	TOGETHER with all and singular the rights, members, hereditaments, and appurtenances to the said premises belonging or in any wise incident or appertaining. TO HAVE AND TO HOLD all and singular the said premises unto second party, his successors and assigns in fee simple forever. First party hereby binds himself, his heirs, executors, administrators, and assigns, to warrant and forever defend all and singular the said premises unto the second party, his successors and assigns, from and against first party, his heirs, executors, administrators, and assigns, and all other persons whomsoever lawfully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, And is the true intent and meaning of the parties to these presents that if first party shall well and truly pay, or cause to be paid, unto second party, his successors or assigns the said debt or sum of money, with interest thereon as aforesaid, and shall perform all terms, conditions, and covenants according to the true intent of said note and this mortgage and any other instrument securing said note, and comply with all the	•
A. T.	provisions of Part 3 of the aforesaid Act of Congress and all amendments thereto, and with the rules and regulations issued and that may be issued by second party or his successors, acting pursuant to the aforesaid Act of Gengress, or any amendments thereto, then this mortgage shall cease, determine, and be utterly null and void; otherwise it shall remain in full force and offect. FOR THE CONSIDERATION aforesaid, it is covenanted and agreed by first party to and with second party as follows: 1. First party is lawfully seized of said property in fee simple and has a perfect right to convey same; there are no encumbrances or liens whatsoever on said property except the following: A first Mortgage of lively date the exited by the implementation of the convey same; there are no encumbrances or liens whatsoever on said property except the following: A first Mortgage of lively date the exited by the implementation of the convey same; there are no encumbrances or liens whatsoever on said property except the following: A first Mortgage of lively date the exited by the implementation of the convey same; there are no encumbrances or liens whatsoever on said property except the following: A first Mortgage of lively date the exited by the implementation of the convey same; there are no encumbrances or liens whatsoever on said property except the following: A first Mortgage of Said Property in fee simple and has a perfect right to convey same; there are no encumbrances or liens whatsoever on said property except the following: A first Mortgage of Said Property in fee simple and has a perfect right to convey same; there are no encumbrances or liens whatsoever on said property except the following: A first party is lawfully seized of said property in fee simple and has a perfect right to convey same; there are no encumbrances or liens whatsoever on said property except the following: A first Mortgage of Said Property in fee simple and has a perfect right to convey same; there are no encumbrances or liens whatsoever	
A KING	177 19 19 19 19 19 19 19 19 19 19 19 19 19	
M M	2. First party will insure and keep insured as may be required by second party from time to time all groves and orchards now on said property or that may hereafter be thereon against damage by fire windstorm, hall, frost, and/or freeze, and all buildings now on said property, and all buildings which may hereafter be erected thereon, against loss or damage by fire or windstorm in such form, such amounts, and in such complany or considered as a ball be satisfactory to second party, the loss if any, to be payable to second party as his interest may appear at the time of the loss. First party will deliver to second the policy or policies of insurance, with me tagged clause attached thereto satisfactory to second party, and will promutly pay when due all premiums for such insurance. If any grove of orceard shall deplets troved or damaged by fire, windstorm, hall, froat, and/or freeze, the amount received in stitlement of the loss may be applied at the option of second party may in his sole discretion determine. If any puilding on said property so insured shall be electroded by fire or windstorm, the displant received in settlement of the loss may be applied at the option of second party either on such part of the indebtedness secured by this instrument as second larty may in his sole discretion determine or to the reconstruction or report of the biddings sol destroyed or damaged. 3. First party will pay all taxes, agassements and other governmental charges, and all judgments that may be levied or assessed upon or against the property herein described, or that may be a become a lies thereony and all amounts (both plusteds) and interest; partitions, or secured by (d) lie or mortrage upon he property herein described, or that may be allowed by the Landy Bank Commissioner or his subsection of the property herein described or placed thereon, in good order and condition, will not earnify allowed by the Landy Bank Commissioner or his interest or placed thereon are, and sill all mendments thereto, as well as the rules and	
The day	cought of weight party of his agent duly eitherized in writing and will not cause or peanls my injust or chalce of any kind to or in any part of the weights, or any buildings, fences, fixtures, of laprovementations. 6. First pathy will expend the whole of the loan setured, hereby for the purposes spill orth in the application therefor. It is represented and declared as a condition hereof by first party that when the loan secured hereby is closed, there will be no doubtlands in durantistical juryer encumbrance of thy nature against the property here in described in covenant one above of with the written consent of second party or his agent dily althorized in writing. It is first party shall fail to proper and relatively intervented of said property as herein africal, or after procurity in same same, shall fail to pay the premium therefor, or if first party shall fail to proper and the property of the same shall be added to the more and the property of the same shall be added to the principal dark the property and the property of the property of the same shall be added to the principal dark the property and the property shall fail to pay any insulations to property and the property shall fail t	
10 Jan	by the foreclosure sale of the property herein destricted, without requiring an appraisal of the property herein flescriben, either before or after the forecosure sale thereof, and without any defense or said tempuse of the alleged true value of said land, or for any other leason. 9. If there there said sail to pay any instiffment of principal or interest, at or before the date when the said sail become dut and payable, or sail fail to procure and maintain insurface on the growth, or said from the said sail to pay any least so the first party when and as the said is ductant payable, or shall fail to flay any least, liens, assessments, judgments or amounts (both principal and interest) donestiving, or secured by first party when and as the said proberty or become a lien against the property, before or when the same shall become due and payable, or fit the thing ags, fences, and other improvements on said land are not kept in good lorder and condition, or if it is not yor waste is committed or permitted to or or by said property or the buildings, tentes fattures, or improvements on said land are not provident is are repoved from or changed on said property, or if any true or timber are desired for any pripose or worked for the interest of this instrument, or of any other instrument second party, all in accordance with the dovenant herein configuration of the aforesaid Act of Congress, or any mendment thereto, or any bif the rules and regulations issued or that may the isofate by second party or his successors, and privilege, and to purpose or any embed or remedies herein provided for in case of default, and second party shall have the right immediately, at his option to describe any power, and powered by the second by the instrument are remaining unpaid and interest thereon, and the control of any default by affert party under the tenter of the provided transfer of the party of the pa	
t prome	authorized it. law. In the cent of any default by first party under this terms of this instrument, the entire debt secured by this instrument, including rincipal remaining unpaid and interest thereon, and all sams paids advanced by second party for tixes, lions assessments, judgments, by instrument, but in picipal and interest constituting it severed by, a lien or mortgage prior to this mortgage, or for insulance premiums or requires, or offerwise, I will at the loption of second serty at once become due and a syable without notice, and second serty shall have the right to proceed forthwith to foreclose this flottware. The nurchale of the declosure sale shall not be construed as a waiver of any similar by other act or acts, or omission or omissions, at any subsequent time. Wheel, by the terms and conditions of the paid note or of this instrument or of may other instrument securing said note, a day or time is fixed for the payment of any money or the performance of the positivation of agreement, the time stated enters into the consideration and so of the seened of the entire contract. It is further security for the payment of the note herein described and for the performance of the send of the said mortgage, first party hereby transfers, askins, and sets over to second party, his successor and assigns all of the crops sower of growing them the said mortgage of the said mortgage of the said mortgage of any such default, and the after and upon filing suit for foreclosure, or a lany time therefore, sayed party shall be entitled to his a receipt appointed to take charge of the said mortgage of any such default, and the after and upon filing suit for foreclosure, or a lany time therefore a sayed party shall be entitled to his a receipt appointed to take charge of the said mortgage, and the crops so n or growing thereon, together with the said entire said debt, or any part thereof, is established by or in any action for foreclosure of first party, in addition to the said left or so uplicable together and transfer an	
The dab	this most sharpe movever, any then to represent the contractive of second party may must have any that of the party in the property of the party in the property of the party in the party	
	Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: State of South Carolina (Seal)	
	County of Greenville Personally appeared before me and made oath that he saw the within named act and deed deliver the within mortgage; and that he, with with with Sworn to and subscribed before me this the	
	STATE OF SOUTH CAROLINA, County of Greenville I,	
•	that Mrs	
	Recorded January 5th 1935 at 12:35 o'clock	