		1	rakgo.	
				belonging or in any wise incident or
TO HAVE AND TO HOLD all and binds himself, his heirs, executors, administrative successors and assigns, from and against first claim the same or any part thereof.	singular the said premise ators, and assigns, to war st party, his heirs, executor	es unto second party his rant and forever defend rs, all hinistrators, and as	all and singular the said signs, and all other person	premises unto the second party, his whomsoever lawfully claiming or to
PROVIDED ALWAYS NEVERTH	ELESS And it is the truth	intend and meaning of the	ha ndrtige to those presents	that if first nexts shall wall and twile
pay, or cause to be paid, unto second party, terms, conditions, and covenants according t provisions of Part 3 of the aforesaid Act of party or his successors, acting pursuant to the	e alonesam act of congress	ore and this most graph is nents thereto, and with the soor any appendments the	d any other instrument secone rules and regulations is pereto, they this mortgage,	aring said note, and comply with all the ued and that may be issued by second shall cease, determine, and be utterly
null and void; otherwise it shall remain in fu	all force and whect.	perced by first party to	and with second bandy as	follows:
1. First party is lawfully seized of Aid prov	perty in fee simply and has a see		are no entumbrances of liens v	hatsoever on said property except the following:
The sew hield	ale 3 h Com	manutage Bor	I will	un here
ing the disther	a Boux w	July Cardin	yed I low	Howa
1. First party is lawfully seized of Aid provided the seized the seized of Aid provided the seized of Aid provided the seized t	the Bank Con	at what	and of a	a devi
2. First farty will insufe and keep insured a storm, in such form sight amounts, and in such corn time of the loss. First party will deliver to second all premiums for such of any will deliver to second all premiums for such of second party on such part of the ind be destroyed or damaged by fire or windstorm, the a instrument as second party on such part of the ind be destroyed or damaged by fire or windstorm, the a instrument as second party on all taxes, assessments be or become a lien thereon, and all amounts (both payable, and before they become delinquent, and will, 4. All fixtures and improvements of every k and covenants contained in said note and this mortga issued and that may be issued by the Land Bank Comparison of the destroyed or damaged by fire or windstorm or other or the destroyed or damaged by fire or windstorm or other or the destruction or removal from said property, for saw consent of second party or his agent duly authorized or improvements thereon. 6. First party will expend the whole of the	s may be required by seloud par freeze and all jouildings now on any or companies, as shall, here	riv from time to time all grove and property, and all building atisfactory to second party th	estant orchards now on said pro which may hereafter be erected loss if any, to be payable to s	perty or that may hereafter be thereon against thereon, against loss or damage by fire or wind- econd party as his interest may appear at the
all premiums for buch insurance. If any grove or order at the option of second party on such part of the ind be destroyed or damaged by fire or windstorm, the a	arty the configure policies of a lard shall be destroyed by damage obtedness becured by this instru- tion it received in aethement of	ed by fire, windstorm hall, from the loss may be applied at the	e attacked thereto satisfactory to six and for freezy the amount re has sple discretion determine. If the option of second party either o	second party, and with prombiny pay when due ceived in stitement of the loss may be applied any building on said property so insured shall a such part of the indebtedness secured by this
8. First party will pay all taxes, assessments, be or become a lien thereon, and all amounts (both payable, and before they become delinquent, and will,	and other the remental charges, oringinal and interest) constituti on ilmand, furnish receipts th	n of relative the british had may ng, or secured by lien or my had not party showing payment	be leved or assessed for or ga bage upon the years herist t of the same.	ins the property herein described, or that may described prior to this mortgage, when due and
and covenants contained in said note and this mortga issued and that may be issued by the Land Bank Cor 5. First party will keep all buildings, fences	nd matsoever now on said page, and shall also be sylbed to nmissioner or his successors, act fixtures, and other improvement	the provisions of the foreshid ting persuant the too. of elery band and nature.	on are and pail inspectiated be Act of Concress and all amendme www.on said property, or hereaf	thereto, as well as the rules and regulations, en thereto, as well as the rules and regulations are exected or placed the term, in good order and
condition, with not permit any nouses on said property be destroyed or damaged by fire or windstorm or other or the destruction or removal from said property of ar of any wood, trees, or timber on said property, for sawn	wise, will maintain and work the buildings, tences, fixtures, or nill, turpertine, of other uses or	e above described premises in a line to above described premises in a limbro vements of any kind what purposes, except for firewood	good and uning ed buildings, fe good and hus and like mander, w tsoever, and will not cut his se for us on said premises and oth	ill put commit or or the improvements that may ill put commit or permit waste du said property, redove or removal rdinary farm purposes, without the written
that, when the loan secured nergy is closed, there will one above or with the written consent of second party 7. If first party shall fail to procure and n shall fail to pay any taxes, liens, assessments, or is same shall become due and payable, as herein agreed, then in any such event, second party may procure sucliens, assessments, judgments, or amount which shoulbuildings and improvements on said land in good order cumbrances, or repairs shall be added to the principal at the rate of five (5%) per centum per annum, shall appropriate the all rights of the parents or payable.	or his agent duly authorized in naintain insurance on said prop- ludgments, or amounts (both p- or if first party shall fail to ke	ring is herein agreed, or after ring and interest constituted the buildings and improvem	r procuping the same, shall fail hig, or secured by a figh or more tents now on said land or hereaf	to by the premium therefor, or if first party tragge prior to this mortgage, as and when the er placed thereon, in good order and condition,
then in any such event, second party may procure suc liens, assessments, judgments, or amount which shoul- buildings and improvements on said land in good order cumbrances, or repairs shall be added to the principal	a insurance and pay the premiur l, under the terms of this instr r and condition, and any sums so debt hereby secured, and shall be	m the toon, and may pay any usument, be paid by first barty, o paid or advanced by second ecome part the rep	impaid fremium for insurance pr and manufake or cause to be party for insurance premiums, payment thereof, with simple inte	ocured by first party, and may pay any taxes, made any repairs necessary to place or keep saxes, liens, assessments, judgments, other en- rest from the date of payment by second party,
at the rate of five (5%) per centum per annum, shal subrogated to all rights of the person or persons to 8. First party represents and declares as a cadministrators, and executors all rights that now exifore or after the foreclosure sale thereof, and agrees the substitution of the control o	, be secured by this instrument whom such payments may be ma ondition hereof and as a part of st or that may hereafter exist t	in the same provided and to tade. I the consideration for the loar under the lars of the State of	A same extent as the original descured hereby that he does here f South Carolina to require an	ebt hereby secured; and second party shall be eby waive and renounce for himself, his heirs, uppraisal of the property herein described, be-
by the forcelegure cale of the property herein describ	od svitnout roquiring on omreic	cal of the presents begain do	savibad aither before or ofter	he foreclosure sale thereof and without any
defense or set-off because of the alleged true value of 9. If first party shall fail to pay any install surance on the groves, orchards or buildings on said is same is due and payable, or shall fail to pay any tax gage, which may be or become a lien scainst the pokent in good order and condition, on it rajury or wast provements are removed trop or changed on said type the covenants herein contained to fif first party shall note, or any provision of Part s of the aforesaid act acting pursuant to the appressid Act of Congress, or party shall have the right immediately, at his option authorized by law. 10. In the event of any default by first party	ind, in alcordance with the term es, lighs, assessments, judgments requerty, before or when the sar calls committed or permitted to a	ns of this instrument, or to p s or amounts (both principal a me shall become due and paya or on the said property or the	ay the premium on any insurar und interest) constituting, or sect ble, or if the buildings, fences, buildings, fences, fixtures, or in	the procured by first party when and as the red by, a lien or mortgage prior to this mortand other improvements on said land are not approvements thereon, or if any fixtures or improvements.
provements are removed from or changed on said by or the covenants herein contained to if first party shall note, or any provision of Physics of the aforesaid act	erty, or if any trees or timber of fail to keen or perform, or shall of Congress or any amendment to the mendment thereto, my such	fe cut for any purpose or wor l violate, any other term, cond thereto, or any of the rules ar h act, omission, condition, viola	ked for turpentine without the cition, or covenant of this instrument regulations issued or that manufactor, or event shall constitute a	onsent of second party, all in accordance with nent, or of any other instrument securing said y be issued by second party or his successors, default on the part of first party, and second
party shall have the right immediately, it his option authorized by law. 10. In the event of any default by first party and all sums paid or advanced and second party for the	to exercise any right, power, under the terms of this instructions, assessments, judgment	and privilege, and to pursue a ment, the entire debt secured l	my remedy or remedies herein p by this instrument, including pri	rovided for in case of default, and any others neipal remaining unpaid and interest thereon, secured by a lien or mortgage prior to this
authorized by law. 10. In the event of any default by first party and all sums paid or advanced by second party for transfer, or for insurance of purious or repairs, or off forthwith to foreclose this mortgage. The purchase tion, stipulation, or coverent of this instrument of time. Where, by the terms and conditions of the said formance of any obligation or agreement, the thice states the states of the said	erwise, shall at the option of sec at the foreclosure sale shall not any violation thereof, shall not a not of this instrument or	cond party at once become due be responsible for the proper be construed as a waiver of of any other instrument secur	and payable without notice, and disbursment of the purchase mon any similar or other act or act ing said note, a day or time is	I second party shall have the right to proceed ey. Any waiver by second party of any condi- , or omission or omissions, at any subsequent way for the payment of any money or the per-
formance of any obligation or agreement, the one sta 11. As further security for the nayment of the hereby transfers, assigns, and sets over to second party of the reput transfers, assigns, and the reput transfers and all of the reput transfers.	ted enters into the consideration of note herein described and for ty, his successors and assigns a ty of the said mortgaged promise	and is of the essence of the r the performance of all the till of the crops sown or grown or	entire contract. erms, conditions, and covenants ing upon the said mortgaged p	of said note and of this mortgage, first party remises at the time of any default hereunder
or at any time thereafter, second party shall be entitle said rents, issues, and profits arising therefrom and h 12. In the event said debt, or any part thereof, debt or so much thereof as shall be unpade, a reasons				
principal, interest, and all advances mede or liens paid 13. First party shall hold and enjoy the said p this mortgage shall be made; however, any agent or i	l by second party under the term remises until default in payment	ns hereof then unpaid, such fe of any of the installments as	e to be incorporated in the judge provided in said note or a bre	nent of foreclosure in such action. ach of any of the covenants or conditions of
by second party. 14. All rights and powers herein conferred ar under shall extend to and be binding upon the heirs, given to second party shall extend to and may be exer or assigns. Wherever the context so admits or require	executors, administrators, success- cised and enjoyed by the success-	sors, and assigns of first part fors and assigns of second part	y; and all rights, powers, privil y and by any agent, attorney, or	eges, and remedies hereim conferred upon and representative of second party, his successors
line shall include the feminine. In case of error or or by first party.	nission in this mortgage or the 1	note which it secures, a mortga	ge and note to correct the same, of	ated as of this date, will be promptly executed
WITNESShar	tu fant		day of Fe br	in the year of our
Lord nineteen hundred andyear of the Sovereignty and independence of	t the United States of Am			
Signed, Sealed and Delivered in the Presence He len Black ,	of:		L11116 A. Plumb	LLED OF RECORD (Seal)
Ansel M. Hawking	3,		IN DAY OF	Taren 1100 ma
COLUMN CALLAND	more a security of the security of		R. M. C. FOR GREENVI	THE COUNTY, S. C.
STATE OF SOUTH CAROLINA, County of Greenville	•		AT SOUCHOUR	
Personally appeared before me		ten Black,		and made oath that he saw
sign, seal, and as her act a witnessed the execution thereof.	nd deed deliver the within	mortgage; and that he,	with Ansel M. I	law kins,
Sworn to and subscribed before me this the	- 7th			
Ansel M. Hawkins		(L. S.)	Helen Blac	.k
namen i i thai an Amara an Amaran an i i i tha i i i i i i i i i i i i i i i i i i i			and the second of the second o	a water was trained as a substitute about trained or trained at trained about the trained as a substitute of tr
STATE OF SOUTH CAROLINA, County of Greenville	RENUN	CIATION OF DOWER		
				y certify unto all whom it may concern
that Mrsdid this day appear before me, and, upon bei dread, or fear, of any person or persons wh and assigns, all her interest and estate, and	omscever, renounce, releas	se and forever relinguish	unto the within named La	nd Bank Commissioner, his successors
Given under my hand and seal this			Singular one premises w	* ·
of		L. S.)		
Recorded February			o'clock P	М.