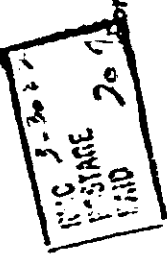


2 100 R 1061
45 063 0 1A4074 1A4074 01840743-1
OR OTTIS R CAUSEY
STAR ROUTE BOX 139
CLEVELAND S C 29635

STATE OF SOUTH CAROLINA
COUNTY OF Greenville
AMORTIZATION MORTGAGE



Donald H. Causey & Rachel B. Causey /
10/61
C. L. C. 10/61
C. L. C. 10/61

TO
THE FEDERAL LAND BANK
OF COLUMBIA

STATE OF SOUTH CAROLINA.
COUNTY OF Greenville

I hereby certify that the within mortgage was filed and/or lodged for record in my office at 9:54 AM, o'clock on the 6th day of September 1961, and immediately entered on the proper indexes and duly recorded in Real Estate Mortgage Book 868 at Page

47 AND CANCELLED OF RECORD
30TH DAY OF NOVEMBER 1962
Donald H. Causey
President
Federal Land Bank
of Columbia

76 1378
THE FEDERAL LAND BANK
OF COLUMBIA
The N. L. B. Corp. Company, Columbia, S. C. 29201

county in Deed book 7-5 at page 229.

This mortgage is executed in DUPLICATE, each of which shall be deemed an original, one of which is being filed for record in Greenville County and the other is being filed for record in Pickens County, South Carolina.

Donald H. Causey
Done this 5th day of October 1961

The debt secured by the within mortgage having been paid in full, said mortgage is hereby satisfied and the lien thereof discharged, this the 5th day of NOV 1961. 21754

Witnesses:

Mable York

Talley F. Kelly, Secretary
FEDERAL LAND BANK OF COLUMBIA

Amelia E. James, Assistant Secretary

Fayliss D. James, Assistant Secretary

TOGETHER with all and singular the rights, members, tenements, 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, its 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, its successors and assigns, from and against first party, his heirs, executors, administrators, and assigns, and all other persons whomsoever lawfully claiming as to claim the same or any part thereof.

PROVIDED ALWAYS, NEVERTHELESS, that it is the true intent and meaning of the parties to this agreement, that if first party shall well and truly pay, or cause to be paid, unto second party, its 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 provisions of the Federal Farm Loan Act and all amendments thereto, and with the rules and regulations issued and that may be issued by the Farm Credit Administration, all of which are hereby made and ratified as the same shall now stand and be made null and void otherwise it shall remain

21754 MAR 32 1965

21754

432 RV 2

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