(d) The that or not the note is insured by the Government, the Government may at any time pay any other amount required before to be pile by Bortower and not poil by him when doe, as well as any joint and expenses for the preservation, protection, or antocomment of this pile, as a determine for the account of Bortower. All such advances shall been jointeen at the note, protection, or antocomment.

(5) All devances by the Government as described in this lantiment, with interest, shall be immediately due and psyable by promover to the Government without demand at the place designated in the note and shall be secured hereby. No such advance by the Government and the Government of the control of the contro

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

0/3

no To pay when due all lares, liens, judgments, encombishers and assausments lawfully attaching to or assessed against the property and gromptly delives to the Covernment without demand excelpts evidencing such payments.

To keep the property locured as required by and under insurance policies approved by, delivered to, and retained by the Opverment.

(9) To meintain improvements in good expeir and make repairs required by the Government; operate the property in a good and basedoma-tike manner; comply with such farm conservation practices and farm and home management plans as the Government from time to time may use manager compay with successful experience practices and seem son once the sevent plane as the devertment from time to time may practicle; and not to chandoot the property or custoes or permit westle, lessening or impairment of the security covered hereby, or, without the written consent of the Government, cut, remove, or lesse any timber, gravel, oil, gas, coal, or other minerals developed.

100 naturary consents purposes.

(10), if this naturance) is given for a "Farm Ownership" loan as identified in Parmers Home Administration regulations, petronally to operate that property with his own each his family a labor as a farm and for no other purpose, and not to lease the property or any part of it unless the Government consents in writing to some other method of operation or to a lease. If this instrument is given for a "Section SOZ Breat Housing!" loan on a "condent material" as so identified, the property will be personally occupied and used by Borrower and not rented or leased without the Overnment's written consent.

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

(12) To pay or rainburse the Government for expanses 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 or any supplementary agreement (whether before or after default), including but not limited to coats of evidence of little to and survey of the property, costs of according this and other lastnuments, attorneys' fees, trustees' fees, court costs, and expenses of advertising, selling, and conveying the property.

(13) Neither the property nor any portion thereof or interest therein shell be assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the Government. The Government shell have the sold and exclusive rights as mortgages hereader, including but not limited to the power to great consents, partial releases, subordinations, and satisfaction, and no insured lender shell have any right, title or interest in or to the lieu or any banefits hereof.

(14) At all responships times the Government and its agents may inspect the property to ascertain whether the covenants and agreements contained herein or in any supplementary agreement are being performed.

(15) The Government may extend and defer the maturity of and renew and reamoutize the debt evidenced by the note or any indebtedness to the Government secured hereby, release from liability to the Government are party so liable thurson, release portions of the property to the control of the control of

(16) If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a production credit essociation, (lo) if at any time it main appear to the voverment inst norrower may be some to obtain a losh from a production credit association, as Federal land bank, or other responsible cooperative or private credit source, at reasonable rates and terms for mount for similar purposes and periods of time, Borrower will, upon the Coverment's request, apply for and accept such loan in sufficient mount for both the case any indebtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative lending agency in connection with

(IT) Default hereunder shall constitute default under any other real estate, or under any personal property or other, security instrument held or issued by the Government and executed or assumed by Borrower, and default under any such other security instrument shall con-

(18) SHOULD DEFAULT occur in the performance or discharge of any obligation secured by this instrument, or should any one of the parties named as Borrower disc or be declared as incompetent, a bankrupt, or an insolvent, or make an assignment for the banefit of creditors, the Government at its option, with or without notice, may: (e) declare the entire amount unpaid under the note and any indebtedness to the the Government at its option, with or without notice, may; (a) decises the entire amount impaid under the note and any indebtedness to the Government hereby accord immediately due and appable, (b) for the account of librorest incur; assumable expenses for repair or maintenance of and take passession of, operate or real the property, (c) upon application by it and production of that intrument, without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, (d) overclose this instrument as provided herein or by faw, and (a) andore say and all other right's and tended as provided nor by present or

(19) The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to (19) The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) any prior lieus required by law or a competent court to be so paid, (c) the debt court to be so paid, (c) the debt court to be so paid, (c) at the Government's option, any other industries and the covering to or insured by the Government's option, any other industries and fore when to or insured by the Government, and (f) any as a stranger and may pay the Government and its agents will and purchase as a stranger and may pay the Government and its agents will and purchase insured by the Government, in the order prescribed above.

(20) As against the debt evidenced by the note and any indebtedness to the Government hereby secured, with respect to the property, and to the extent permitted by the Borower bready relinquishes, waives, and conveys all rights, incheste or consummate, of descent, doner, curtesy, homesteed, valuation, appraisal, redemption, and exemption to which Borower is or becomes entitled under the laws and constitution of the jurisdiction where the property lies.

(21) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future regulations not inconsistent with the express provisions hereof.

(22) Notices deven hereunds shall be sent-by certified mail, unless otherwise required by law, addressed, unless and until some other address is designated in a notice so given, in the case of the Government to Patmers Home Administration, United States Department of Agriculture, at Columbia, South Carolina 29201, and in the case of Borrower to him at his port office address stated above.

IN WITNESS WHEREOF, Borrower has hereunto set Borrower's i	hand(a) and seal(a) the day and year first above to
Signed, Sealed, and Deliveredfin the presence of:	The section of the se
1) 3 / 1	
Lanual J. Dilri att.	A An Call
(Wilness)	SEAL (SEAL
addedon a de t	7.1.21.11
	VIRGINIA W. WILLIAMS
(Witness)	ATMOTHTH M. MILENAMS ATTACHER