TOGETHER with all and singular the rights, members, hereditaments, and appurtenances to the said premises belonging or in any wise incident or appertaining. TO HAVE AND TO HOLD all and singular the said premises unto second party, his successors and assigns in fee simple forever. First party hereby binds himself, his heirs, executors, administrators, and assigns, to warrant and forever defend all and singular the said premises unto the second party, his successors and assigns, from and against first party, his heirs, executors, administrators, and assigns, and all other persons whomseever lawfully claiming or to claim the same or any part thereof.

PROVIDED ALWAYS, NEVERTHELESS, And it is the true intent and meaning of the parties to these presents that if first party shall well and truly pay, or cause to be paid, unto second party, his successors or assigns the said debt or sum of money, with interest thereon as aforesaid, and shall perform all terms, conditions, and covenants according to the true intent of said note and this mortgage and any other instrument securing said and content and compared the previous of Party of the aforesaid Act of Congress and all amondments thereto, and with the rules and recurling it is as issued and that party be issued by account. provisions of Part 3 of the aforesaid Act of Congress and all amendments thereto, and with the rules and regulations issued and that may be issued by second party or his successors, acting pursuant to the aforesaid Act of Congress, or any amendments thereto, then this mortgage shall cease, determine, and be utterly nail and void; otherwise it shall remain in full force and effect. FOR THE CONSIDERATION aforesaid, it is covenanted and agreed by first party to and with second party as follows: 1. First party is lawfully seized of said property in fee simple and has a perfect right to convey same; there are no encumbrances or liens whatsoever on said property except the following: a first mortgage of even date executed by the undersigned to the Federal Land Bank of Columbia, said mortgage occurred recorded a mong the records of Accumille County, South Carolina. 2. Pict party will house and keys insered as may be resided by second early from time to time to time to green, and ordereds now or and property at that way keedler we honor monitors in such form, such assument, and in such commany or commence, as shall be substantiately to second party, the boar if any, to be required to second any and the such commany or commenced, and the substantiately to second party in the large of the such as t WITNESS My hand and seal ?, this the Muth day of Moneculer in the year of our Lord nineteen hundred and This ty - three and in the one hundred and teffy explicitly year of the Sovereignty and independence of the United States of America. J. L. Swith (Seal) Signed, Sealed and Delivered in the Presence of: O. L. Moore STATE OF SOUTH CAROLINA, County of Greenville Personally appeared before me \_\_\_\_\_\_ and made outh that he saw the within named \_\_ IL Smith L. Suith.

Ack and deed deliver the within mortgage; and that he, with O. L. Thoose witnessed the execution thereof. Sworn to and subscribed before me this the \_\_\_\_\_\_\_\_\_ 1601 (). Gover O. R. Moore Notary Public for South Carolina. (L. S.) STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER County of Greenville 

Horsie J Smith

Recorded November 16th 1933 at 8:40 o'clock a. M.