BOOK 1191 PAGE 05

FA-4 S.C. Mortgage (August, 1970) (Individual and Somprator) L.E.CO. S. C.

THE FEDERAL LAND BANK OF COLUMBIA

STATE OF SOUTH CAROLINA

OLLIE FARHSWORTH MORTGAGE LOAN NO. S-193-28

County of Greenville

THIS INDENTURE, made this

day of

, 19 , by and

between

Raymond W. Hampton and Naomi C. Hampton

hereinafter

called first party, whether one or more, and The Federal Land Bank of Columbia, of Columbia, S. C., a corporation organized, chartered and existing pursuant to an Act of Congress, entitled the Federal Farm Loan Act, hereinafter called second party, WITNESSETH, that,

WHEREAS, first party is indebted to second party in the principal sum of FIFTEEN, THOUSAND

SEVEN HUNDRED AND NO/100- -

-Dollars (\$ 15,700.00

), as evidenced by a certain

promissory note, of even date herewith, payable to the order of second party in Two Hundred Forty (240)

successive

Monthly

installments of principal, the first installment of principal being

This mortgage also secures (1) all existing indebtedness of first party (or of any one or more of the parties designated herein as first party) to second party (including but not limited to the above described note) evidenced by promissory notes or any other instruments, and all renewals, reamortizations, extensions, deferments or other rearrangements thereof, together with interest thereon as provided therein, (2) all future advances that subsequently may be made to first party (or to any one or more of the parties designated herein as first party with the written consent of the remainder of said parties) to be evidenced by promissory notes or any other instruments, and all renewals, reamortizations, extensions, deferments or other rearrangements thereof, together with interest thereon as provided therein, said future advances, if any, to be made solely at the option of second party, and (3) all other indebtedness of first party (or of any one or more of the parties designated herein as first party) to second party now due or to become due or hereafter contracted, and all renewals, reamortizations, extensions, deferments or other rearrangements thereof, together with interest thereon as provided for, THE MAXIMUM PRINCIPAL AMOUNT OF ALL EXISTING INDEBTEDNESS, FUTURE ADVANCES, AND ALL OTHER INDEBTEDNESS OUTSTANDING AT ANY ONE TIME NOT TO EXCEED

THENTY THREE THOUSAND AND NO/100- - - - DOLLARS (\$ 23,000.00), plus interest thereon, attorneys' fees, court costs, and any advances necessary for the protection of the security or title thereto, such as, but not limited to, advances for taxes and insurance premiums, all of which are secured by this mortgage. It is understood and agreed by all parties hereto that the execution by first party and the acceptance by second party of any notes, renewal notes or other instruments, or the agreement by second party to any reamortizations, extensions, deferments or other rearrangements as contemplated in this paragraph or elsewhere herein shall not be construed as payment of any indebtedness hereby secured (whether or not, among other changes in terms, the interest rate or rates remain the same and/or time for payment is thereby extended or lessened), and shall not discharge the lien of this mortgage which is to remain in full force and effect until the total indebtedness secured hereby has been paid in full. All notes or other instruments contemplated in this paragraph or elsewhere herem shall remain uncancelled and in possession of second party, its successors and assigns, until the total indebtedness hereby secured is paid in full.

NOW, KNOW ALL MEN, that first party, in consideration of the debt as evidenced by the above described note, and for better securing the payment thereof to second party, according to the terms of said note, and the performance of the conditions and covenants herein contained, and to secure any other indebtedness contemplated in the paragraph next above or elsewhere herein, and also in consideration of the sum of One Dollar to first party in hand paid by second party, receipt whereof is hereby acknowledged, has granted, bargained, sold and released, in fee simple, and by these presents does grant, bargain, sell and release, in fee simple, unto second party, its successors and assigns, the following described lands, including but not limited to, all trees, timber, shrubbery, fixtures and improvements now and hereafter thereon

(SET FORTH HEREINBELOW AND/OR ON SCHEDULF "A" ATT ACHED HERETO AND MADE A PART HEREOF)

ALL that certain piece, parcel or lot of land situate, lying and being in the County of Greenville, State of South Carolina, containing 95.9 acres, more or less, according to a plat of Property of Raymond W. Hampton and Naomi C. Hampton prepared by Dalton & Neves Co., Engineers, in April 1971, recorded in the RMC Office for Greenville County in Plat Book 4-I at page 193 and having the courses and distances shown on said plat.

This property is bounded as follows: on the North by Carrie Sullivan; on the East by Evans; on the South by Paul and Annie Mae Evans; and on the West by H. C. Davidson and M.W. Fore Estate.