STATE OF SOUTH CAROLINA, County of Greenville AMORTIZATION MORTGAGE 12

KNOW ALL MEN BY THESE PRESENTS, That hich is the second of	7 23 421 2	Uerrie and	π. m. Harri	.s.	
Georgia Ann Harris, Rosa Last Harris, A. Harris and Ann Harris, Rosa Last Harris, A. Harris debt secured by the County and State aforesaid, WHEREAS, Birst party is indebted to the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner, act the Emergency Party for the Land Bank Commissioner and t	Lis' nair 10	11811 15		•	
acured by 93 to content the said	helm haven				
	hereinafter called firs	t party, whether on	e or more, SEND (	GREETINGS:	
WHEREAS, First party is indebted to the Land Bank Commissioner, ac the Emergency Fara Hortzage Act of 1983, hareinafter called second party, as ev	ting pursuant to Part	3 of the Act of Con promissory note, o	gress approved M f even date herew	ay 12, 1933, known ith, for the princ	ipa
where As, first party is indebted to the Land Bank Commissioner, ac the Emergency Fara hortespecial of 1983, hardinatter called second party, as every sum of	(\$'`` <b>1</b> 200.00	) Dollar pa	yable to the order	of the second pa	rty
together with interest troin the date of said note on the principal sum remaining	from time to time unp	aid at the rate of	Five (5%),	er centum per ann	um
the first payment of hiterest being sue and payable on the and 18th Liny	preside Novem	ber		ereafter interest be	eing
due and payable for the annually; said principal sum being due and payable	Syptishe Ton (	10) equal,	successive,	an	nua
installments of no one hundred and twenty and no 10	Secretar,	(\$ 120.00	) Dollars eac	h, and a final inst	tall
conent of My House fix	( <b>*</b>		5 Dollars, th		
said principal being due and parable on the 15th day of	November	0 33	thereafter the rem		
said property being due and possible day of	·				
principal being dyerand payable annually until the entire priconditions, and agreements as are contained in the said note, will more fully appropriate the said note.	incipal sum and interpear by reference the	ett are condi in fu	ll; all of which a	nd such other ter	ms
NOW KNOW ALL MEN That first party in consideration of the del	t as entidenced by the	100 d mote and for	hetten curing th	a navment thereo	f +
second party, according to the terms of the said note, and the performance of the of One Dollar to first party in hand well and truly paid by second party, at and acknowledged, has granted, bargained, sold, and released, in fee simple, and by the his successors and assigns, the following described lands, to wit:	efore the sealing an	d delivery of thes	e presents, receip	ot whereof is her	eby
					LUY
and the second of land cont	athing respec	tively the	following a	acreage:	,

Nineteen and Fifty Hundredths (19.50) acres, seven and 18/100 (7.18) acres; seven & 84/100 acres, in the aggregate of Thirty Four and Fifty Two hundredths (34.52) acres, known as the Harris Place in Gantt Township, County of Greenville, State of South Carolina, located on the White Horse Road, six (6) miles South from Greenville and now in the possession of Georgia Ann Harris, Rosa Lee Harris, J. A. Harris, Lula H. Harris, and J. T Harris, bounded on the North by the White Horse Road and lands of J. S. Phillips, on the East by lands of Sam Roseman, Oscar Townes, John McWhite, et al; on the South by lands of H.P. McGee, Oscar Townes, and Ed. Roseman; on the West by lands of Emma Rogers, John McWhite and Ed. Roseman. Said tracts of land being more particularly described according to a plat prepared by Dalton and Neves, Engineers, Greenville, S. C., on April \_ 1935, having the following metes and bounds according to said plat:

Tract No. 1: Beginning at a stake in the center of the White Horse Road; thence South 30 degrees 20 minutes West 1210 feet along joint line of Tract No. 1 and lands of Oscar Townes to a stone; thence N. 59 degrees 10 minutes West 265 feet across branch to an iron pin joint corner of Tract No. 1 and lands of Oscar Townes and John McWhite; thence North 30 degrees 30 minutes East 1172 feet to a stake in the center of the White Horse Road; thence in said road South 67 degrees 30 minutes East 264 feet to the beginning corner, this tract containing Seven and Eighteen Hundredths (7.18) acres.

Tract No. 2: Beginning at a stake in the Old White Horse Road running thence South 45 degrees 45 minutes west 1416 feet along joint line of Tract No. 2 and lands of Ed. Roseman to a stone, joint corner of lands of Ed. Roseman, H. P. McGee and Tract No. 2; thence South 87 degrees 20 minutes East 354 feet to a stone; thence North 46 degrees of minutes East 1215 feet along joint line of Tract No. 2 and lands of Sam Roseman to a stake in the Old White Horse Road; thence in said North 50 degrees 25 minutes West 100 feet to a point in said road; thence still in said road North 53 degrees 45 minutes West 164 feet to the beginning corner. This tract containing Seven and Eighty-Four Hundredths (7.84) acres.

Tract No. 3; Beginning at a stone in the joint corner of lands of Emma Rogers, J. Z. Phillips and Tract No. 3 running thence South 39 degrees West 817 feet to an iron pin; thence South 74 degrees 30 minutes East 384 feet to an iron pin; thence South 1 degrees 15 minutes West 797.5 feet to an iron pin; thence South 86 degrees 40 minutes East 278 feet to a stake being the Joint corner of lands of Ed. Rosemand, A. M. Moore and Tract No. 3; thence North 2 degrees 50 minutes West 411 feet to a stake on the Settlement Road; thence along said road North 33 degrees East 342 feet to a point in said road; thence along said road North 38 degrees East 400 feet to a point in said road; thence still in said road North 39 degrees 55 minutes East 423.6 feet to a stake in said road; thence North 75 degrees West 830 feet along joint line of Tract No. 3 and lands of J. Z. Phillips to a stone and the beginning corner, said tract containing Nineteen and Fifty Hundredths (19.50) acres.

This mortgage is executed to the second party acting for and on behalf of the Federal Farm Mortgage Corporation, pursuant to Part 3 of Emergency Farm Mortgage Act of 1933, and the Federal Farm Mortgage Corporation Act, and acts amendatory and supplementary there to.

An Release as to systeme, See R. E. M. Bosh 314 Page 169.