UNITED STATES DEPARTMENT OF AGRICULTURE FARM SECURITY ADMINISTRATION TENANT PURCHASE DIVISION

REAL ESTATE MORTGAGE FOR SOUTH CAROLINA

	That, whereas the undersigned, James Bruster	
of the county of Greenville, State of South Carolina, hereinafter calle acting by and through the Secretary of Agriculture, pursuant to the provisions of Tit	d Mortgagor, has become justly indebted to the United States of America	
sum ofForty-eight Hundred and No/100	November 19 41 for the principa	
(\$ 4.000.00), with interest at the rate of three per cont (201) per		
therein provided, the first installment of Two Hundred Seven & 65/108 (\$ 207.65 ing thirty-eight installments, annually thereafter, and the fortieth installment, either whichever date is the earlier; and	Dollars Documber thirty-nine years thereafter or forty years from the date of said note	
WHEREAS, Mortgagor is desirous of securing the prompt payment of said note, any extensions or renewals thereof, and any agreements supplementary thereto, and are advances or expenditures made as hereinafter provided, and the performance of each and the p	and the several installments of principal and interest at maturity, and	
NOW, THEREFORE, in consideration of the said indebtedness and to secure t any extension or renewal thereof, or of any agreement supplementary thereto, and to se Mortgagor herein contained Mortgagor	he prompt payment thereof, as the same matures or becomes due, and of cure the performance of each and every covenant and agreement of	
the following described real estate situated in the county of Greenville	S. C. State of South Carolina, to-wit	
our coleans brace, barger or trace of is	nd in O'Neal Township, Greenville County.	
South Carolina, being known and designated as Trac	t No. 4 on plat of property of J. T. Style	
Estate made by C. N. Adams, Surveyor, August 1, 2,	and 3, 1938, recorded in the R. M. C. Off	
for Greenville County in Plat Book I, page 130, an	d containing, according to said plat, 84	
BEGINNING at a corner on South line of Tract	s and bounds, to with	
bouth by degrees a minutes East 10.00 chains to a	corner: thence North 62 degrees 60 minutes	
East 13.20 chains to a corner (poplar tree); thence sorner; thence South 15 degrees 00 minutes East 6.	AD AND THE PARTY OF THE PARTY O	
E HOLD A- JO CHAIMS TO A COPREL: CHENCE ALC	DE PORT South Shi damage Of minutes Park 1	
shains to a corner; thence North 76 degrees 00 min	utes East 11.00 chains to corner; thence N	
69 degrees 00 minutes East 5.30 chains to a corner minutes East 12.50 chains to a corner; thence North	bildegrees 1 winter West 12 25 chairs	
current on road; thence with road North 5 degrees	MINUTE RESE RECOVERED TO S. COMMON . FROM	
The street of minutes west 10,00 chains to a	corner on road; themee leaving road South	
Gerroes 00 minutes West 16.00 chains to a mock. th	anna Nonth 62 daments I mamusin the set in	
to a rock corner; thence South 7 degrees & minutes degrees & minutes West 6.50 chains to a balck gum	corner: thence South 78 degrees & minutes	
-7. Court bearing to a corner; thence South 87 degrees of	O within the Week 10.75 and the heather the	
corner, being bounded by lands of F. J. Langley on Estate on the West, Tract No. 5 shown on said plat	the North, Tract No. 3 on plat of J. T. St	
above mentioned plat on the East.		
	TOTAL PO OF RECORD	
	AMD CANCELLED OF RECORD	
	SATISFIED AND CANCELLED OF RECORD	
For Satisfaction See & Em. Book 707 Page 4/6.	SATISFIED AND CANCELLED OF RECORD 13 DAY OF March Ollie Farms County, S. C.	
For Satisfaction See & E. M. Bark. 707 Page 416.	SATISFIED AND CANCELLED OF RECORD 13 DAY OF March Ollie Farms County, S. C.	
For Satisfaction See & Em. Bark 707 Page 416. Being the same land that was conveyed to James Bruster	DAY OF MARK 157 Olic Jarns VIII R. M. C. FOR GREENVILLE COUNTY, S. C. AT 10:00 O'CLOCK A. M. NO. 2 (3 5	
Being the same land that was conveyed to. Being the same land that was conveyed to. James Bruster Alma Styles Collins simultaneously herewith; together with all rents and other revenues or incomes therefrom, and all and singula belonging, or in any wise incident or appertaining and all improvements and person	DAY OF MARK 1257 AT 10:10 O'CLOCK M. NO. 2 1257 by a certain deed made by a ted Movember 15. 1941 and intended to be recorded or the rights, members, hereditaments and appurtenances thereunto	
Being the same land that was conveyed to. Being the same land that was conveyed to. James Bruster Alma Styles Collins simultaneously herewith; together with all rents and other revenues or incomes therefrom, and all and singula belonging, or in any wise incident or appertaining, and all improvements and person the use of the real property herein described, all of which property is sometimes in	DAY OF MARKET DAY OF MARKET DAY OF MARKET DILL FARMAND COUNTY, S. C. R. M. C. FOR GREENVILLE COUNTY, S. C. AT / O'CLOCK M. NO. 135 by a certain deed made	
Being the same land that was conveyed to. Being the same land that was conveyed to. James Bruster Alma Styles Collins simultaneously herewith; together with all rents and other revenues or incomes therefrom, and all and singula belonging, or in any wise incident or appertaining, and all improvements and person the use of the real property herein described, all of which property is sometimes of TO HAVE AND TO HOLD, all and singular, said property before mentioned MORTGAGOR, for himself, his heirs, executors, administrators, successors ar said property unto Mortgagee against every person whomsever lawfully claiming or	DAY OF MOLECULED OF RECORD DA	
Being the same land that was conveyed to. Being the same land that was conveyed to. Alma Styles Collins simultaneously herewith; together with all rents and other revenues pr incomes therefrom, and all and singula belonging, or in any wise incident or appertaining, and all improvements and person the use of the real property herein described, all of which property is sometimes of the real property herein described, all of which property before mentioned MORTGAGOR, for himself, his heirs, executors, administrators, successors are said property unto Mortgagee against every person whomsoever lawfully claiming or presents covenant and agree: 1. To pay, before the same shall become delinquent, all taxes, assessments, levies, which affect said property or the Mortgage's rights and interests therein under the	DAY OF DAY OF DOLLAR DESCRIPTION OF RECORD DAY OF RECORD DAY OF DOLLAR DESCRIPTION OF RECORD DAY OF RECO	
Being the same land that was conveyed to	DAY OF DA	
Being the same land that was conveyed to James Bruster Alma Styles Collins simultaneously herewith; together with all rents and other revenues or incomes therefrom, and all and singula belonging, or in any wise incident or appertaining, and all improvements and persor the use of the real property herein described, all of which property is sometimes if TO HAVE AND TO HOLD, all and singular, said property before mentioned MORTGAGOR, for himself, his heirs, executors, administrators, successors ar said property unto Mortgagee against every person whomsoever lawfully claiming or presents covenant and agree: 1. To pay, before the same shall become delinquent, all taxes, assessments, levies, which affect said property or the Mortgagee's rights and interests therein under this to Mortgagee, without demand, receipts evidencing such payments. 2. Immediately upon the execution of this mortgage to provide, and thereafter copolicies as Mortgagee may then or from time to time require upon the buildings at Property. Said fire and other insurance policies shall be deposited with the Mortga approved by Mortagee. 3. Personally and continuously to use said property as a farm, and for no oth and good condition; to commit or suffer no waste or exhaustion of said property; permit to be removed, gravel, oil, gas, coal or other minerals, except such as may require: to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to institute and carry out such for the mortgage may require to in	DAY OF DAY OF DOLLAR DELLAR DE	
Being the same land that was conveyed to	DAY OF DAY OF DOLLAR SOLUTION S. C. R. M. C. FOR GREENVILLE COUNTY. S. C. R. M. C. FOR GREENVI	
Being the same land that was conveyed to James Bruster Alma Styles Collins simultaneously herewith; together with all rents and other revenues or incomes therefrom, and all and singula belonging, or in any wise incident or appertaining, and all improvements and persor the use of the real property herein described, all of which property is sometimes of TO HAVE AND TO HOLD, all and singular, said property before mentioned MORTGAGOR, for himself, his heirs, executors, administrators, successors are said property unto Mortgagee against every person whomsoever lawfully claiming or presents covenant and agree: 1. To pay, before the same shall become delinquent, all taxes, assessments, levies, which affect said property or the Mortgagee's rights and interests therein under this to Mortgagee, without demand, receipts evidencing such payments. 2. Immediately upon the execution of this mortgage to provide, and thereafter collicies as Mortgagee may then or from time to time require upon the buildings at Property. Said fire and other insurance policies shall be deposited with the Mortga approved by Mortagee. 3. Personally and continuously to use said property as a farm, and for no oth and good condition; to commit or suffer no waste or exhaustion of said property; permit to be removed, gravel, oil, gas, coal or other minerals, except such as may I repairs to said property as Mortgagee may require; to institute and carry out such fa shall, from time to time, prescribe; and to make no improvements upon said Prope 4. To perform, comply with and abide by each and every stipulation, agreement, or enewals thereof, and in any agreements supplementary thereto, and in any loan age in this mortgage contained. 5. To comply with all laws, ordinances and regulations affecting said property of 6. That the indebtedness hereby secured was expressly loaned by the Mortgage	DAY OF DA	
Being the same land that was conveyed to	DAY OF DA	

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 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 Mortgager to Mortgagee in connection with any condensation 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 same last to become due under said note, and Mortgagee is hereby authorized, in the name of Mortgagor, to execute and deliver valid acquittances under the same of Mortgagor.

appeal in the name of Mortgagor or Mortgagee from any such award.