Seeth Careline

Locale Setted (Bernette) and (In) (setty deleted to the United States of Bernette, acting through the Parsers Reso Administration,

United Server Resources of Agreement acress coulded the "Gerettenent," in States of My new or more contain prominent acceptable described by new or more contain prominent acceptable described acceptable below the word, "note" as seed herein shall become an impring of such sets assessment of such acceptable of the Careline Section of the satiry adjustment in section of the satiry adjustment in section of the Careline

Line option of the Careline

Section (Indiana Careline

Section (Indiana

Date of Instrument

Principal Amount

Annual Reta

Due Date of Final Installment

August 10, 1972

\$17,900.00

7 1/4%

August 10, 2005

WHEREAS, the note avidences a loan to Borrower in the grincipal amount specified therein, made with the purpose and intention that the Government, at any time, may assign the note and insure the payment thereof pursuant to the Consolidated Farmers Home Administration Act of 1962, or Title V of the Housing Act of 1949; 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 leader; 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 as issurance endorsement insuring the payment of all amounts payable to the insured lender in connection with the loan; and WHEREAE, when payment of the note is insured by the Government, the Government by agreement with the insured lender set forth in the insurance endorsement may be estitled to a specified portion of the payments on the note, to be designated the "annual charge"; and WHEREAS. a condition of the issurance of payment of the note will be that the holder will forego his rights and remedies against Borrower 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 lien thereof, and upon the Government's request will assign the note to the Government; and

WHEREAS, 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 the event the Government should assign the instrument without insurance of the note, this instrument shall secure payment of the note; but when the note is held by an insured leader, this instrument shall not secure payment of the note or attach to the debt evidenced thereby, but as to the note and such debt shall constitute an indemnity mortgage to secure the Government against loss under its insurance endorsement by reason of any default by Borrower:

All that certain piece, parcel, or lot of land in the Town of Simpsonville, County of Greenville, State of South Carolina, on Brookmere Road, being shown and designated as Lot No. 141, on plat of Section No. 2, Bellingham, recorded in the RMC Office for Greenville County, S. C., in Plat Book "4 N", at Page 79, and having, according to said plat, the following metes and bounds, to wit:

BEGINNING at an iron pin on the southerly side of Brookmere Road, joint front corner of Lots Nos. 140 and 141, and running thence with the joint lines of said lots, \$. 39-49 E. 155.8 feet to an iron pin; running thence \$. 44-12 W. 140 feet to an iron pin; running thence N. 71-13 W. 27.9 feet to an iron pin, joint rear corner of Lots Nos. 141 and 142; running thence with the joint lines of said lots, N. 6-36 W. 198.8 feet to an iron pin on the southerly side of Brookmere Road; running thence with the southerly side of said Road, on a curve, the chord of which is N. 82-51 E. 35.4 feet to an iron pin; thence continuing with the curve of said Road, the chord of which is N. 52-53 E. 14.6 feet to an iron pin, the point of BEGINNING.