabed hereby and shall be immed provided in any note or	le attorne;'s fee, nediately payable other instrument
<ul> <li>hereunder, and all such</li> </ul>	Il inure to the benefit of Lender advances and all other indet rued to include the Lender he	preduess of portower	d assigns.	sssigit shall be secured t	icicby. The viola
	D, AND DELIVERED, this the	23rd		ebruary	,19_84
Signed, Sealed and Deli	ryered in the Presence of:		Jimmy E.	Cox	(L.S.)
11	3.1	ente			(LS.)
PCA 402 (6-80)	7	<u>6¢</u> 10	3 FE24 84	097	4.00CD

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