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

## REAL ESTATE MORTGAGE FOR SOUTH CAROLINA

KNOW ALL MEN BY THESE I		OK SOUTH CAROL		
That, whereas the undersigned, I, I			<b>*</b>	
	<b>A</b>	0	<b>/</b>	
	7 ^	À		
of the county of Greenville, State of acting by and through the Santa line.	of South Carella hereinafter calle	Mortgagor, has become income	In indehending it is to	
acting by and through the Secretary of Agriculture,	pursuant to the provisions of Ti	The rate of the Bunklica Pi	irm Tenant Act, hereinaf	ed States of America, iter called Mortgagee
sum of For ty-three Hundred Fo				42 for the principal
(\$ 4.345.00 ) mish in the second of the seco	rey-love and No/100			
(\$_4,345.00), with interest at the therein provided, the first installment of One H	rate of three per cent (3%) per	annum, principal and interes	payable and amortized	i in installments as
		ADO WO / 100 _ /		
ing thirty-eight installments, annually thereafter, an whichever date is the earlier; and	on the day of the fortieth installment, either	thirty-nine years increafter	or forty years from the	2 the next succeed-
WHEREAS Mostgranger in the		$\frown$		
whereas, Mortgagor is desirous of securing any extensions or renewals thereof, and any agreeme advances or expenditures made as hereinafter povide NOW, THEREFORE in consideration of the	enti-emplementary thereto, and a	ny additional indebtedness acc	of principal and intere- uing to Mortgage on a	est at maturity, and count of any future
NOW, THEREFORE, in consideration of the	said indebtedness and to secure	the promot payment the post	neat of Mortgagor herei	n contained.
NOW, THEREFORE, in consideration of the sany extension or renewal thereof, or of any agreement Mortgagor herein contained, Mortgagor has grant the following described real estate situated in the	supplementary thereto, and to s	ecure the performance of ea	ch and every covenant	ecomes due, and of and surgement of
the following described real estate situated in the	Greenv	llle		and offen worthwater
All they certain	piece, parcel or the	Tat of land in one	Manual State of Soil	uth Carolina, to-wit:
County, South Carolina, containing	ng 60. 11 same (For	ace of Rand in One	AL TOwnship	reenville
of C. O. Berry made by H. S. Brock	Ckman Sunveyor To	o o loss, as show	n on a plat of	property
for Greenville County 8. C. in	Book Book	18,40, 1941, 3060	ded in the R.	M. C. Offace
for Greenville Gunty, 8. C., in the following metes and bounds,	Sant Dudy I , at I	page 137, and hav	ings secording	to sale pla
		$-\mathcal{O}_{I}$		_w >
property of C O Popular of St.	ron san at the corne	or of property of	W. W. Edwards	and other
property of C. O. Berry, and runn	then ca with sai	d Edwards Mar No	rth 48 degrees	30 might teas
range crossing the read to Be	arton is Thanel to	nother thanks make		
The state of the s	111201COS Kast 1272 fo	at to annother th	No. 2	- I
lends South 76 degrees 05 minutes	Bast 1465 Coot to	appint; thence	till with said	Berry lands
The state of the s	rossing the road lea	date to Bratonia	Inmal ton -	<b>20</b>
tands	o poposizio degressiva	I minutas Wast 1	17 Photo to CX.	
Total Sala O. O. Berry lands Sout	h 59 degrees 00 min	utes West 1881 fee	t to the begin	ning iron
		200		
		150	SA	
		9	<b>)</b>	
<u> </u>	<u> </u>	<del></del>		
· 99/				
24	No.		RECORD I	
185	<b>*</b>	TILL		
Being the same land hat was conveyed to  C. O. Bernar  simultaneously herewith; together with all rents and other revenues or income belonging, or in any wise incident or appertaining, at the use of the real property herein described all, at		NO CANCELLA	3000	
3 3		SELED AND OF	COUNTY	
Wax & Gi		ATIST DAY	E NO	
Being the same land hat was conveyed to	Paul T. Barton	COR CREEK A	by a cer	rtain deed made by
simultaneously herewith;	, da	ated worter Olst.	1942 and intend	ded to be recorded
together with all rents and other revenues or income belonging, or in any wise incident or appertaining a	es therefrom, and all and singular	the Tights, members, her	editaments and appurte	enances thereunto
repress never described, all of	which property is sometimes h	ereinafter designated as "esid	nemerate.	ably necessary to
10 HAVE AND TO HOLD, all and singular, s	said property before mentioned a	unto Mortgagee and its assign	forever	
MORTGAGOR, for himself, his heirs, executor said property unto Mortgagee against every person w presents covenant and agree:	rs, administrators, successors an homsoever lawfully claiming or	d assigns, does hereby warran	t and forever defend all	l and singular the
1. To pay before the same shall become 4.1		to claim the same, or any ga	ir riferedt' stra goes vet	reby and by these
1. To pay, before the same shall become delinque which affect said property or the Mortgagee's rights to Mortgagee, without demand, receipts evidencing such	and interests therein under this	liabilities, obligations and en Mortgage or the indebtedness	s hereby secured and a	nature whatsoever
2. Immediately upon the execution of this most				
2. Immediately upon the execution of this mortge policies as Mortgagee may then or from time to time Property. Said fire and other insurance policies shall be a support of the support of	te require upon the buildings an	d improvements now situate	surance policies and suc or hereafter constructed	h other insurance in or upon said
approved by Mortagee.	1. 2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	see and shan be with companie	a m amounts and on ter	ms and conditions
3. Personally and continuously to use said prope and good condition; to commit or suffer no waste of	erty as a farm, and for no other	er purpose; at all times to	maintain said property	in proper service

- 3. Personally and continuously to use said property as a farm, and for no other purpose; at all times to maintain said property in proper repair permit to be removed, gravel, oil; gas, coal or other minerals, except such as may be necessary for ordinary domestic purposes; promptly to effect such shall, from time to time, prescribe; and to make no improvements upon said Property without consent by Mortgagee.
- 4. To perform, comply with and abide by each and every stipulation, agreement, condition and covenant in said promissory note, and in any extensions or in this mortgage contained.
  - 5. To comply with all laws, ordinances and regulations affecting said property or its use.
- 6. That the indebtedness hereby secured was expressly loaned by the Mortgager to the Mortgagor for the purpose of purchasing this said property, and
- 7. The Mortgagee, its agents and attorneys, shall have the right at all times to inspect and examine said property for the purpose of ascertaining whether or not the security given is being lessened, diminished, depleted or impaired, and if such inspection or examination shall disclose, in the judgment of the mortgage on the part of the Mortgagor.
- 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 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