				<u> </u>
Form FHA 427-1 SC (Rev. 11-2-79)	READ ESTATE MORTO (INSURED LO DETH RIDDLE R.H.C.  E PRESENTS, Dated	GAGE FOR SOUTH CAROL ANS TO INDIVIDUALS)  July 14, 1972 Lic and Aimee R. Bo	BOOK 25 PAGE 54	47
herein called "Borrower," ar United States Department of assumption agreement(s), her construed as referring to exci- being payable to the order of	Circle, Simpsony (is) justly indebted to the Un Agriculture, herein colled the " rein called "note" (if more that h note singly or all notes collect the Government in installments	County, Sou 7111e  inted States of Americe, acting thror Government," as evidenced by one n one sote is described below the tively, as the context may require), as specified therein, authorizing acc being further described as follows:	or more certain promissory acte(s) a word "note" as used herein shall b said note being executed by Borrower	 ., .): .e.
Date of Instrument	Principal Amount	Annual Rate of Interest	Due Date of Final Installment	
July 14, 1972 STATE OF SOUTH CARG	₹	7 <b>ት</b> %	July 14, 2005	
$\supset$			[40, ]	44.
satisfied.	2nd day of August, 19	full and the lien of the 974, pursuant to delegate federal Regulations.	ition of authority	GREENVILLED
Grand 7	Bonnie & Interelog argen		County Supervisor	CO. S. C.
Jague Kli	Terce	Greenville County, So Farmers Home Administ U. S. Department of A	ration	:
THOMAS SHORT	Eubaker,	·	5619	

tagether with all rights, interests, easements, hereditaments and appurtenances thereunto belonging, the reats, issues, and profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto or reasonably necessary to the use thereof, including, but not limited to, ranges, refrigerators, or carpeting purchased or financed in whole or in part with loan funds, all water, water rights, and water stock pertaining thereto, and all payments at any time owing to Borrower by virtue of any safe, tense, transfer, conveyance, or condemnation of any part thereof or interest therein-all of which are herein called "the puperty";

TO HAVE AND TO HOLD the property unto the Government and its assigns forever. BORROWER for himself, his heirs, executors, administrators, successors and assigns WARRENTS TRE TITLE to the property to the Government against all lawful claims and demands whatsoever except any liens, encumbrances, easements, reservations, or conveyances specified hereinabove, and COVENATS AND AGREES as follows:

(1) To pay promptly when due any indebtedness to the Government hereby secured and to indemnify and nave harmless the Government against any loss under its insurance of payment of the note by reason of any default by Borrower. At all times when the note is held by an insured leader, Borrower shall continue to make payments on the note to the Government, as collection agent for the holder.

(2) To pay the Government such fees and other charges as may now or hereafter be required by regulations of the Farmers Home Administration.

(3) At all times when the note is held by an insured lender, any amount due and unpaid under the terms of the note, less the amount of any sanual charge, may be paid by the Government to the holder of the note as provided in the insurance endorsement for the account of Borrower. Any amount due and under the terms of the note, whether it is held by the Government or by an insured lender, may be credited by the Government on the note, and thereupon shall constitute an advance by the Government for the account of Borrower. Any advance by the Government as described in this paragraph shall bear interest at the note rate from the date on which the amount of the advance was due to the date of phyment to the Government.

141