Water Shirt St.

	-		•		•	,
	SOUTH CAROLINA, B/ GREENILLE			800K	87 HE	771
	Jun 13 9 50 S. C.		-	an n	ox1544 <i>i</i>	58N
	SOUTH CAROLINA, BI GREENILLE	COUNTY.		Ų.	V-70 7 7 1	AUCOOO
	R. H. C. ERSLEY					
	In consideration of advances made and which may be made	by F	Blue Ridge			
	Towns W. Hr.	minch and	Joan S. Lirde	ock		Borrowes
	(whether one or more), aggregating NINE THOUSAND DO (s 9.000.00), (evidenced by no	M & CHALL)/100	A-0000h made	a met bereeft ac	Dollars
	accordance with Section 45-55, Code of Laws of South Carolin limited to the above described advances), evidenced by promisso subsequently be made to Borrower by Lender, to be evidence of the control of	na, 1962, (1) at iry notes, and at I by promissory I due or hereat	I existing indebtedn I renevals and exter notes, and all rene Iter contracted, the	ess of Borrower rsions thereof, (webs and extens e maximum pri	r to Lender (inc) 2) all future adve ions thereof, and incipal amount (uding but not nces that may I (3) all other of all existing
	indebtedness, future advances, and all other indebtedness outstand Dollars (\$ 25,000,00), plus interest	*****	me" face and court	mers with inte	rest as proxided i	n said note(s).
	and costs including a reasonable attorney's fee of not less than said note(s) and herein. Undersigned has granted, bargained, sold convey and mortgage, in fee simple unto Lender, its successors an	ten (10%) per o J, conveyed and	ection of the total :	amount due the	reon and charges	as browing in
	All that tract of land located in		Township,	.Greenvil	Je	ad as follows:
	County, South Carolina, containing 54 acres, mo	re or less, know	County Stat	te of Sout		
ALL that piece, parcel or lot of land in Greenville County, State of South Carolina, lying and being in Butler Township, on the north side of Bennett Bridge Road, and on waters of Enoree						
De	19 193		y 9 198	7	11 9 198 I	±±. -∖∖§
	61103626 1 01103627	0140	622		nices belonging o	c in any wise
	TOGETHER with all and singular the rights, members, i incident or appertaining.	• .				
	TO HAVE AND TO HOLD all and singular the said lands members and appurtenances thereto belonging or in any wise app					
`\	A default under this instrument or under any other instru- or a default by Borrower, and/or Undersigned under any instrum- Lender, constitute a default under any one or more or all in- default, at the option of Lender, all indebtedness due from Borro	struments executions over and/or Un	ited by Borrower's dersigned to Lender	ind/or Undersign inal) be declare	ned to Lender. I d immediately du	n case of such e and payable.
	UNDERSIGNED hereby binds himself, his heirs, executor premises unto Lender, its successors and assigns, from and agains whomsoever lawfully claiming or to claim the same or any part ti	hereof.	h.	1.7, 	UUL Ithni hissante e	redoes and all
_	PROVIDED ALWAYS, NEVERTHELESS, that if Borrowe interest and other sums secured by this or any other instrumentall of the terms, covenants, conditions, agreements, representations according to the true intent of said Mortgages, all of the term made a pert hereof to the same extent as if set forth in extensor it shall remain in full force and effect.	tions and obliging, covenants, co	pronsitions agreement is instrument shall	il mortgages e la exesentatio cease determine	xecuted by Borro	over to Lender X s of which are void; otherwise
+ 0	It is understood and agreed that all advances heretofore hereafter owed by Borrower to Lender, and any other present debtor, surety, guarantor, endorser or otherwise, will be secured that Lender, at the written request of Borrower, will satisfy the has no liability to Lender, and (3) Lender has not agreed to make	is mortgage whi ie any further a	enever: (1) Borrowe dvance or advances i	to Borneyer		1.121 00 10110
•	in the event Lender becomes a party to any legal processecured), involving this mortgage or the premises described here also recover of Undersigned and/or Borrower all costs and express, expenses and attorney's fee when paid by Lender shall be a supported by the party of the process and attorney's fee when paid by Lender shall be a supported by the party of the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the process and attorney's fee when paid by Lender shall be a supported by the paid by	penses reasonabl	y incurred by Lend	ter, including a	n sommer attend	Kyjariee, which
N	demand, and shall draw interest from the date of advance in		•			
170	This agreement shall inure to the thereis of Lender, its hereunder, and all such advances and who her indebtedness of shall be construed to include the Lender herein, its successors and the construed to include the Lender herein, its successors and the construed to include the Lender herein, its successors and the construed to include the Lender herein, its successors and the construed to include the Lender herein, its successors and the construed to include the Lender herein, its successors and the construed to include the Lender herein.	Successors and a	essigns, and any suc uch successor or ass)	icessor, or assign sign shall be sec	red bejety. The	word "Lender"
18	shall be construed to include the Lender herein, its successors ar	na assigns, vijo	·		June June	46. 619 81
<u>-</u>	EXECUTED, SEALED, AND DELIVERED, this the		listh dr of	<u>_</u>	1. /	
	Signedy Sealed and Delivered in the Preservorts:	BLE BY THE	(July	Myllen	urh	(r. s)
		90 110	Jerry V.	Murdock	1.1	(L. S.)
	Robert W. Blackwell	3 11/11/11/11	Joan S. L	urdock (WASCI	(L. S.)
	R. Iouise Trannell s. c. R. E. Mig.—Rev. 8-1-76	-			• •	Form PCA 402