## UNITED STATES DEPARTMENT OF AGRICULTURE FARM SECURITY ADMINISTRATION TENANT PURCHASE DIVISION

REAL ESTATE MORTGAGE FOR SOUTH CAROLINA	and the second of the second o
KNOW ALL MEN BY THESE PRESENTS:	
That, whereas the undersigned, W. G. Abercrombie	
of the county of Greenville, State of South Carolina, hereinafter called Mortgagor, has become justly indebted to the United States acting by and through the Secretary of Agriculture, pursuant to the provisions of Title I of the Bankhead-Jones Farm Tenant Act, hereinafter called	Mortgagee
as evidenced by one certain promissory note, dated the 16 day of July , for the	
sum of Four Thousand Nine Hundred Forty-two and no/100	Dollars
(\$_4.942.00), with interest at the rate of three per cent (3%) per annula, principal and interest payable and amortized in insta	allments as
therein provided, the first installment of Two fluttures Intreeen and 79/100 7	Dollars
(\$213.79 being due and collectible on the offst day December ing thirty-eight installments, annually thereafter, and the fortieth installment, either thirty-nine years thereafter or forty years from the date of whichever date is the earlier; and	xt succeed- said note,
WHEREAS, Mortgagor is desirous of securing the prompt payment of said said, and the several installments of principal and interest at ma any extensions or renewals thereof, and any agreements supplementary thereto, and any additional indebtedness accruing too Mortgagor herein contain advances or expenditures made as hereinafter provided, and the performance of each and every covenant and agreement of Mortgagor herein contain	aturity, and f any future ned.
NOW, THEREFORE, in consideration of the said indebtedness and to secure the prompt payment thereof as the same matures or becomes any extension or renewal thereof, or of any agreement supplementary thereto, and to secure the performance of each and every covenant and agreement mortgagor herein contained. Mortgagor has granted, begained, sold and released, and by these aresents does grant bargain sell and release unto	due, and of
the following described real estate situated in the country of Green ville, State of South Carol	
All that certain piece, parcel or tract of land in the county of freenville, Sta	te of
South Carolina, containing 95.80 acres, more or less, being known and designated as Tra	act No.
of the Estate of J. E. Farrow, as shown on a revised plat thereof made by W. J. Riddle	4
12, 1941, recorded in Book 10, page 93, public records of Greenville County, South Ca	
	arottna,
and having, according to said plat the following me tes and bounds, to wit:	
BEGINNING at a point in the line of the Nash Estate, at corner of Tract No. 2, as	
running thence with said wash Estate line, South 17 degrees 37 minutes east 1,716 feet	
a branch and a road to a stone; thence still with said wash Estade line, south 53 degre	
minutes west 2,587 feet to an ironupin in a pranch, conner of property of J. P. Kellet	t; thence
with said Kellett line (nor of 41 degrees 45 minutes west 965 feet to a stone, corner of	propert
of John Wham; thence with said Wham line, north 84 degrees 15 minutes west 63.1 feet to	o a poin
joint corner of tracts No. 1 and 2; thence with the line of tract No. 2, north 21 degree	ees 45
minutes east 628.6 feet to a stake; thence still with line of Bract No. 2 north My legi	rees
30 minutes east 2,758 feet crossing a branch to the beginning corner. Bounded on the of	
and northwest by Tract No. 2: on the northeast by the Nach Escate; on the Southeast by	
Nash Estate; and on the southwest by J.P. Wellett and John Wham.	the
wash Estate; and on the southwest sy J. P. kelle of and John wham.	
Being the same land that was conveyed toby a certain dee	
udrey F. Caruthers, Manda F. Owings and T. V. Farrow, Atted July 16, 1941, and intended to 1	2
simultaneously herewith;	
together with all rents and other revenues or incomes therefrom, and all and singular the rights, members, hereditaments and appurtenances belonging, or in any wise incident or appertaining, and all improvements and personal property now or hereafter attached to or reasonably ne the use of the real property herein described, all of which property is sometimes hereinafter designated as "said property";	thereunto eccessary to
TO HAVE AND TO HOLD, all and singular, said property before mentioned unto Mortgagee and its assigns forever.	
MORTGAGOR, for himself, his heirs, executors, administrators, successors and assigns, does hereby warrant and forever defend all and si said property unto Mortgagee against every person whomsoever lawfully claiming or to claim the same, or any part thereof, and does hereby an presents covenant and agree:	d by these
1. To pay, before the same shall become delinquent, all taxes assessments, levies, liabilities, obligations and encumbrances of every nature which affect said property or the Mortgagee's rights and interests therein under this Mortgage or the indebtedness hereby secured, and promptly to Mortgagee, without demand, receipts evidencing such paymers.	
2. Immediately upon the execution of this mortgage to or vide, and thereafter continuously to maintain fire insurance policies and such other policies as Mortgagee may then or from time to time require upon the buildings and improvements now situate or hereafter constructed in or Property. Said fire and other insurance policies shall be deposited with the Mortgagee and shall be with companies in amounts and on terms and approved by Mortagee.	upon said conditions
3. Personally and continuously to use said property as a farm, and for no other purpose; at all times to maintain said property in pro and good condition; to commit or suffer no-waste or exhaustion of said property; neither to cut nor remove any timber therefrom, nor to permit to be removed, gravel, oil; gas, coal or other minerals, except such as may be necessary for ordinary domestic purposes; promptly to repairs to said property as Mortgagee may require; to institute and carry out such farming practices and farm and home management plans as shall, from time to time, prescribe; and to make no improvements upon said Property without consent by Mortgagee.	attact cuch

- 4. To perform, comply with and abide by each and every stipulation, agreement, condition and covenant in said promissory note, and in any extensions or renewals thereof, and in any agreement supplementary thereto, and in any loan agreement executed by Mortgagor on account of said indebtedness, and in this mortgage contained. in this mortgage contained.
  - 5. To comply with all laws, ordinances and regulations affecting said property or its use.
- 6. That the indebtedness hereby secured was expressly loaned by the Mortgagee to the Mortgagor for the purpose of purchasing this said property, and that the Mortgagor did use said moneys to purchase same.

  7. The Mortgagee, its agents and attorneys, shall have the right at all times to inspect and examine said property for the purpose of ascertaining whether or not the security given is being lessened, diminished, depleted or impaired, and if such inspection or examination shall disclose, in the judgment of the Mortgagee that the security given or property mortgaged is being lessened or impaired, such conditions shall be deemed a breach of the covenants of the mortgage on the part of the Mortgagor.
- 8. That all of the terms and provisions of the note which this mortgage secures, and of any extensions or renewals thereof, and of any agreements supplementary thereto, and of any loan agreement executed by Mortgagor on account of said indebtedness, are hereby incorporated in and made a part of this mortgage as if the same were set out in full herein, and shall be construed with said Mortgage as one instrument.
- 9. That without Mortgagee's consent, no final payment of the indebtedness herein secured shall be made, nor shall a release of Mortgagee's interest in and to said property or lien be made, within five years from and after the date of the execution of this mortgage.
- 10. That all awards of damages up to the amount of the indebtedness of Mortgagor to Mortgagee in connection with any condemnation for public use of or injury to any of said property are hereby assigned and shall be paid to Mortgagee who may apply same to payment of the installments last to become due under said note, and Mortgagee is hereby authorized, in the name of Mortgagor, to execute and deliver valid acquittances therefor and to appeal in the name of Mortgagor or Mortgagee from any such award.
- 11. That if advances are made or expenses incurred by the Mortgagee which become an additional amount due to Mortgagee under the terms of this instrument, any payments received by Mortgagee thereunder after such advances or expenses become due shall be applied, first, to the payment of such advances or expenses with interest; Provided, however, that any payment made to Mortgagee during the continuance of any default hereunder may be applied to the extinguishment of any indebtedness hereby secured in such order as Mortgagee may determine, notwithstanding any provision to the contrary herein or in said note or loan agreement contained.
  - 12. That Mortgagor will record this mortgage at his expense in the office of the Register of Mesne Conveyances in said county.