ern de lege et erne et epu (food indoe), abithe ook hoegeng fil Jenebuch dies

And Cotobox 2 , 2002

together with all rights, interests, assements, hereditaneits and hyparinenances thereint belonging, the rents, insues, and profile thereof and evenues and income therefore, all improvements and personal grouper; now or later attached thereto or reasonably accessary to the use thereof, all water, water rights, and water stock pertaining thereof, and water stock pertaining thereof, and water stock pertaining thereof, and with a stock pertaining thereof, and with profile groups, and with the stock pertaining thereof, and with a stock of the stock pertaining the stock and the stock of the stock pertaining the stock and the stock of the stock pertaining the stock and the stock of the stock pertaining the stock of t

BORROUER for linearly, the halirs, executors, administrators, executors and easigns WARRANTS THE TITLE to the property to the Government against all lawful claims and demands whattoners accept any linear, encumbrances, easements, reservations, or compynances specified hemistances, and Covernment against all lawful claims and demands whattoners accept any linear, encumbrances, reservation, reservations, or compynances precified hemistances, and Covernment and Covernme

(1) To pay promptly what due day indebtedoise to the Covernment hereby secured and to independly and save harmless the Government against any loss under its insurance of payment of the note by reason of my default by Rorower. At all times when the note is held by an insured feeder, Borower shall conjunct to make payments on the note to the Covernment; is collection again for the bolar.

(2) To pay the Government any initial fees for inspection and apprecial, and any delinquency charges, now or hereafter required by regulations of the Fermer's flows Administration.

regulations of the Fainter's flore Administration.

(3) At all times when his note is held by an insured leader, any amount due had appell noter the terms of the note, less the amount of any amount charge, may be paid by the Covernment to the holder of the note as provided in the note and leasurance endorcement for the acceptant of Borrower. Any amount due and unpied under the terms of the inite, whiche II is held by the Covernment on by an insured leader, may be received by the Covernment on the note, and therepore shall constitute an advance by the Covernment or the acceptance of the covernment of of