UNITED STATES DEPARTMENT OF AGRICULTURE FARM SECURITY ADMINISTRATION TENANT PURCHASE DIVISION

REAL ESTATE MORTGAGE FOR SOUTH CAROLINA

	KNOW ALL MEN BY TH			
	That, whereas the undersigned,	E. C. MCCAIL	مسيد د د د د د د هم ادام د د د اگر د د د اگر د د د د د د د د د د د د د د د د د د د	
of act	the county of GPGENVILLS , Sing by and through the Secretary of Agriculture	tate of South Carolina, hereinafulture, pursuant to the provision	ter called Mortgagor, has become just is of Title I of the Bankhead-Jones Fa	rm Tenant Act, herematter called Mortgagee
as	evidenced by one certain promissory note,	dated the First	ay ofJune	19 42, for the principal Dollars
				payable and amortized in installments as
	The state of the s	o Hundred Thirty-s	even and 71/100	Dollars
g	237.71) being due and thirty-eight installments, annually thereaf the carlier; and	collectible on the 31st fter, and the fortieth installmen	day of December t, either thirty-nine years thereafter	or forty years from the date of said note,
ינ וינ	WHEREAS, Mortgagor is desirous of set y extensions or renewals thereof, and any a yances or expenditures made as hereinafter	curing the prompt payment of sigreements supplementary theret provided, and the performance	of each and every covenant and agree	of principal and interest at maturity, and ruing to Mortgagee on account of any future ment of Mortgagor herein contained.
	NOW, THEREFORE, in consideration of	of the said indebtedness and to reement supplementary thereto, a granted, bargained, sold and	secure the prompt payment thereof, and to secure the performance of released, and by these presents does g	as the same matures or becomes due, and of such and every covenant and agreement of sant, bargain, sell and release up to Mortgagee
	e following described real estate situated in	the county of Green	V111e	State of South Carolina, to-wit:
-	Shoals Road, near Coneste	s Mills, in Greenvi	Ile County, South Card	and being on both sides of line, containing 70.40 acre
6	. for Greenville County,	South Carolina, in	ROOK I, Dage 107, and	orded in the office of the having, according to said p
	following metes and bound BEGINNING at a stone	s to-wit:	ty of E. B. Hendrix Es	tate, mear the river, and r property of Comestee Mills;
			an III minister Mart IIO	thence South 34 degrees 0
•	ton West his foot to a sti	ala + thanca attili	THE SELLS VILLE OF MALE	B. Dishbot all ancert the engine
to.	tes West 282 feet to a st	ake in line of Ives	ter property: thence y	JEN SEIT TASSEST IN ADSTRA
d	egrees 10 minutes East 96	l reet to an iron I	oin in Log Shoals "Odu	thence South 15 degrees 40 terth 67 degrees 00 minuted
ıu	wine most jesting from To	one; cheace scill v	mosonville. 2319 feet	to a stone on branch; thene
	hwomen so the line the fo	Tlawing counses No	mth 21 decreas 30 min	Les Best 413 Feet to a popu
en	ce North 15 degrees 40 mi	nutes East 112 feet	to a poplar; thence	lorett o degrees on myndras w
R	feet to a stone in branch	at corner of prope	rty of E. B. Hendrix I	state; thence with said hen
ne	South 89 degrees 25 minu	tes West 705 feet	o a stone in Log Show	s Road; thence continuing w
1d	Hendrix property line N	rth 57 degrees 25 1	minutes West 1,357 feet	te a stone, the beginning he North and Northeast by
0.0 TIT	erty of Estateof E. B. He	ndrix, and on the	orthwest by property	Conestee Mills.
				ing said
	Zn 8	tindesting	See R. E. M. Bo	of 705 Care 320
		my me		· · · · · · · · · · · · · · · · · · ·
	<u></u>			and the second of the second o
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			AATISFIED AND CANC	CLLED OF RECORD
	eing the same land that was conveyed to-		DAY OF	tek 19.4
В		L. C. 1	15 DAY OF	tek 19.4
	multanaously herewith		McCall Ollic Lar dred. C. FOR GRANNILL dred. 12.0 600 CLOCK O	by a certain deed made by and intended to be recorded
si	multaneously herewith;	or incomes therefrom, and all a	McCall Oliv January, dated or rights, members, and personal property now or here	and intended to be recorded M. NO. hereditaments and appurtenances thereunto fter attached to or reasonably necessary to
si	multaneously herewith; ogether with all rents and other revenues elonging, or in any wise incident or appel ne use of the real property herein described. TO HAVE AND TO HOLD, all and	pr incomes therefrom, and all a rtaining, and all improvements led, all of which property is so singular, said property before	McCall Olice Sax. McCall Olice Sax. McCall Olice Sax. M. C. FOR GRANNILL and singular the rights, members, and personal property now or here ometimes hereinafter designated as " mentioned unto Mortgagee and its ass	by a certain deed made by and intended to be recorded to be recorded the reditaments and appurtenances thereunto fiter attached to or reasonably necessary to said property";
si to be th	multaneously herewith; ogether with all rents and other revenues relonging, or in any wise incident or appelle use of the real property herein described. TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his heirs aid property unto Mortgagee against every resents covenant and agree:	pr incomes therefrom, and all a rtaining, and all improvements led, all of which property is so singular, said property before executors, administrators, su person whomsoever lawfully co	nd singular the rights, members, and personal property now or here ometimes hereinafter designated as "mentioned unto Mortgagee and its asseccessors and assigns, does hereby walaiming or to claim the same, or any	and intended to be recorded hereditaments and appurtenances thereunto fiter attached to or reasonably necessary to said property"; igns forever. rrant and forever defend all and singular the part thereof, and does hereby and by these
si to be the same	multaneously herewith; gether with all rents and other revenues relonging, or in any wise incident or appelle use of the real property herein describe. TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his heirs aid property unto Mortgagee against every resents covenant and agree: 1. To pay, before the same shall become thich affect said property or the Mortgage of Mortgagee, without demand, receipts evident.	pr incomes therefrom, and all a reaining, and all improvements bed, all of which property is so singular, said property before a person whomsoever lawfully clue delinquent, all taxes, assessments rights and interests therein encing such payments.	nd singular the rights, members, and personal property now or here ometimes hereinafter designated as mentioned unto Mortgagee and its assecessors and assigns, does hereby was aiming or to claim the same, or any ents, levies, liabilities, obligations amounder this Mortgage or the indebter	by a certain deed made by and intended to be recorded at NO. hereditaments and appurtenances thereunto fiter attached to or reasonably necessary to said property"; igns forever. rrant and forever defend all and singular the part thereof, and does hereby and by these incombrances of every nature whatsoever income hereby secured, and promptly to deliver
si to be the second property of the second pr	multaneously herewith; gether with all rents and other revenues elonging, or in any wise incident or appelle use of the real property herein described. TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his heirs aid property unto Mortgagee against every resents covenant and agree: 1. To pay, before the same shall become which affect said property or the Mortgage of Mortgagee, without demand, receipts evided. 2. Immediately upon the execution of the same shall become the same shall become the mortgage.	pr incomes therefrom, and all a reasoning, and all improvements led, all of which property is so singular, said property before a person whomsoever lawfully classes and interests therein encing such payments.	dated. C. FOR GRADULE STARE AND CLOCK of the rights, members, and personal property now or here ometimes hereinafter designated as mentioned unto Mortgagee and its associations or to claim the same, or any ents, levies, liabilities, obligations and under this Mortgage or the indebter thereafter continuously to maintain firmidings and improvements now situations.	by a certain deed made by and intended to be recorded at NO hereditaments and appurtenances thereunto fter attached to or reasonably necessary to said property"; igns forever. Trant and forever defend all and singular the part thereof, and does hereby and by these the encumbrances of every nature whatsoever
si to be the same to p P ap	multaneously herewith; ogether with all rents and other revenues relonging, or in any wise incident or appelle use of the real property herein describe. TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his heirs aid property unto Mortgagee against every resents covenant and agree: 1. To pay, before the same shall becomy thich affect said property or the Mortgage of Mortgagee, without demand, receipts evided to a mortgage without demand, receipts evided to continuously and continuously to use and good condition; to commit or suffer nearly to be removed, gravel, oil, gas, coal repairs to said property as Mortgagee may shall, from time to time, prescribe; and to	pr incomes therefrom, and all a rtaining, and all improvements sed, all of which property is so singular, said property before a person whomsoever lawfully clee delinquent, all taxes, assessments rights and interests thereing encing such payments. This mortgage to provide, and the property as a farm, and to waste or exhaustion of said or other minerals, except such make no improvements upon	nd singular the rights, members, and personal property now or here ometimes hereinafter designated as mentioned unto Mortgagee and its associations are under this Mortgage or the indebter hereafter continuously to maintain firmuildings and improvements now situate Mortgagee and shall be with composite to cut nor remove the maintain for the Mortgagee and shall be with composite to cut nor remove the maintain for the mortgagee and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and farm shall property without consent by Mortgage and Property without consent by Mortgage and Property without consent by Mortgage and Shall be with composite to cut nor remove the mortgage and farm shall property without consent by Mortgage and Shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be with composite to cut nor remove the mortgage and shall be wi	and intended to be recorded to or reasonably necessary to said property"; igns forever. Trant and forever defend all and singular the part thereof, and does hereby and by these is encumbrances of every nature whatsoever these hereby secured, and promptly to deliver the insurance are or hereafter constructed in or upon said vanies in amounts and on terms and conditions to maintain said property in proper repair e any timber therefrom, nor to remove, or domestic purposes; promptly to effect such and home management plans as Mortgagee ortgagee.
si to be the same a property si	multaneously herewith; ogether with all rents and other revenues relonging, or in any wise incident or appet the use of the real property herein describe. TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his heirs aid property unto Mortgagee against every resents covenant and agree: 1. To pay, before the same shall become thich affect said property or the Mortgage of Mortgagee, without demand, receipts evided to Mortgagee, without demand, receipts evided to colicies as Mortgagee may then or from the property. Said fire and other insurance property. Said fire and other insurance property by Mortagee. 3. Personally and continuously to use and good condition; to commit or suffer mermit to be removed, gravel, oil, gas, coal epairs to said property as Mortgagee may hall, from time to time, prescribe; and to	pr incomes therefrom, and all artaining, and all improvements led, all of which property is so singular, said property before a person whomsoever lawfully clue delinquent, all taxes, assessments rights and interests thereing such payments. This mortgage to provide, and the location of the policies shall be deposited with a said property as a farm, and to waste or exhaustion of said or other minerals, except such require; to institute and carry make no improvements upon	nd singular the rights, members, and personal property now or here ometimes hereinafter designated as mentioned unto Mortgagee and its assecessors and assigns, does hereby was aiming or to claim the same, or any ents, levies, liabilities, obligations amounder this Mortgage or the indebter thereafter continuously to maintain firmuidings and improvements now situate Mortgagee and shall be with compared to the purpose; at all times property; neither to cut nor remove as may be necessary for ordinary out such farming practices and farm said Property without consent by Mortgage and shall be with compared to the same of the same	and intended to be recorded to or reasonably necessary to said property"; igns forever. Trant and forever defend all and singular the part thereof, and does hereby and by these tensurance of every nature whatsoever iness hexeby secured, and promptly to deliver to insurance ate or hereafter constructed in or upon said sanies in amounts and on terms and conditions to maintain said property in proper repair e any timber therefrom, nor to remove, or domestic purposes; promptly to effect such and home management plans as Mortgagee ortgagee. aid promissory note, and in any extensions or traggor on account of said indebtedness, and
sii to be the second of the se	multaneously herewith; gether with all rents and other revenues relonging, or in any wise incident or appet the use of the real property herein describe. TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his heirs aid property unto Mortgagee against every resents covenant and agree: 1. To pay, before the same shall become thich affect said property or the Mortgage of Mortgagee, without demand, receipts evided to Mortgagee, without demand, receipts evided to licies as Mortgagee may then or from the property. Said fire and other insurance property. Said fire and other insurance property is a Mortgagee. 3. Personally and continuously to use and good condition; to commit or suffer nearmit to be removed, gravel, oil, gas, coal epairs to said property as Mortgagee may hall, from time to time, prescribe; and to the prescribe; and to the complex with and abide the enewals thereof, and in any agreements of this mortgage contained. 5. To comply with all laws, ordinances of the complex with all laws.	pr incomes therefrom, and all a rtaining, and all improvements led, all of which property is so singular, said property before a person whomsoever lawfully clue delinquent, all taxes, assessments rights and interests thereing encing such payments. This mortgage to provide, and the to time require upon the bolicies shall be deposited with a said property as a farm, and to waste or exhaustion of said or other minerals, except such require; to institute and carry make no improvements upon by each and every stipulation, a supplementary thereto, and in the said was expressly loaned by the	nd singular the rights, members, and personal property now or here ometimes hereinafter designated as mentioned unto Mortgagee and its assecessors and assigns, does hereby was aiming or to claim the same, or any ents, levies, liabilities, obligations and under this Mortgage or the indebter thereafter continuously to maintain firmuildings and improvements now situate Mortgagee and shall be with components; neither to cut nor remove as may be necessary for ordinary out such farming practices and farm said Property without consent by Morgreement, condition and covenant in sany loan agreement executed by Morgreement or its use.	and intended to be recorded to or reasonably necessary to said property"; igns forever. Trant and forever defend all and singular the part thereof, and does hereby and by these thereby secured, and promptly to deliver thereof to ensurance policies and such other insurance are or hereafter constructed in or upon said sanies in amounts and on terms and conditions to maintain said property in proper repair e any timber therefrom, nor to remove, or domestic purposes; promptly to effect such and home management plans as Mortgagee ortgagee. aid promissory note, and in any extensions or traggor on account of said indebtedness, and
sii to be the same property we to pp F ap resident to the same property ap resident to the same property approximately approxima	multaneously herewith; gether with all rents and other revenues relonging, or in any wise incident or appet in use of the real property herein describe. TO HAVE AND TO HOLD, all and MORTGAGOR, for himself, his heirs aid property unto Mortgagee against every resents covenant and agree: 1. To pay, before the same shall become thich affect said property or the Mortgage of Mortgagee, without demand, receipts evided to Mortgagee, without demand, receipts evided to licies as Mortgagee may then or from the property. Said fire and other insurance property. Said fire and other insurance property is a Mortgagee may the form the property of the mortgage may hall, from time to time, prescribe; and to the time to time, prescribe; and to the time to time, prescribe; and to the mortgage contained. 5. To comply with all laws, ordinance that the Mortgagor did use said moneys to the mortgagor did use said more did to the mortgago	pr incomes therefrom, and all artaining, and all improvements led, all of which property is so singular, said property before a person whomsoever lawfully clue delinquent, all taxes, assessments rights and interests thereing energy such payments. This mortgage to provide, and the totime require upon the bolicies shall be deposited with a said property as a farm, and to waste or exhaustion of said or other minerals, except such require; to institute and carry make no improvements upon by each and every stipulation, a supplementary thereto, and in a said was expressly loaned by the purchase same.	nd singular the rights, members, and personal property now or here ometimes hereinafter designated as mentioned unto Mortgagee and its assuccessors and assigns, does hereby was aiming or to claim the same, or any ents, levies, liabilities, obligations amounder this Mortgage or the indebter thereafter continuously to maintain firmuildings and improvements now situate the Mortgagee and shall be with compared to the mortgage and shall be with compared to the farming practices and farm said Property without consent by Mortgagee to the Mortgager for the times to inspect and examine said property or its use.	and intended to be recorded to be recorded to be recorded to or reasonably necessary to said property; igns forever. Trant and forever defend all and singular the part thereof, and does hereby and by these insurance policies and such other insurance are or hereafter constructed in or upon said sanies in amounts and on terms and conditions to maintain said property in proper repair e any timber therefrom, nor to remove, or domestic purposes; promptly to effect such and home management plans as Mortgagee ortgagee. aid promissory note, and in any extensions or traggor on account of said indebtedness, and

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 Mortgager 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 hast to become due under said note, and Mortgagee is hereby authorized, in the name of Mortgager, to execute and deliver valid acquittances thereby and to appeal in the name of Mortgagor or Mortgagee from any such award.

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.