JAN 2 6 1970 16593

PAID \$ 250

BOOK 1146 PAGE 641

USDA-FIIA Fom FHA 427-1 S. C. (Rev. 9-18-69)

REAL ESTATE MORTGAGE FOR SOUTH CAROLINA,

KNOW ALL MEN BY THESE PRE	stars Dated January	26 1970	1.0	a., .	
WHEREAS, the undersigned					
edding in Greenvil	le	County, South	Carolina, whose nost off	ica addresa	
R-2. Pelzer			South Carolina 2	9669	
erein called "Borrower," are (is)	Justly Indebted to the United St	ites of America, acting throug	h the Parmers Home Admi	nistration.	_
	ture herely called the "Covern	mant II as auldenced by one o	e more nestala mantana	0.,	_ ⊆
ssumption agreement(s), herein ca	iled "note" (if more than one :	nent," as evidenced by one o note is described below the v	r more certain promissor; word "note" as used here	no Eds) of	2
ssumption agreement(s), herein ca onstrued as referring to each note	lied "note" (if more than one a mingly or all notes collectively,	note is described below the was the context may require), as	er more certain promissor; word "note" as used here ald note being executed by	noff(s) of; in shall bac Homeway	2
seumption agreement(s), herein ca onstrued as referring to each note eing payable to the order of the Go	iled "note" (if more than one s singly or all notes collectively, evernment in installments as spec	note is described below the v as the context may require), so ified therein, suthorizing accel	er more certain promissor; word "note" as used here ald note being executed by	noff(s) of; in shall bac Horoway	Ace as
soumption agreement(s), herein ca onstrued as referring to each note eing payable to the order of the Go he option of the Government upon any	iled "note" (If more than one singly or all notes collectively, evenment in installments as spec default by Borrower, and being fu	note is described below the v as the context may require), so ified therein, suthorizing accel	or more certain promissory word "note" as used here aid note being executed by leration of the entire Indel Due Date of F	y no Rail base In shall base Borrowers bledhess at	Ace as
seumption agreement(s), herein ca onstrued as referring to each note eing payable to the order of the Go se option of the Government upon any	iled "note" (if more than one s singly or all notes collectively, evernment in installments as spec	note is described below the was the context may require), as ified therein, authorizing accel other described as follows:	or more certain promissory word "note" as used here aid note being executed by leration of the entire Indel Due Date of F	y no Rail base In shall base y Borrewen bledhess are	REGULTER
soumption agreement(s), herein ca onstrued as referring to each note eing payable to the order of the Go he option of the Government upon any	iled "note" (If more than one singly or all notes collectively, evenment in installments as spec default by Borrower, and being fu	note is described below the was the context may require), si filed therein, authorizing accel of their described as follows: Annual Rate	ir more certain promissory word "note" as used here aid note being executed by leration of the entire Inde	no Call base of the state of th	REEMAILTE O
ibited States Department of Agricus seamplion spreement(s), herein ca oustrued as referring to each note edge payable to the order of the Ge he option of the Government upon any other contractions of the Government upon any other contractions.	iled "note" (If more than one singly or all notes collectively, evenment in installments as spec default by Borrower, and being fu	note is described below the was the context may require), si filed therein, authorizing accel of their described as follows: Annual Rate	or more certain promissory word "note" as used here aid note being executed by leration of the entire Indel Due Date of F	y no Rail base In shall base y Borrewen bledhess are	REEMAILTE O

8.0

WHEREAS, the note evidences a loan to Borrower in the principal amount specified therein, made with the purpose and intention that observances, at any time, may saign the note and insure the payment thereof pursuant to the Consolidated Farmers Home Administration to to 1951, or Tille V of the Housing Act of 1991, or Tille V of the Housing Act of 1995, and

WHEREAS, when payment of the note is insured by the Government, it may be assigned from time to time and each holder of the insured note, in turn, will be the insured lender; and

WHEREAS, when payment of the note is insured by the Government, the Government will execute and deliver to the insured lender along with the note an insurance endorsement insuring the payment of all amounts payable to the insured inster in connection with the loan with the loan will where the surface of the note is insured by the Government, the Government by agreement with the insured lender set forth in the insurence endorsement may be entitled to a specified portion of the payments on the note, to be designated the "insurance endorsement may be entitled to a specified portion of the payments on the note, to be designated the "insurance endorsement may be entitled to a specified portion of the payments on the note, to be designated the "insurance endorsement may be entitled to a specified portion of the payments on the note, to be designated the "insurance endorsement may be entitled to a specified portion of the payments on the note, to be designated the "insurance endorsement may be entitled to a specified portion of the payments on the note."

WHEREAS, a condition of the insurance of payment of the note will be that the holder will forego his rights and remedies ugainst Borower and any others in connection with the loan evidenced thereby, as well as any benefit of this instrument, and will accept the benefits of such insurance in list ethered, and upon the Government; and

WHERAS, it is the purpose and latent of this instrument that, among other things, at all times when the note is held by the Covernment, or in the event the Government should assign the instrument without insurance of the note, this instrument shall accure payment of the note; but when the note is held by an insured lender, this instrument shall not secure payment of the note or stack to the delt without the note; but as to the note and such debt shall constitute an indemnity mortgage to secure the Covernment against loss under its insurance endorsement yearson of any default by Dorrower:

NOW, THEREFORE, in consideration of the long(s) and (s) at all lines when the note is held by the Govennment, at in the event the Government about assign this instrument without insurance of the payment of the note, to secure promple payment of the note and any remeable and extensions thereof and any agreements contained therein, including any provision for the payment of an insurance or other charge, (b) at all times when the note is held by an insured lender, to secure performance of Bornwer's agreement herein to indemnify any hemitians to decorate the comment agreement by reason of any default by Bornwer, and (in any overall and at all times to secure the prompt payment of all advances and expenditures made by the Government, with interest, as hereinated described, and the performance of every covernment and agreement of Bornwer consistent herein or in any updementary agreement, BORROWER DOES HEREBY GRANT, BARGAIN, SELL, RELASE, AND ASSIGN UNTO THE GOVERNMENT, WITH GENERAL WARRANTY, THE FOLLOWING PROPERTY SITUATED IN THE STATE OF

SOUTH CAROLINA, COUNTY(IES) OFGreenville......

(type description in Capital Letters):

ALL THAT CERTAIN TRACT OF LAND IN OAKLAWN TOWNSHIP, GREENVILLE COUNTY, STATE OF SOUTH CAROLINA, CONTAINING 9.50 ACRES AND HAVING ACCORDING TO THE PLAT OF THE PROPERTY OF GEORGE ARNOLD MADE BY C. O. RIDDLE IN APRIL, 1961, THE FOLLOWING METES AND BOUNDS, TO-WIT:

BEGINNING AT AN IRON PIN AT THE CENTER OF COUNTY ROAD AND RUNNING THENCE N. 7-54 E. 384.9 FEET TO AN IRON PIN AT THE CORNER OF TRACT CONTAINING 1.92 ACRES; THENCE WITH THE LINE OF SAID TRACT N. 31-30 E. 346.4 FEET TO AN IRON PIN AT THE CORNER OF TRACT CONTAINING 4.00 ACRES; THENCE WITH THE LINE OF SAID TRACT N. 84-30 E. 52.8.0.9 FINA 437-1 52.8