G. R. E. M. 6a

TOGETHER with all and singular the rights, members, hereditaments, 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, his 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, his successors and assigns, from and against first party, his heirs, executors, administrators, and assigns, and all other 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 first party shall well and truly pay, or cause to be paid, unto second party, his 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 Part 3 of the aforesaid Act of Congress and all amendments thereto, and with the rules and regulations issued and that may be issued by second party or his successors, acting pursuant to the aforesaid Act of Congress, or any amendments thereto, then this mortgage shall cease, determine, and be utterly null and void; otherwise it shall remain in full force and effect.

FOR THE CONSIDERATION aforesaid, it is covenanted and agreed by first party to and with second party as follows:

1. First party is lawfully seized of said property in fee simple and has a perfect right to convey same; there are no encumbrances or liens whatsoever on said property except the following:

Mortgage of even date executed by D. V. Chapman, Jr. and Hudgens Chapmen to The Federal Land Bank of Columbia, to secure \$1400.00.

2. First party will insure and keep insured as may be required by second party from time to time all groves and orchards now on said property or that may hereafter be thereon against loss or damage by fire, windstorm, hall, frost, and/or freeze, and all buildings now on said property, and all buildings which may hereafter be erected thereon, against loss or damage by fire or windstorm, in such form, such amounts, and in such company or companies, as shall be satisfactory to second party, the loss if any, to be payable to second party as his interest may appear at the time of the loss. First party will deliver to second party to party the policy or policies of insurance with mortgagee clause attached thereto satisfactory to second party and will promptly pay when due all premiums for such insurance. If any grove or orchard shall be destroyed or damaged by fire, windstorm, hall, frost, and/or freeze, the amount received in stituement of the loss may be applied at the option of second party on such part of the indebtedness secured by this instrument as second party may in his sole discretion determine or to the reconstruction or repair of the buildings so destroyed or damaged.

3. First party will pay all taxes, assessments, and other governmental charges, and all judgments, that may, be levied or assessed upon or against the property herein described, or that may be or become a lien thereon, and all amounts (both principal and interest) constituting, or secured by, a lien or mortgage upon the property herein described prior to this mortgage, when due and payable, and before they become delinquent, and will, on demand, furnish receipts to second party showing payment of the same.

4. All fixtures and improvements of every kind whatsoever now on said property or hereafter placed thereon, are, and shall immediately be and become, subject to all the terms, conditions, issued and that may be issued by the Land Bank Commissioner or his successors, acting pursuant thereto.

5. First party will kee all buildings, fences,

of the destruction or removal from said property of any buildings, fences, fixtures, or improvements of any kind whatsoewer, and will not onte one pursues and whost the written of the premises and other ordinary farm pursues, without the written or improvements thereon, or improvements thereon, or improvements thereon, or improvements thereon, or improvements thereon or improvements the

14. All rights and powers herein conferred are cumulative of all other remedies and rights allowed by law and may be pursued concurrently. All obligations of first party herein and hereunder shall extend to and he binding upon the heirs, executors, administrators, successors, and assigns of first party; and all rights, powers, privileges, and remedies herein conferred upon and given to second party shall extend to and may be exercised and enjoyed by the successors and assigns of second party and by any agent, attorney, or representative of second party, his successors. Wherever the context so admits or requires, the singular number where used throughout this instrument shall include the plural, and plural shall include the singular, and the masculine shall include the feminine. In case of error or omission in this mortgage or the note which it secures, a mortgage and note to correct the same, dated as of this date, will be promptly executed by first party.

WITNESS hands and seal s, this the	19th	da	ay of	June	in the year of our
Lord nineteen hundred andforty-three year of the Sovereignty and independence of the United States of Ame	and in the one	hundred and		ixty-seventh	
Signed, Sealed and Delivered in the Presence of:		D. V.	Chapman,	Jr.	(Seal)
W. B. McGowan		Hudgen	s Chapma		(Seal)
M. E. Plunkett					(Seal)
County of Greenville Personally appeared before me M. E. Plunket: the within named D. V. Chapman, Jr. and Huck	igens Chapman				
sign, seal, and astheir act and deed deliver the within revitnessed the execution thereof.	nortgage; and that he,	with	W. B	. McGowan	
Sworn to and subscribed before me this the	13				
W. B. McGowan Notary Public for South Carolina.	. (L. S.)	<u> </u>	M. E.	Plunke tt	
TATE OF SOUTH CAROLINA, RENUNCE County of Greenville RENUNCE W. B. McGowan	IATION OF DOWER				

that Mrs. Ella Mae Charman, the wife of the within named D. U. Charman, did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compassion, dread, or fear, of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Land Bank Commissioner, his successors and assigns, all her interest and estate, and also her right and claim of dower of, in, or to all and singular the premises within mentioned and released.

24th

Notary Public for South Carolina.

Given under my hand and seal this.

June

. McGowan

_____, Notary Public for South Carolina, do hereby certify unto all whom it may concern

Ella Mae Chapman