SIEV	Postice  "PURCHASE MONEY MORTO REAL ESTATE MORTGAGE  and entered into by  RY and MARY A. PERRY	GAGE" E FOR SOUTH CAROLING	Farmers Hom tion PO Box 100 Federal Sta Greenville,	44 tion S.	c. 2960
residing inGreenvil	le	County, South C	arolina, whose po	st offic	re address is
		.\$.	oth Cuolins		<del></del>
Department of Agriculture, herein called "note," which h	: is indebted to the United States of Ameterin called the "Government," as evidences been executed by Borrower, is payable the Government upon any default by Borrower.	need by one or more promissory to the order of the Government, ower, and is described as follows:	note(s) or assump , authorizes acceler	tion a ation o	greement(s), of the entire
		Annual Rete			Date of Final
Desc of Instrument	Principal Amount	of Interest		INE.	dinest
Dec. 9, 1980	\$13,540.00	12%	Dec.	9,	2013

(If the interest rate is less than IVA - % for farm ownership or operating boants) secured by this instrument, then the rate may be changed as provided in the note.)

\$18,719.63

8 1/8%

And the note evidences a loan to Bearower, and the Government, at any time, may assign the note and insure the payment thereof pursuent to the Consolidated Farm and Rural Development Act, or Tribe V of the Housing Act of 1949, or any other statutes administered

And it is the purpose and intent of this instrument that, among other things, at all times when the note is held by the Government, or in in event the Government should assign this instrument without insurance of the note, this instrument shall secure payment of the note; but when the note is held by an insured holder, this instrument shall not secure payment of the note or attach to the debt evidenced thereby, t 😡 as to the note and such debt shall constitute an indemnity mortgage to secure the Government against loss under its insurance contract byfreason of any default by Borrower;

And this instrument also secures the recapture of any interest credit or subsidy which may be granted to the Borrower by the Government pursuant to 42 U.S.C. \$149(ta.

NOW, THEREFORE, in consideration of the Joan(s) and (a) at all times when the note is held by the Government, or in the event the Gornment should assign this mistrument without insurance of the payment of the note, to secure prompt payment of the note and any represent and extensions thereof and any agreements contained therein, including any provision for the payment of an insurance or other chare, (b) at all times when the note is held by an insured holder, to secure performance of Borrower's agreement herein to indemnify and saff harmless the Government against loss under its insurance contract by reason of any default by Corrower, and (c) in any event and at all times to secure the prompt payment of all advances and expenditures made by the Government, with interest, as heremafter described, and the performance of every covenant and agreement of Borrower contained herein or in any supplementary agreement, Borrower does hereby grant, bargain, sell, release, and assign unto the Government, with general watranty, the following property situated in the State of

South Carolina, Countyries of \_\_\_\_ Greenville

All that lot of land in the county of Greenville, state of South Carolina, known and designated as Lot No. 62 on plat of Section Two, COACHMAN ESTATES, made by Campbell & Clarkson Surveyors, Inc. February 4, 1972 and recorded in plat Book 4-R at page 29 in the RMC Office for Greenville County, South Carolina, and having according to said plat the following metes and bounds, courses and distances,

EmHA 427-1 SC (Rev. 3-7-80)

Apr. 3, 2008

TO STATE OF THE ST

ij

Dec. 9, 1980