USDA-FHA 11021 NOV 10

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800x 1141 PAGE 451

(Rev. 10-11-67)

## REAL ESTATE MORTGAGE FOR SOUTH CAROLINA (INSURED LOANS TO INDIVIDUALS)

residing in Greenville County, South Caroline, whose post office address in R-3, Pelzer, South Caroline, whose post office address in are (is) justly indebted to the United States of America, acting through the Parmers Home Administration, United States Department of Arriculture, herein celled the "Government," as evidenced by a certain promissory note, herein celled "the note," detailed the note, and the note,

Noxember 10. 1969., fon the principal sum of FOUX tagen Thousand and No/100--
Dollars (3. 14,000,09), with interest si the rate of Six and one-Touring percent (3. 1999), which notes substitute the order of the Government in installments as specified thereta, the first lineal installment being due on Houxember 10, 2002 which note suphorizes acceleration of the suiter indebtedness at the option of the Government upon any default by Borrower; and

WHEREAS, the note evidences a loan to Borrower in the principal amount specified therein, made with the purpose and kitention that the Government, at any time, may assign the note and insure the psyment thereof pursuant to the Consolidated Fermers Home Administration Act of 1951, or Title V of the Housing Act of 1948, and

WHEREAS, when payment of the note is insured by the Government, it may be empigned from time to time and each holder of the insured note, in turn, will be the insured lender; 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 insurance endoisement insuring the payment of all amounts payable to the insured lender in connection with the lends and WHEREAS, when payment of the note is insured by the Government, the Government by agreement with the insured lender act forth in the insurance endoisement may be entitled to a specified portion of the payment on the note, to be designated the "ennual charge"; and

WHEREAS, a condition of the insurance of spreamen portun or une payments on the note, to be designated the "sanual charge"; and will see that the condition of the insurance of payment of the note will be that the holder will forges has rights and render sagainst Borower and any others in connection with said loan, as well as any benefit of this instrument, and will accept the benefits of such insurance in liter thereof, and upon the Government's request will assign the note to the Government; and

WHERRAS, 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 insurance leading, this instrument shall all not accure payment of the note or attack to the doth evidenced threely 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 Dorower:

NOW, THEREFORE, in consideration of said ban and (a) at all times when the note is held by the Government, or in the event the Government should assign this instrument without insurance of the payment of the note, to accure prompt payment of the note and say renewals and extensions thereof an usery agreements consided therein, including any provision for the payment of the note and say charge, (b) at all times when the simulations contained therein, including any provision for the payment of maintance or other save harmless the Government against loss it is insurance noted observed to the payment of the payment of its insurance noted observed to the payment of its insurance noted observed to the payment of all dimes to accure the prompt payment of all dimes to accure the prompt payment of all dimes contained therein or in any supplementary generation of Borower contained herein or in any supplementary generation. Borower does hereby grant, bargain, sell, release, and assign payment of Borower contained herein or in any supplementary grant of Borower does not be payment of Borower contained herein or in any supplementary grant of Borower contained herein or in any supplementary grant payment of Borower does not be payment of Borower does not be payment of Borower contained herein or in any supplementary grant payment of Borower does not be payment of Borower does not be payment of Borower contained herein or in any supplementary grant payment of Borower does not be payment of Borower does not be payment of Borower and the payment of Borower does not be pay

ALL that certain piece, parcel or lot of land situate, lying and being in the County of Greenville, State of South Carolina, on the southern side of S. C. Rd. 450, being the western one-acre lot of land as shown on a plat of property of Ramsey Lollis, prepared by C. O. Riddle, R. L. S. on May 15, 1968, and having according thereto the following courses and distances, to-wit:

BEGINNING at an iron pin in the center of S. C. Rd. 450 and running thence S. 35-34 E. 351.3 feet to an iron pin; thence along the line of property of Ramsey Lollis S. 53-07 W. 124 feet to an iron pin; thence still along the line of Ramsey Lollis property N. 35-34 W. 351.3 feet to an iron pin in the center of S. C. Rd. 450; thence along the line of S. C. Rd. 450; thence along the line of S. C. Rd. 450 N. 53-07 E. 124 feet to the point of beginning.