100k1258 MGL529 THE COLD STREET OF STREET AND ETGAGE FOR SOUTH CAROLINA COLORS OF INVAVIOUALE. not at skinnings samen, ale November 89, 1972
street, the member 82, 12, Kichardson and Lilia A. Richardson rending in Godoriel C. Godorie \$16,500,00 -November 29, 2005 November 29, 1972 7 1/4%

which is note evidences a loan to Borrower in the principal amount specified therein, made with the purpose and instrution that the Government, about ting may besign the note and insure the payment thereof pursuant to the Consolidated Farmers Home Administration Agt of 1961; or file V of the Housing Act of 1949; and

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

HERREAS, when payment of the note is insured by the Government, it may be assigned from time and each holder of the insured note, in turn, will be the insured lender; and HEREAS, when payment of the note is insuring the payment of all amognite payable to the insured lender in confection with the loap; and WHEREAS, when payment of the note is insuring the payment of all amognite payable to the insured lender in confection with the loap; and WHEREAS, when payment of the note is insured by the Government is Government by agreement will be incomediated the "annual charge" and "HEREAS, a condition of the insurance of payment of the note will be that the holder will forther insurance thereof, and one there is a specified portion of the payments on the note, to be deligated the "annual charge" and "HEREAS, a condition of the insurance of payment of the note will be that the holder will forther insurance thereof, and upon the Government's request will assign the note to the Government, and will accept the state of a spik loagurance in lieu thereof, and upon the Government's request will assign the note to the Government, and will accept the state of the payments of the note and the spik of the note is the payment of the note; but when the note is held by an insurance larger in instrument without theurance of the note, this instrument shall secure payment of the note; but when the sould be an insurance in the instrument and insurance of the note, the office of the other of state, the debt evidenced thereby, but so to the note and geth debt shall constitute an indemnity mortgage to accure the Government shall secure payment of the note; but when the safe of the safe of the safe of the note of the payment of the note and the note is the note of the payment of the note and the note is held by the Government of the note and the note is held by the Government of the note and the note is held by the Government of the note and calcalous thereof and calcalous thereof and calcalous thereof and calcalous thereof and calcalous the

ALL that piece, parcel or lot of land lying and being on the Western side of Fountain Inn-Drive and being known and designated as Lot 18 on a plat of Bryson Acres, recorded in the R.M.C. Office for Greenville County, South Caxolina, in Plat Book "OOO" at Page 128, and having, according to said plat the following metes and bounds, to-wit:

BEGINNING at an iron pin on the Western side of Fountain Inn Drive at joint front corner of Lots 17 and 18, and running thence with the common line of said Lots N. 62-52 W. 287 & feet to an iron pin at Joint front dorner of said Lots N. 62-52 W. 287 & feet to an and Joint rear corner of said Lots; thence N. 25-08 B. 211.2 feet to an Continued on new page?