STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE WORDS USED OFTEN IN THIS	GRE MORT	GAGE .	8331 <b>15</b> 66 PAGE <b>79</b> 3
WARDS HEED AFTEN IN THIS	DOCUMENT 3 27 PH	'82	
(A) "Mortgage." This docur	ment, which is galed in	itch 26	, 19 82 , will be
called the "Mortgage."  (B) "Borrower."Donald  will sometimes be called "Borrower's address is: ROUTE	Peace and Janice H. wer" and sometimes simply 2.2, Green, S.C. 296	Peace "I." 51 Lender is a corporation	
Lender's address is: POST OFFIC GREER, SOUTH CAROLINA 296 (D) "Note." The note signed	CE DRAWER 708, Main Offi 351. by Borrower and dated	March 26 Thousand Five Hu	
(E) "Property." The property the "Property."	that is described below in th	il by March 26 e section titled "Descript	st, which I have promised to pay in, 19 87
DESCRIPTION OF THE PROPE			
I give Lender rights in the Prope	erty described in (A) through located at 5 acres	h(I) below: on Pink Dill Mil	Road,
Greer,		South Carol	ina 29651
(City)		(State	and Zip Code) as the following legal description.
This property is in Green v.1.1.	te County in the State	or South Caronna. It ii	as the tonowing legal description.
See Attached Sc	hedule A for a more	complete property	description.
	A - AUTO CAUNTAIN		
The state of the s	CE SOUTH CAROLIN		
DOCUM	STAMP - ASS CO		
in the same of the	STAMP E O'R. 6 O		
	183.61.6		
shoot 629.2 Block	1 17		
Sheet ULJ.L., Block, Block	Lot 17	don the property descrit	ped in Paragraph (A) of this section;
(C) All rights in other proper	ty that I have as owner of th	e property described in 1	Paragraph (A) of this section. These
rights are known as "easements (D) All rents or royalties from	, rights and appurtenances in the property described in	attached to the property Paragraph (A) of this se	/"; ection;
(E) All mineral, oil and gas rig	ghts and profits, water, water	rights and water stock th	atare part of the property described
in Paragraph (A) of this section (F) All rights that I have in t	; he land which lies in the st	reets or roads in front of	, adjacent, or next to, the property
and all replacements of and add	or in the future will be on the litions to those fixtures, exc	ept for those fixtures, re	aragraphs (A) and (B) of this section, placements or additions, that under the Note. As a general rule, fixtures
are items that are physically att	ached to buildings, such as perty described in Paragraph	hot water heaters and this (B) through (F) of this	furnaces; s section that I acquire in the future; ) through (F) and Paragraph (H) of
this section; To have and to hold, all and sin			
BORROWER'S TRANSFER TO	LENDER OF RIGHTS IN T	HE PROPERTY	
ing this Mortgage, Lamgiving L	ender those rights that are s	tated in this Mortgage an	Mortgage. This means that, by sign- id also those rights that the law gives protect Lender from possible losses
(A) Pay all the amounts tha (B) Pay, with interest, any a	mounts that Lender spends	the Note; under this Mortgage, to	protect the value of the Property and
Lender's rights in the Property (C) Pay, with interest, any o (D) Keep all of my other pr	ther amounts that Lender lei	nds to me as Future Adva der this Mortgage.	nces under Paragraph 15 below; and
BORROWER'S RIGHT TO MO AND BORROWER'S OBLIGAT	RTGAGE THE PROPERTY ION TO DEFEND OWNERS	SHIP OF THE PROPERT	Y
and (C) there are no outstandi I give a general warranty of suffers because someone other that I will defend my ownershi	ng claims or charges again fittle to Lender. This means rithan myself has some of th p of the Property against ar	st the Property, except a s that I will be fully responderights in the Property v by claims of such rights.	ntand convey the Property to Lender is otherwise stated in this Mortgage onsible for any Tosses which Lende which I promise that I have. I promise
In the event I fail to defend n including attorneys fees and C	ny ownership of the Property Court costs, incurred by the	, lagree to reimburse the	e Mortgagee for any and all expenses the Property.
I promise and I agree with Len	•	NUTEDEST HARES TO	IE NOTE AND TO SIN SIN ATUS
PAYMENT OBLIGATIONS	S		IE NOTE AND TO FULFILL OTHER
I will promptly pay to Lende	er when due: principal and in	nterest under the Note; Ia	te charges as stated in the Note, and

4328 RV-2

5.200

2. BORROWER'S OBLIGATION TO PAY TAXES AND INSURANCE

(A) Taxes: I will pay all the taxes, assessments (public and private), sewer rents, water rates and other governmental or municipal charges, fines or impositions on the Property upon or before the date they are due. I will show Lender receipts for payment of such charges within then (10) days after Lender requests them.

(B) Insurance: For the Lender's benefit, I will keep the buildings and fixtures on the Property insured in such amount