Sin 30 2 54 PY 174

CORNEL S. TAMMERSLEY

WHEREAS, the Mortgagor, for value received, has heretofore duly authorized and executed, and has delivered to the Government, or has assumed the payment of, certain mortgage notes all payable to the order of the Government, in installments, of which certain mortgage notes (hereinafter collectively called the "Outstanding REA Notes") identified in the sixth recital hereof (hereinafter called the "Instruments Recital") are now outstanding and owned by the Government; and

WHEREAS, the Hortzagor, for value received, has heretofore duly authorized and executed, and has delivered to CFC, or has assumed the payment of, a certain wortgage note, or certain mortgage notes, all payable to the order of CFC, in installments, of which the certain mortgage note or notes (hereinafter collectively called the "Outstanding CFC Note(s)") identified in the Instruments Recital are now outstanding and owned by CFC (the Outstanding REA Notes and the Outstanding CFC Note(s) being hereinafter collectively called the "Outstanding Notes"); and

WHEREAS, the Outstanding Notes are secured by the security instrument(s) (hereinafter collectively called the "Mortgage") made by the Mortgager to the Mortgages and identified in the Instruments Recital; and

WHEREAS, the Mortgagor has determined to borrow additional funds from the Government, and has accordingly duly authorized, executed and delivered to the Government its mortgage note or notes (identified in the Instruments Recital and hereinafter collectively called the "Concurrent REA Note(s)") to be secured by the Mortgage, as smeaded and supplemented hereby, of the property hereinafter described; and

WHEREAS, the Mortgagor has determined to borrow additional funds from CFC, and has accordingly duly authorized, executed and delivered to CFC its mortgage note or notes (identified in the Instruments Recital and hereinafter collectively called the "Concurrent CFC Note") to be secured by the Hortgage, as assuded and supplemented hereby, of the property hereinafter described; and

WHEREAS, the instruments referred to in the preceding recitals and the Haximum Debt Limit referred to in article I, section 1 of the Hortgage, as amended hereby, are hereby identified as follows:

Form - Supp. to Common RFA-CFC Elec. Ktg. 2-3115

4/73

REA Designation: SOUTH CAROLINA 38 AA6 Oconee

This instrument was prepared by Michael W. Kelly, Attorney, Electric and Telephone Division, Office of the General Counsel, United States Department of Agriculture, Washington, D. C. 20250.

No. 3

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