45782 PROVENCE-JAHEARD CO.-GREENVILLE

CONTRACT OF SALE AND PURCHASE.

THIS AGREEMENT BETWEEN HENDERSON & MARTIN, AGENTS first party, and E. H. Hollingsworth, second party witnesseth:

- 1. That the first party agrees to sell, and the second party agrees to buy the premises hereinafter described upon the following terms:
- 2. The purchase price is the sum of Four Hundred and Twenty-five Dollars with interest from date at the rate of 5 per cent per annum, payable quarterly until fully paid, together with all taxes, assessment, and insurance premiums, if any, in the following manner, to-wit: \$10.00 in cash, receipt of which is hereby acknowledged, and balance in weekly installments of Abecome due and payable, \$2.50 each for a period of 164 weeks at which time any unpaid balance shall including the debt, interest, taxes, assessments and insurance premiums, including interest, payable quarterly, upon any taxes and insurance premiums paid by the list party for the second party; provided that failure to meet three (3) successive installments jas mere inabove stipulated will render the entire debt for thwith due; and upon default in payment, the first party is hereby authorized and directed to sell the said property for cash, at public auction, on the ground or in Greenville, S. C., after advertising the time and place of Said sale by posting notice thereof at two pr more places in Greenville County, S. C. or in the County in which said preperty is located. The said notices to be posted three (3) weeks before the time lixed for the sale and convey the premises to the purchaser at such said in feet and at such sale any of the parties hereto, or their assigns, may bid; the proceeds of such sale to be applied as follows; First, to costs of such sale; second, towards the payment of the balance upon the second party's anterest thereon and ten (10%) per cent of amount contract for the purchase of the land l have employed an attorney to act; and due as attorney's fees, in the even y his or her heirs, executors, administrators, or third, the balance, if any, to the second par assigns.
- exempte and deliver to the second 3. The first party hereby covenants and agrees party, his or her heirs or assigns a good and sufficient title deed in fee, free of incumbrance to said premises, upon payment in full of the sums stipuated above; and, in this connection, the second party has the privilege of anticipating the immatured installments and paying the full amount due at any time during the life of this contract.

All that certain piece, parcel or lot of land known and designated as Lot, No. 15 in Block One of the property of Oakvale Farms according to plat of Jones - to be recorded in R. M. C. Office for Greenville County in Plat Book 10 at page This sale is made subject to restrictions recorded in Book in R.M.C. Office for hene to, their heirs, administ This contract binding upon the parties assigns. Witness the hands and reals of the parties hereto, at Greenville, s. c., executed in

duplicate this 16 day of August, 1941.

In the presence of: N. O. McDowy

Adeline Cleland

PÍRST HOLLINGSWOF SECOND PARTY

(SEAL)

(SEAL)

(SEAL)

State of South Carolina. County of Greenville.

of Greenville.

Personally appeared before me Adelaine Cleland who bing sworn says that he was present and saw Henderson & Martin, Agts. First Party, and H. Hollingsworth, Second Party, sign, seal and as their act and deed interchangeably deliver the above written contract; and that she with N. O. McDowell witnessed the due execution thereof. Sworn to and subscribed before me this

N. O. McDowell

Adeline Cleland.

Notary Public for S. C. This property is sold subject to easement of Duke Power Company's right of was It is understood and agreed that crops now on land are not to be disturbed until Jan. CS. C. Stamps 20¢

> Recorded March 28th, 1942 at 10:15 A. M. #3837 BY:E.G.