K. Crawford by Herbert A. Woods by deed dated August 26, 1959.

AISO, All that tract or parcel of land, with the improvements thereon, situate in Dunklin Township, Greenville County, South Carolina, containing thirty-four and one-fourth (344) acres, more or less, on a branch tributary to Horse Creek, waters of Reedy River, and known as Tract No. 4 of the former S. G. Vance lands, and more particularly described as follows: BEGINNING at a stone 3x old; thence North 45-1/5 E. 18.37 to stone 3x new; bounded by Estate of Perry Tripp and William Gray; thence North 17 West 24.69 to stake 3x new, bounded by Tract No. 5; thence South 59-1/5 West 9.86 to stake 3x new, bounded by Tract No. 2; thence South 5-1/2 East 32.02 to the beginning, bounded by Tract No. 3. The above courses and distances are according to a survey made December 13, 1923. From the foregoing tract of 344 acres, more or less, is excluded; however, one (1) acre of land, more or less, bounded by lands of William C. Crawford on the West and on all other sides by lands of Julian C. Crawford, on which one acre is situate a four room frame dwelling where William Richard Crawford, resides, said one acre to be surveyed and deeded to William Richard Crawford.

This is the identical property conveyed to Julian C. Crawford by Charles A. Johnson by deed dated December 2, 1954, and recorded December 3, 1954, in the Office of Registrar of Mesne Conveyances for Greenville County in Deed Book 513, at Page 290.

Together with all and singular the Rights, Members, Hereditaments, and Appurtenances to the said Premises belonging or in anywise appertaining.

TO HAVE AND TO HOLD, all and singular the said Premises unto STATE BANK AND TRUST WARE SHOALS, S. C.,

CO/its Successors and Assigns forever. And We do hereby bind our selves and our

Heirs, Executors and Administrators, to warrant and forever defend all and singular the said WARE SHOALS, S. C.,

Premises unto the said STATE BANK AND TRUST CO/its Successors and Assigns from and against and my Heirs, Executors and Administrators, and any and all other persons or persons whomsoever lawfully claiming or to claim the same or any part thereof.

PROVIDED, ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents that if We, the said Julian C. Crawford, Julian Ray Crawford, Jr. and Dorothy Jean K. Crawford, do and shall well and truly pay or cause to be paid unto the said STATE BANK AND TRUST CO./or its order, the said debt, or sum of money aforesaid, with interest thereon, if any shall be due according to the terms of said Note...; and do and perform all the covenants and agreements herein contained, then this deed of Bargain shall cease, determine and be utterly null and void, otherwise to remain in full force and virtue.

against loss or damage by fire, and the same kept insured until the above mentioned debt is fully paid, and assign the policy to the said STATE BANK AND TRUST CO. and in case that they fail to do so, the said BANK may cause the same to be done and reimburse itself for the premiums and expenses these with interest thereon at the rate of six per cent. and that the same shall stand secured by this mortgage.

- 2. It is also Covenanted and agreed, that the said Julian C. Crawford, Julian Ray Crawford,

 Jr. and Dorothy Jean K. Crawford, shall pay as they become due all
 taxes by whatsoever authority legally imposed upon the property hereby mortgaged, and in case—they
 fails to do so the said BANK may cause the same to be paid and reimburse itself therefor with interest at the rate of six per cent. per annum and the amount stand secured by this mortgage.
- 3. It is also Covenanted and Agreed, that the said Julian C. Crawford, Julian Ray Crawford, Jr. and Dorothy Jean K. Crawford, their agents and tenants shall keep the said premises in as good order and condition as they now are, and not commit waste or cut down the timber thereon, to such an extent as to impair the value of the same as a security for the said loan or debt herein, and that the said STATE BANK AND TRUST CO. or the holder hereof, shall be the judge as to the same as to whether it impairs the said security.
- 4. And it is also Covenanted and Agreed, that in case of default in payment under any of the conditions of said Note_____, or failure to pay the taxes or any taxes hereinbefore specified, or to insure the house or buildings as specified hereinbefore, or to do and perform any of the other Covenants and Agreements of this mortgage for the space of TEN consecutive days, the whole amount of the principal shall thereupon immediately become due and payable to the said STATE BANK AND TRUST CO. or the holder hereof.
- 5. It is also Covenanted and Agreed, that in case any action or proceedings of any kind to foreclose this mortgage is commenced or instituted by said Bank, or its assigns, a Receiver may be appointed pending such said proceedings with the usual powers in such case, to take charge of the rents and profits, crop or crops of any kind, of said mortgaged premises above described, to which end the same are hereby specifically pledged to said Bank as part of its security. The proceeds thereof after the payment of all costs and expenses incurred in obtaining said receiver shall be applied to the payment of the said above mentioned debt.