Realities 5

USDA-FmHA Form FmHA 427-1 SC (Rev. 10-19-76) \*\*\* 1418 rest 161

REAL ESTATE MORTGAGE FOR SOUTH CAROLINA

THIS MORIGAGE is made and entered into by Tinothy H. Dill and Lilli T. Dill

residing in Greenville County, South Catolina, whose post office address is

Route 1, Travelers Rest

, South Carolina 29690

herein called "Borrower," and:

WHI REAS Bostower is indebted to the United States of America, acting through the Farmers Home Administration, United States Department of Agriculture, herein called the "Government," as evidenced by one or more promissors note(s) or assumption agreement(s), herein called "note," which has been executed by Bostower, is payable to the order of the Government, authorizes acceleration of the entire indebtedness at the option of the Government upon any default by Bostower, and is described as follows.

Dete of InstrumentPrincipal AmountAnnual Rate of InterestDue Date of Final InstallmentDecember 9, 1977\$25,700.008%December 9, 2010

And the note exidences a loan to Bierower, and the Government, at any time, has assign the note and insure the payment thereof pursuant to the Consolidated Farn and Bural Development Act, in Title V of the Housing Act of 1949.

And it is the purpose and intent of this instrument that, aming other things, at all times when the note is held his the Government, or in the event the Government should assign this instrument without insurance of the note, this instrument shall not me partie of the note in all an insure of the note in all and so the debt evidenced thereby, but as to the note and such debt shall constitute an indemnation in the Government against loss index its insurance contract by reason of any default by florower.

NOS, THEREFORE, in consideration of the limbes and as at all times when the node is held by the Givernment, or in the exect the Givernment should absorb this instrument without insurance of the gavnent of the node, to secure groups pastient of the node and any renewals and extensions thereof and any agreements contained therein, including any privision for the pastient of the node is their charge, it) at all times when the node is held by an insured brider, to secure performance of Biorower's agreement because on offerands and saw harmbess the Givernment against loss under its insurance contract to reason of any default by Biorower, and it is any exent and at all times to secure the prompt payment of all advances and expenditures made by the Givernment, with interest, as becomed each the performance of every covenant and agreement of Biorower contained between it is any subject entary agreement. Biorower been grant, hargain, sell, release, and assign into the Givernment, with general warranty, the following property situated in the Smith Carolina, Countries of Georgia.

ALL that piece, parcel, or lot of land, situate, lying and being in the County of Greenville, State of South Carolina, and being known and designated as Lot No. 65 of Coachman Estates Subdivision, Section Two, according to a plat prepared of said property by Campbell and Clarkson, Surveyors, Inc., February 4, 1972, and which said plat is recorded in the R.M.C. Office for Greenville County, South Carolina, in Plat Book 4-R, at Page 29, and according to said plat, having the following courses and distances, to-wit:

BEGINNING at a point on the edge of Carriage Drive, joint front corner of Lots 64 and 65 and running thence with the edge of said Drive, N. 15-14 E. 67 feet to a point; thence continuing with the edge of said Drive, N. 34-44 E. 68 feet to a point on edge of said Drive, joint corner of Lots 65 and 66; thence running with the common line with Lot 66, S. 54-13 E. 210.3 feet to a point in the line with Lot 77; thence running with the common line with Lot 77, S. 13-53 W. 15 feet to a point; the joint rear corner of Lots 64 and 65; thence running with the common line with Lot 64, N. 85-39 W. 224 feet to a point on the edge of Carriage Drive, the point of Beginning.

The within property is the same property conveyed to the nortgagors herein by that certain deed of J. H. Korgan of even date herewith and which said deed is being filed simultaneously with this instrument in the K.R.C. Office for Greenville County, South Carolina FinHA 427-1 SC (Rev. 10-19-76)

4328 RV-21