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

## ESTATE MORTGAGE FOR SOUTH CAROLINA PFAI

	NEAL ESTATE MORE	
×.		

That, whereas the undersigned,				
	ESE PRESENTS:  L. D. Jordan			
of the county of Greenville ,		La basama	meetin indebted to the U	nited States of America,
	Zoth day of De	cemper		The state of the s
Forty-nine Hundred	Sixty-five and No/100			
therein provided, the first installment of	Two Hundred Fourteen and	79/100		Dollars
(* 214.79 ) being due an	d collectible on the 31st day of-	December	Varter weare from	19 44 the next succeed-
whichever date is the earlier; and			of malmalmat and	nterest at maturity, and
any extensions of renewals thereof, and any	ecuring the prompt payment of said note, an agreements supplementary thereto, and any a provided, and the performance of each and	every covenant and as	recinent of mortgagor	Heleft contained.
NOW, THEREFORE, in consideration any extension or renewal thereof, or of any ag	of the said indebtedness and to secure the recement supplementary thereto, and to secur	the performance of hy these presents do	each and every covers grant, bargain, sell an	enant and agreement of d release unto Mortgagee
a a second to the second to	. the country of Greenville.		-ma-maranesames Othics :	of South Caroninal to use
the second of th	a manaal on thact of 1980.	aituate. TA	THE OTHER DOTTING	TYT CONTRACTOR C. 110-1
Greenville County, South	Carolina, on waters of Ree	y rork creek	- to a til mada	hv W. J. Riddle
ing known and designated a gineer, February 1, 1938,	s Tract No. 1 on plat of the	effice for Gra	enville County	South Carolin
gineer, repruary 1, 1930, Plat Book L, page 159, an	d howing seconding to sai	inlat, the f	ollowing metes	and bounds, to
The state of the s	the double bombs of Dood	* MAND CHAAD	ar corner u	WITH OT TOM A OWA!
a second and a later and a second block block	Calana 1 Lan Sau Ha ZX ON Was	THE L	D H BUSEC: CHC	STOO OUT OF THE PARTY
LINE ZE ZA WAAL XZE PAAL LA	a etama in line of hroher	GV OL WIII UU	KOT ULBILLOU III.	
and the contract of the contra	C LL 71. 1.C Wook 1670	PAAR KA SEN	na wewcorner t	IT TOTICO OF CA P
ines. thence with said Oni	nes property North 47-45 W	BRC TOTO 1666	FO S DUSKO	Hough Hor on me
		CAP PO P STRE	A TO CHELLOT MY	
ence continuing with said	oranch as the line the lore	Nonth 16-15	Woot 160 feet	thence North
John Thad Thad much and	Chaol as the line the foll	<del>owing courses</del>	- STICE GIRD DETICAL	as morning the star as
0 fact thence North 88-00	East 500 feet: thence Sou	th 70-15 East	100 Leer ro	1 STAKE DIT THE D
- 1 Parley Danie Canalis the	a handandar namen gald n	ronerty being	nounaea on u	19 MOLON ON TLAC
O 7 3	which distributed the property of the control of th	Greek: on the	DOMPTTAGO O DA	broberel or on
d Will Coker, and on the	outh and Southwest by prop	erty of J. B.	Snipes and s	ald Trace No. 2
the plat above mentioned.				
			<u> </u>	
State , South Ca	rolina) The dett	hereby s	mured	is paid is
County of Richla		hereby &	ien of the	is paid u
	ad ) fine an	. 2	received	in paid we water
	nd ) fine an	. 2		is paid so En instru 3. 1 America
County of Richlands De Witnessel	atid, this 9th	La sta de la serie		
County of Richlands	satisfied and cancelled of	La sta de la serie	I Koll	J America
County of Richlands De Witnessel	satisfied and cancelled of	Shown R	I Koll	J America
County of Richlands is started. De Witnesseld. De Maryaret Sadards Heller C. Ackern	SATISFIED AND CANCELLED OF COLIN STRANGE	Land Lun Bhlun 1953 Le	the State J. Koll- ate Direct amero Hon	of American a Court Car a Commistra
County of Richlands is started. De Witnesseld. De Maryaret Sadards Heller C. Ackern	SATISFIED AND CANCELLED OF COLIN STRANGE	Land Lun Bhlun 1953 Le	the State J. Koll- ate Direct amero Hon	of American a Court Car a Commistra
County of Richlands is started. De Witnesseld. De Maryaret Sadards Heller C. Ackern	SATISFIED AND CANCELLED OF COLIN STRANGE	Land Lun Bhlun 1953 Le	the State J. Koll- ate Direct amero Hon	of American a Court Car a Commistra
County of Ruklania states of Ruk	SATISFIED AND CANCELLED OF  DAY OF  Clin For GREENVILLE COUNTY  AT 1: 30°CLOCK M. NO., da  or incomes therefrom, and all and singular	RECORD R.  1953  1953  1953  1953  1953  The rights, member and property now or head	J. Kolfe T. Kolfe The Direct Amero Home Department 26, 1941, a rs, hereditaments and hereafter attached to o	America Care Care Care Care Care Care Care Car
Being the same land that was conveyed to C. R. Turner simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein description.	SATISFIED AND CANCELLED OF  DAY OF  DELic Hungary  R. M. C. FOR GREENVILLE COUNTY  O'CLOCK M. NO., da  or incomes therefrom, and all and singular sertaining, and all improvements and person ibed, all of which property is sometimes he singular, said property before mentioned to	RECORD AND AND AND AND AND AND AND AND AND AN	J. Kolle J. Kolle Mark Direct Mark Direct Mark Direct 26, 1941 1941 1941 1941 1941 1941 1941 1941	American Carlon deed made by a certain deed made by a pourtenances thereinto reasonably necessary to
Being the same land that was conveyed to C. R. Turner  simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein described to the real property unto Mortgagee against even said property unto M	BATISFIED AND CANCELLED OF  DAY OF  B. M. C. FOR GREENVILLE COUNTY  O'CLOCK M. NO., da  or incomes therefrom, and all and singular ertaining, and all improvements and personation in the county is sometimes in the singular, said property before mentioned to	RECORD A.  RECORD A.  1953  J.  7, S. C.  10 December  the rights, member of property now or receinafter designated and its member of the member of the property now or receinance and its members of the	J. Kolle J. Kolle Lance Von Department 26, 1941 26, 1941, a rs, hereditaments and hereafter attached to o as "said property"; assigns forever	by a certain deed made by nd intended to be recorded appurtenances thereuntor reasonably necessary to
Being the same land that was conveyed to C. R. Turner  simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein descr  TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his her said property unto Mortgagee against ever presents covenant and agree:  1. To pay, before the same shall becombish affect said property or the Mortgage	ATISFIED AND CANCELLED OF  DAY OF  L. DAY OF  L. DAY OF  CLOCK  M. NO., da  or incomes therefrom, and all and singular ertaining, and all improvements and person itself, all of which property is sometimes he is singular, said property before mentioned to rs, executors, administrators, successors and ry person whomsoever lawfully claiming or one delinquent, all taxes, assessments, levies, gee's rights and interests therein under this	RECORD AND AND AND AND AND AND AND AND AND AN	J. Kolle J. Kolle Lange Very Department 26, 1911, a rs, hereditaments and tereafter attached to o as "said property"; assigns forever any part thereof, and	by a certain deed made by nd intended to be recorded appurtenances thereuntor reasonably necessary to deed hereby and by these every nature whatsoever
Being the same land that was conveyed to C. R. Turner  simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein descr  TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his heis said property unto Mortgagee against ever presents covenant and agree:  1. To pay, before the same shall become which affect said property or the Mortgate to Mortgagee, without demand, receipts evidence of the same shall become to mortgage, without demand, receipts evidence to mortgage, without demand, receipts evidence to mortgage.	SATISFIED AND CANCELLED OF  DAY OF  DELIC STRANGE  R. M. C. FOR GREENVILLE COUNTY  O'CLOCK M. NO.  da  or incomes therefrom, and all and singular ertaining, and all improvements and persons ibed, all of which property is sometimes h  d singular, said property before mentioned to  rs, executors, administrators, successors an  ry person whomsoever lawfully claiming or  me delinquent, all taxes, assessments, levies, gee's rights and interests therein under this idencing such payments.  If this mortgage to provide, and thereafter co	RECORDANGE OF THE PROPERTY OF THE PROPERTY NOW OF PERSONAL PROPERTY OF THE PRO	J. Koll- J.	by a certain deed made by a determined to be recorded appurtenances thereuntor reasonably necessary to defend all and singular the does hereby and by these every nature whatsoevery and promptly to deliver and such other insurance pastructed in or upon said
Being the same land that was conveyed to C. R. Turner  simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein descr  TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his her said property unto Mortgagee against ever presents covenant and agree:  1. To pay, before the same shall become which affect said property or the Mortgage to Mortgagee, without demand, receipts evidence and mortgagee may then or from Property. Said fire and other insurance approved by Mortagee.  3. Personally and continuously to use and good condition; to commit or suffer permit to be removed, gravel, oil, gas, continuously, oil, gas, oil,	ATISFIED AND CANCELLED OF  DAY OF  Le DAY OF  CLOCK M. NO., da  or incomes therefrom, and all and singular retaining, and all improvements and persons itself, all of which property is sometimes he singular, said property before mentioned to res, executors, administrators, successors and ry person whomsoever lawfully claiming or me delinquent, all taxes, assessments, levies, gee's rights and interests therein under this idencing such payments.  If this mortgage to provide, and thereafter continued to time require upon the buildings are policies shall be deposited with the Mortgates as a farm, and for no other more waste or exhaustion of said property; and or other minerals, except such as may be a sold or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals, except such as may be all or other minerals.	RECORDING  19  19  19  19  19  19  19  19  19  1	J. Koll-  J. Koll-  J. Koll-  J. Koll-  Manual State of Companies in amounts and encumbrances of ebtedness hereby secure situate or hereafter companies in amounts a mes to maintain said move any timber themary domestic purpose farm and home manage for manage of the companies in amounts a mes to maintain said move any timber themary domestic purpose farm and home manage for manage of the companies in amounts a mes to maintain said move any timber themary domestic purpose farm and home manage	by a certain deed made by a certain deed made by a pourtenances thereunto reasonably necessary to defend all and singular the does hereby and by these devery nature whatsoever and promptly to deliver and promptly to deliver the constructed in or upon said and on terms and conditions property in proper repair the property in proper repair to remove, on the property to effect such
Being the same land that was conveyed to C. R. Turner  simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein describe used property unto Mortgagee against ever presents covenant and agree:  1. To pay, before the same shall become which affect said property or the Mortgage to Mortgagee, without demand, receipts evident of the mortgage of the same shall become approved by Mortagee.  2. Immediately upon the execution of policies as Mortgagee may then or from Property. Said fire and other insurance approved by Mortagee.  3. Personally and continuously to use and good condition; to commit or suffer permit to be removed, gravel, oil, gas, or repairs to said property as Mortgagee may shall, from time to time, prescribe; and  4. To perform, comply with and abid renewals thereof, and in any agreements	ATISFIED AND CANCELLED OF DAY OF DELLE DOPEN OF DAY OF DELLE DOPEN OF THE DAY OF DELLE DOPEN OF THE DAY OF DELLE DOPEN OF THE DAY OF	The rights, member the rights, member property now or receinafter designated nto Mortgagee and its assigns, does hereby to claim the same, or liabilities, obligations Mortgage or the industrial improvements now gee and shall be with the recessary for ordining practices and ty without consent by	J. Koll-  J. Kol	by a certain deed made by a certain deed made by a pourtenances thereunto reasonably necessary to defend all and singular the does hereby and by these deep and promptly to deliver and promptly to deliver the does hereby and conditions of the does hereby and promptly to deliver the desired in or upon said and on terms and conditions of the defect since the defec
Being the same land that was conveyed to C. R. Turner  simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein descr  TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his her said property unto Mortgagee against ever presents covenant and agree:  1. To pay, before the same shall become which affect said property or the Mortgate to Mortgagee, without demand, receipts ever policies as Mortgagee may then or from Property. Said fire and other insurance approved by Mortagee.  3. Personally and continuously to and good condition; to commit or suffer permit to be removed, gravel, oil, gas, corepairs to said property as Mortgagee meshall, from time to time, prescribe; and  4. To perform, comply with and abide renewals thereof, and in any agreements in this mortgage contained.	BATISFIED AND CANCELLED OF  DAY OF  DAY OF  B. M. C. FOR GREENVILLE COUNTY  AT CO'CLOCK M. NO., da  or incomes therefrom, and all and singular certaining, and all improvements and persons itied, all of which property is sometimes h  d singular, said property before mentioned t  rs, executors, administrators, successors an  ry person whomsoever lawfully claiming or  me delinquent, all taxes, assessments, levies, gee's rights and interests therein under this dencing such payments.  If this mortgage to provide, and thereafter co  time to time require upon the buildings ar  policies shall be deposited with the Mortga  se said property as a farm, and for no oth no waste or exhaustion of said property; and or other minerals, except such as may  y require; to institute and carry out such fa to make no improvements upon said Prope  e by each and every stipulation, agreement, of supplementary thereto, and in any loan agreement, of	RECORDANGE AND	J. Koll-  J. Kol	by a certain deed made by a certain deed made by a pourtenances thereunto reasonably necessary to defend all and singular the does hereby and by these devery nature whatsoever and promptly to deliver and promptly to deliver the and such other insurance onstructed in or upon said and on terms and conditions property in proper repair efrom, nor to remove, on the property of the effect sinch ement plans as Mortgages and in any extensions of
Being the same land that was conveyed to C. R. Turner  simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein describe used of the real property herein describe used property unto Mortgagee against every presents covenant and agree:  1. To pay, before the same shall become which affect said property or the Mortgage to Mortgagee, without demand, receipts evidence with the mortgage may then or from Property. Said fire and other insurance approved by Mortagee.  3. Personally and continuously to use and good condition; to commit or suffer permit to be removed, gravel, oil, gas, correpairs to said property as Mortgagee may shall, from time to time, prescribe; and  4. To perform, comply with and abid renewals thereof, and in any agreements in this mortgage contained.  5. To comply with all laws, ordinance.  6. That the indebtedness hereby secu	BATISFIED AND CANCELLED OF  B. M. C. FOR GREENVILLE COUNTY  O'CLOCK M. NO. da  for incomes therefrom, and all and singular sertaining, and all improvements and personatibed, all of which property is sometimes he is singular, said property before mentioned to rs, executors, administrators, successors and ry person whomsoever lawfully claiming or the delinquent, all taxes, assessments, levies, gee's rights and interests therein under this idencing such payments.  If this mortgage to provide, and thereafter continue to time require upon the buildings ampolicies shall be deposited with the Mortgates and property as a farm, and for no oth no waste or exhaustion of said property; by require; to institute and carry out such factor make no improvements upon said Property of the buildings and the property of the building agreement, or supplementary thereto, and in any loan agrees and regulations affecting said property of the was expressly loaned by the Mortgagee	RECORDANGE AND	J. Koll-  J. Koll-  Manual And Description of the companies in amounts and encumbrances of the companies in amounts a mes to maintain said emove any timber them and home manage of the companies in amounts a mes to maintain said emove any timber them any domestic purpose farm and home manage of the companies in amounts a mes to maintain said emove any timber them any domestic purpose farm and home manage of the companies in amounts a mes to maintain said emove any timber them any domestic purpose farm and home manage of the companies of the comp	by a certain deed made by a certain deed made by a dintended to be recorded appurtenances thereinto reasonably necessary to defend all and singular the does hereby and by these every nature whatsoever d, and promptly to deliver and such other insurance instructed in or upon said and on terms and conditions of the property in proper repair efrom, nor to remove, of promptly to effect stretement plans as Mortgages e, and in any extensions of of said indebtedness, and
Being the same land that was conveyed to C. R. Turner  simultaneously herewith; together with all rents and other revenues belonging, or in any wise incident or app the use of the real property herein descr  TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his here said property unto Mortgagee against ever presents covenant and agree:  1. To pay, before the same shall become which affect said property or the Mortgage to Mortgagee, without demand, receipts evity to Mortgagee, without demand, receipts evity and good condition; to commit or suffer permit to be removed, gravel, oil, gas, corepairs to said property as Mortgagee may shall, from time to time, prescribe; and  4. To perform, comply with and abid renewals thereof, and in any agreements in this mortgage contained.  5. To comply with all laws, ordinance of That the indebtedness hereby secution that the Mortgagor did use said moneys to the Mortgagor did use said mo	BATISFIED AND CANCELLED OF  B. M. C. FOR GREENVILLE COUNTY  O'CLOCK M. NO. da  for incomes therefrom, and all and singular sertaining, and all improvements and personatibed, all of which property is sometimes he is singular, said property before mentioned to rs, executors, administrators, successors and ry person whomsoever lawfully claiming or the delinquent, all taxes, assessments, levies, gee's rights and interests therein under this idencing such payments.  If this mortgage to provide, and thereafter continue to time require upon the buildings ampolicies shall be deposited with the Mortgates and property as a farm, and for no oth no waste or exhaustion of said property; by require; to institute and carry out such factor make no improvements upon said Property of the buildings and the property of the building agreement, or supplementary thereto, and in any loan agrees and regulations affecting said property of the was expressly loaned by the Mortgagee	RECORDANGE AND	J. Koll-  J. Koll-  J. Koll-  Manual Manual Manual Manual Mortgager on account the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the argument of the purpose of purchassaid property for the purpose of purchassaid purpose of purchassai	by a certain deed made by a certain deed made by a dintended to be recorded appurtenances thereinto reasonably necessary to defend all and singular the does hereby and by these devery nature whatsoever and promptly to deliver and such other insurance in or upon said and on terms and conditions and on terms and conditions are property in proper repair efrom nor to remove, or in the independent plans as Mortgaged e, and in any extensions of of said indebtedness, and the purpose of ascertaining this said property, and the purpose of ascertaining the purpose o

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.