P.O. 804	10044	75		_	202 1580 fak	384	
Diville"			Position 5		Borrower Case No.		
USDA-FmHA		, F.		,	46-23-408664511		
Form FmHA 427- (Rev. 5-4-82)	-1 SC	GREE WY	rÉŨ				
•	EMENTAL	REAL ESTATE	MORTGACE FO	R SOUTH CAROLI	NA		
		Purchase	Money Mortga	ıge" <u>Eddie H. Pat</u>			
THIS MOR	RTGAGE is m	ade and entered into by	TO KIT OF	FAUTE II. Fac	cerson		
		સ મું	CHAERSLEY				
residing in	esiding in Greenville				County, South Carolina, whose post office address is		
Desire 3	Hickory	. 14 Compositile	A		South Carolina 29607		
Houte Z	, niqima	y 14, Greenville	merica, acting through		istration, United States Depar	rtment of	
Agriculture, here			included and and and and and and and and and an		•		
WHEREA	S Borrower	is indebted to the Gover	nment as evidenced l	by one or more promissor	y note(s) or assumption agre	ement(s),	
herein called "n	ote," which l	has been executed by Bor	rrower, is payable to t	the order of the Government	nt, authorizes acceleration of	the entire	
indebtedness at	the option of	the Government upon an	y default by Borrower	, and is described as follows	:		
				Annual Rate	Due Dat	te of Final	
Date of freedom		Principal A	Amount	of Interest		allment	
Date of Instrum				71/28	9-15-	-2003	
11-24-82		11,50	3.34	7.40			
after 3 years, a And the pursuant to the by the Farmer	s provided in e note evider he Consolidat s Home Admi	the Farmers Home Admin nces a loan to Borrower, ed Farm and Rural Devel inistration;	nistration regulations a and the Government dopment Act, or Title	and the note.) , at any time, may assign t V of the Housing Act of 1	ured by this instrument will be the note and insure the paym 1949, or any other statutes a	ent thereof dministered	
And it the event the when the not but as to the by reason of a	is the purpos Government e is held by note and suc my default by	e and intent of this instruction in the same as insured holder, this inch debt shall constitute as borrower;	nent without insurance instrument shall not seen indemnity mortgage	e of the note, this instrum- cure payment of the note to secure the Government	the note is held by the Government shall secure payment of the or attach to the debt evidence against loss under its insurance granted to the Borrower by	ne note; out red thereby, nce contract	
ment pursuan NOW, Government renewals and charge, (b) at sare harmless all times to	t to 42 U.S.C THEREFOR should assign extensions t t all times wh to the Govern secure the programment of	E. §1490a. E, in consideration of the athis instrument without thereof and any agreementen the mote is held by as ment against loss under compt payment of all addresses coverant and agreed	e loan(s) and (a) at all t insurance of the pay ats contained therein, a insured holder, to se its insurance contract vances and expenditurement of Borrower co	times when the note is he yment of the note, to secu- including any provision for cure performance of Borro by reason of any default in the smade by the Government ontained herein or in any	id by the Government, or in the prompt payment of the not the payment of an insurative of a greement herein to in by Borrower, and (c) in any not, with interest, as hereinafts supplementary agreement, Booklowing property situated in	the event the note and any nee or other idemnify and event and at er described, or over does	
ALL the side o	at certa f proper S. C.,	ty belonging to and being desig & W Enterorises	l or lot of 1 Leland and C mated as a 0. Lnc." made	atherine Byars, 96 acre tract on	ing on the northwanear the City of (plat entitled "Piciates dated May bounds, to-wit:	Green- lat of	

BEGINNING at an iron pin which pin is the westerly corner of the Byars tract and is

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