CREENVILLE CO. S. C.

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(1) To pay promptly when due my indebtdense to the Government hereby secured and to indemnify and sweet harmless the Government against any loss under its insurance of payment of the duck by reason of any default by Boriovers. At all times when the sole is held by an insured lender, Borovers that Continues to make payment on the note to the Government, as collegely again for the holders.

(2) To pay the Government may initial fees for inspection and appraisal, and any delinquists charges, now or hereafter required by regulations of the Parents itoms Administration. (3) All all lines when the note is held by an insured tender, any amount due and unpaid under the terms of the note, less the amount of any annual charge, may be paid by the Government to the holder of the note as provided in the note and insurance adoressment for the account of Borower. Any amount due and unpaid under the terms of the sport, whisher it is held by the Government or the note, and therepoon shell constitute an advance by the Government on the note, and therepoon shell constitute an advance by the Government on the note and therepoon shell constitute an advance by the Government as described in this participals shell, their lightly that the note rate from the date on which the amount of the advance was due to the date or payment to the Government.

together with all rights; interests, essements, hereditiments and appointenances, thereard belonging the saits, issues, and profits thereof and reviewes and Jacome thereform, all improvements and personal property now or later elicities this property is the que thereof, all water, water rights, and water stock perializing thereto, and all payments at any line oming to Borrower by virtue of any saits, lease, transfer, conveyance, or coodemantion of any perial treatment said and perial of which are briefle called "the property in the question of the property of the Borrower Borrower for himself, his bein, stationics; administrators, successors and assigns WARRANTS THE TITLE to the property to the Government saider, at leaving tiples and demands whatever except any lieux, ancumbrances, assessed, reservations, processors aspecified hereinabore, and COVENANTS AND AGREES AS FOLLOWS:

The property series

scentifie, within the Town of Sleparitille, on the

entitled "troporty of Ein A. Maynerd and Georgia M. Frymard", diffed Horthern stor or More occurre franch and having arroading to plat

Haveeber 17, 1856, the following modes and hounds, barailt.

This instrument also secures the obligations and devenants of Borrower set forth in This instrument also secures the opplications and document incorporated; hereinaby to Horrower's Loan Agreement of May 5, 1969 which is decreby incorporated; hereinaby to Horrower's Loan Agreement of May 5, 1969 which is decreby incorporated; hereinaby to Legeleude. uing thence F. 0-56 E. 267.5 Feat to an iron pin; thence S. in the of other respects of louis A. Fouler and annie by rouler. BELIEFILES AT OR ALOR PLE OF the Northern side of West Georgia Road

PRC Office for Greenville County in Deed Book 864, at page 211. Borrower covenants and agrees that it will onet discriminate on permit discrimination by any agent, lesses, or other operator, in the use or occupancy of the housing or related facilities financed in whole or in part with the loan in connection with which this instrument is given, because of race, color, creed, or national origin, with the Merthern ande of West Georgia Road, S. 88-26 W. 343.6 foot

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