Form L-285 South Carolina Rev.' -5-33

Se8 2-27-34 E 21

THE FEDERAL LAND BANK OF COLUMBIA

County of Greenville KNOWN ALL MEN BY THESE PRESENTS, That County and State aforesaid, hereinafter called first party, whether one or more, SEND GRE WHEREAS, first party is indebted to The Federal Land Bank of Columbia, a corporation created, organized and existing under and by of Congress, entitled the Federal Farm Loan Act, hereinafter called second party, as evidenced by a certain promissory note, of even date herewith sum of Otal Thomas and Market Walter (\$ 1,414 payable to the order of the second party, together with interest from the date of said note on the principal sum remaining from time to time up of per centum per annum, (or at the rate of interest fixed by a the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment on interest being due and payable and thereafter interest being due and payable on the first payment on the payable on the first payment of first installment of said principal on the first payment of first installment of said principal on the first payment of first installment of said principal on the first payment of said principal on the first principal sum and interest are paid in full, and each installment of principal and interest bearing interest from due of solutions, and as the highest rate authorized to be charged under the Federal Farm Loan Act, as amended; all of which and such other terms, conditions, and as on the said note, will more fully appear by reference thereto. All that that that a flame for the said one, will more fully appear by reference thereto.	ETINGS: virtue of an Andrew of the principal definition of
County and State aforesaid, recinafter called first party, whether one or more, SEND GRE WHEREAS, first party is indebted to The Federal Land Bank of Columbia, a corporation created, organized and existing under and by of Congress, entitled the Federal Farm Loan Act, hereinafter called second party, as evidenced by a certain promissory note, of even date herewith sum of Chil Thousand and the rest from the date of said note on the principal sum remaining from time to time up of	ETINGS: virtue of an Andrew of the principal definition of
County and State aforesaid, hereinafter called first party, whether one or more, SEND GRE WHEREAS, first party is indebted to The Federal Land Bank of Columbia, a corporation created, organized and existing under and by of Congress, entitled the Federal Farm Loan Act, hereinafter called second party, as evidenced by a certain promissory note, of even date herewith the payable to the order of the second party, together with interest from the date of said note on the principal sum remaining from time to time under the first payment on interest being due and payable on the payable on the first payment on interest being due and payable on the first payment on interest being due and payable and thereafter interest being due and payable on the first payment of the first payment on interest being due and payable and thereafter interest being due and payable and thereafter interest being due and payable and a final installment of the first payment of the first installment of the first payment of the first installment of the payable on the first payment of the charged under the Federal Farm Loan Act, as a mended; all of which and such other terms, conditions, and an ontained in the said note, will more fully appear by reference thereto. All that that that family appear by reference thereto.	ETINGS: virtue of an Andrew of the principal definition of
County and State aforesaid, hereinafter called first party, whether one or more, SEND GRE WHEREAS, first party is indebted to The Federal Land Bank of Columbia, a corporation created, organized and existing under and by f Congress, entitled the Federal Farm Loan Act, hereinafter called second party, as evidenced by a certain promissory note, of even date herewith um of One Land Act, hereinafter called second party, as evidenced by a certain promissory note, of even date herewith ayable to the order of the second party, together with interest from the date of said note on the principal sum remaining from time to time un f	ETINGS: virtue of an Andrew of the principal definition of
ayable to the order of the second party, together with interest from the date of said note on the principal sum remaining from time to time under the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment on interest being due and payable annually; said principal sum being described and thereafter interest being due and payable equal, successive, and thereafter interest being due and payable annually; said principal sum being described and a final installment of the first installment of said principal on the first installment of said principal sum and interest are paid in full, and each install ment of principal and interest bearing interest from due deep highest rate authorized to be charged under the Federal Farm Loan Act, as amended; all of which and such other terms, conditions, and appropriate in the said note, will more fully appear by reference thereto. All that that of land land annually faster served.	Dollampaid, at the randct of Congres 192 ue and payable unual installmen Dolla incipal being d
ayable to the order of the second party, together with interest from the date of said note on the principal sum remaining from time to time under the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment on interest being due and payable on the first payment of the payable on the first payment of the payable on the first payment of principal being due and payable on the first payment of principal being due and payable on the first payable sum and interest are paid in full, and each install ment of principal and interest bearing interest from due deplayed the charged under the Federal Farm Loan Act, as amended; all of which and such other terms, conditions, and appropriate to be charged under the Federal Farm Loan Act, as amended; all of which and such other terms, conditions, and appropriate the payable of the paya	Dollampaid, at the randct of Congres 192 ue and payable unual installmen Dolla incipal being d
per centum per annum, (or at the rate of interest fixed by A general f	npaid, at the random of Congres 19-2 ue and payable nual installmer Dolla incipal being d
per centum per annum, (or at the rate of interest fixed by A general first payment on interest being due and payable on the first manually; said principal sum being described thereafter interest being due and payable equal, successive, A sufficient fixed by A grant fixed fix	Act of Congres 192 ue and payable unual installmer Dolla incipal being d
de first payment on interest being due and payable on the first day of Montander annually; said principal sum being de definition de thereafter interest being due and payable annually; said principal sum being de dequal, successive, and final installment of the first installment of said produced depayable on the first installment of principal being due and payable and day of Monander depayable and interest are paid in full, and each install ment of principal and interest bearing interest from due depayables that authorized to be charged under the Federal Farm Loan Act, as amended; all of which and such other terms, conditions, and appropriate that that that appears by reference thereto. All that that that appears by foreign and	ue and payable unual installmer) Dolla incipal being d
equal, successive, and fifty and notice (\$ 50.00 ch and a final installment of	nual installmer) Dolla incipal being d
equal, successive, and fifty and notice (\$ 50.00 ch and a final installment of	nual installmer) Dolla incipal being d
equal, successive, and fifty and notice (\$ 50.00 ch and a final installment of	nual installmer) Dolla incipal being d
ch and a final installment of) Dolla incipal being d
d payable on the	Dolla incipal being d
d payable on the	incipal being d
d thereafter the remaining installments of principal being due and payable————————————————————————————————————	19.3
mually until the entire principal sum and interest are paid in full, and each install ment of principal and interest bearing interest from due de highest rate authorized to be charged under the Federal Farm Loan Act, as amended; all of which and such other terms, conditions, and as intained in the said note, will more fully appear by reference thereto. All that tract of land containing furty.	
mually until the entire principal sum and interest are paid in full, and each install ment of principal and interest bearing interest from due de highest rate authorized to be charged under the Federal Farm Loan Act, as amended; all of which and such other terms, conditions, and appear to the said note, will more fully appear by reference thereto. All that thact of land containing farty.	
ntained in the said note, will more fully appear by reference thereto. All that tract of land containing forture seven an	ate until paid
lee that tract of land containing forty-seven and lourths (473/4) are in Grove Township Greenville	
Pourtho (47 3/4) agus in Grove Todonship Greenville V	d thre
	Dunte
South Carolina, known as the Charlie mitchell far	m el
ated on the Moonville Road, two Q) miles east o	
nont, bounded on the north by lands of Bradfor	
non pour ala en en lour by lande of madfor	a com
n the East by lands of Jim Richer and Walter	leaste
n the South be lands of Mis Hattie of Charles, and him and having the full retes and bounds are cording to plat made by L	Jann
in and Bradbard Odthran and having the Sall	Derin
reteriand bounds as anding to blat bush to	a lta
To the state of th	lamore
leves, Engineers, August, 1983:	
Beginning at a stake 34 on the Moonville Road, l	
to Piedmont, and running thence South 32 de	
5 minutes West 23 65 chains to stone; thence	South
4 deanew 30 minutes East 24.50 chains to stone	" then
Torth 28 degrees 30 minutes East 9 chains to se	
thence north 13 degrees 15 minutes East 2.86 C	
to a bridge over Granch (Bridge now gone) then	ce di
North 17.58 Chains to stone i thence North 41	degree
Vest 13.63 Chains to Regisining corner.	
	2 P L
Being the same conveyed to l'Effic lo Baty to	14.00.
any by alla auta july 22, 1929, al corala an VII	211:00.
ffice for Genville County, in Book 134, Page	<u> </u>
Copy of said plat now being on file with the	Tedera
and Bank of Columbia.	
$m{b}$	
·	
·	