BOOK 1173 PAGE 643

(4) WHETHER OR NOT THE NOTE IS INSURED BY THE GOVERNMENT, THE GOVERNMENT MAY AT ANY TIME PAY ANY OTHER AMOUNTS REQUIRED HEREIN TO BE PAID BY BORROWER AND NOT PAID BY HIM WHEN DUE, AS WELL AS ANY COSTS AND EXPENSES FOR THE PRESERVATION, PROTECTION, OR ENFORCEMENT OF THIS LIEN, AS ADVANCES FOR THE ACCOUNT OF BORROWER. ALL SUCH ADVANCES SHALL BEAR INTEREST AT THE RATE BORNE BY THE NOTE WHICH HAS THE HIGHEST INTEREST RATE.

(5) ALL ADVANCES BY THE GOVERNMENT AS DESCRIBED IN THIS INSTRUMENT, WITH INTEREST, SHALL BE IMMEDIATELY DUE AND PAYABLE BY BORROWER TO THE GOVERNMENT WITHOUT DEMAND.

AT THE PLACE DESIGNATED IN THE LATEST NOTE-AND SHALL BE SECURED HEREBY. No such advances by the Government shall relieve Borrower from breach of his covenant to pay. Such advances, with interest, shall be regaid from the first available collections received from Borrower. Otherwise, any payment made by Borrower may be applied on the note or any indebtedness to the Government secured hereby, in any order the Government determines.

(b) To use the loan evidenced by the note solely for purposes authorized by the Government.

(7) To pay when due all taxes, liens, judgments, encumbrances and assessments lawfully attaching to or assessed against the property and promptly deliver to the Government without demand receipts evidencing such payments.

(8) To keep the property insured as required by and under insurance policies approved by, delivered to, and retained by the Government.

(9). To maintain improvements in good repair and make repairs required by the Government; operate the property in a good and husband-manike manner; comply with such farm conservation practices and farm and home management plans as the Government from time to time may prescribe; and not to abandon the property, or cause or permit waste, lessening or impairment of the security covered hereby, or, without the written consent of the Government, cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals except as may be necessary for ordinary domestic purposes.

(10) To comply with all laws, ordinances, and regulations affecting the property.

(11) To pay or reimburse the Government for expenses reasonably necessary or incidental to the protection of the lien and priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and any supplementary agreement (whether before or after default), including but not limited to costs of evidence of title to and survey of the property, costs of recording this and other instruments, attorneys' fees, trustees' fees, court costs, and expenses of advertising, selling, and conveying the property.

(12) Neither the property nor any portion thereof or interest therein shall be leased, assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole and exclusive rights as mortgages hereunder, including but not limited to the power to grant consents, partial releases, subordinations, and satisfaction, and no insured lender shall have any right, title or interest in or to the lien or any benefits hereof-

(13) At all reasonable times the Government and its agents may inspect the property to ascertain whether the covenants and agreements contained between it in any supplementary agreement are being performed.

(14) The Government may extend and defer the maturity of and renew and reamortize the debt evidenced by the note or any indebtedness to the Government secured hereby, release from liability to the Government any party so liable thereon, release portions of the property from and subordinate the free hereof, and waive any other rights hereunder, without affection the free or priority hereof or the liability to the Government of flortower or any other party for payment of the note or indebtedness secured hereby except its specified by the Government in writing.

. (15) Defoult hereinder shall constitute default under any other real estate, or under any personal property or other, security instrument held or insured by the Government and executed or assumed by Borrower, and default under any such other security instrument shall constitute default bereunder-

. (16) SHOULD DEFAULT economic the performance or discharge of any obligation secured by this instrument, or should any one of the parties named as Barrower die or be declared an incompetent, a bankrupt, or an insolvent, or make an assignment for the benefit of creditors, parties named as normover are or be declared an incompetent, a bankingly of an involvent, or make an assignment for the obtains the following parties in the following parties for the following parties in the following parties for the following parties and the following parties for the following parties and the following parties for the following parties are the following parties and the following parties are the following parties and the following parties are the following parties and the following parties are t

(17) The proceeds of foreclosure sale shall be applied in the following order to the payment of (a) costs and expenses incident to renforcing of complying with the provisions hereof, (b) any prior liens required by law or a competent court to be so peak, (c) the debt evidenced by the note and all indebtedness to the Government secured hereby, (d) inferior liens of record required by law or a competent court to be so paid, (e) at the Government's option, any other indebtedness of Borrower owing to or insured by the Government, and (f) any bolinger to Borrower. At force losgic or other sale of all or any part of the property, the Government and its agents may bed and purchase as a stranger and may pay the tovernment's share of the purchase price by crediting such amount on any debts of Borrower word to or insured by the Government, in the order presented above.

(18) As against the debt evidenced by the a reland any indebtedness to the Government hereby secured, with respect to the property. (18) As against by debt exidenced is the a reland any individualists to the severament nerely secure, with respect to the property. Borrower can be reby relenquishes, waters, and conserve all rights, in house or consummate, of tescent, dower, curtesy, homestead, valuation, approximate, and exemption, to which Borrower is or becomes entitled under the laws and constitution of the jurisdiction where the property less, and the hereby agreese that are each proceeded by such laws or constitution for redempts or or possession following for it will safe shall not apply, and that no right of ordered an expossession shall exist after losine safe.

3.6 Plus incomment shall be only to the present regulations of the Europes Home Administration, and to its future regulations

not on consession with the express processors from the

(20) Nations given hereinder and be ben its certified mark unless otherwise required by law, a litressed, unless and until some other vidences as designated to a notice so given, in the case of the Government to harmers Home Admini tration, United States Department of Ages of the case of Horrower's bins at his post office address stated above.

18. A 17.17.98 MITTER F. Bornweighe been on, wer borrower's handes and seal so the day and sear first abecomments Segment, the only on a recoverage the process of

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