ONDERVISION OF THE PROPERTY OF THE

THE PARTY

(i) Thither or not the note is insured by the Government, the Government, may at any time pay any other insocate required heren'to be made by Borrower and not point by Borrower and not point in these days, as we'll as any continued appears for the preservation, protection, or andersonant of the lies, as advances for the preservation, protection, or andersonant of the lies, as advances for the preservation, protection, or andersonant of the lies, as advances by the Government, all specific distincts the next take note and usually paid to the competition. (S) All diversaces by the Government at the place designated in the next ped of shall be assected bereby. No such advances by the Government shall relieve Borrower from bracts of this consensation pays, then before the protection of the Covernment and the place of the C

ectifed herby, in any order the Government destraining.

(3) Touge the lone evidenced by the note solaly for purpose authorized by this Government.

(4) Tough when due all taxes, these, jedgenants, securities, and dessentants lightfully attaching to be assessed against the property of piccopy deliver to the Government evidence and receipts evidencing such payments the property for the property (8) To able the property issured as required by and usery insurance policies approved by, neutverus to, and returned by and usery (9) To Besintain improvements in good repair and make regairs required by the Government operate the property in a good and husbandeness; it muggir comply with such farm conservation predicts and farm and home measurement plans as the Government from time to time any principles, and not to abundon the property, or cause or semal waste, leasening or impairment of the accounty covered byte, or, situation, the written content of the Government, cut, remove, or lease any timber; gravel, oil, gas, coal, or other interests except as may be necessary;

the written consent or the Government, our, remove, or sease any timon, graves, our, are, were a vice moment of the conding of conting of conti

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

(12) To pay or reimburge the Covernment for expanses reasonably necessary or incidental to the protection of the lies and priority (12) To pay or reimburge the Covernment for expanses reasonably necessary or incidental to the protection of the lies and priority hereof and in the enforcement of or the economics with the provisions hereof and not the note or any supplement garacanal (whether before of after default), including but not limited 15 could of evidence of title to und markey of the property, costs of recording this and other instruments, attorneys fees, trustees fees, court costs, and expenses of adventising, selling, and conveying the property.

(13) Neither the property nor any portion thereof or interest therein shell be easigned, sold, renatered, or encumbered, voluntarily or charmles, without the writtes consent of the Government: The Government shall have the sole and exclusive right as mortagees hereunder, charles by the contract of the

(14) At all responsible limbs the Openment and its agents may inspect the property to ascertain whether the covenants and agraements contained breefa. or in any supplementary agreement are being performed.

(15) The Government may extend and defer the maturity of and renew and resmottes the debt evidenced by the note or any indebtedness to the Government secured hereby, beliess from liability to the Government any party no liabile theseon, release portions of the property to the form and suborfines the line street, and wave sany other ighth becaused, without affecting the lien or priority hereof or the liability to the Government of Borrower or any other party for payment of the note or indebtedness excured hereby accept as specified by the

(16) If at any time it shall appear to the Government that Borrower may be able to obtain a loss from a production credit association, a Federal land bank, or other responsible cooperative or pirate oradit source, at responsible crates and terms for loans for similar purposes and periods of time, Borrower will, upon the Government's request, apply for and accept such loses in sufficient amount to pay the note and any indebtedness secured hereby and to pay for any stock accessary to be purchased in a cooperative fending sensory in connection with

such ton.

(17) Definition of the constitute default under any other real estate, or under any personal property or other, accurity instrument within default hereunder, the Coverament and executed or assumed by Borrower, and default under any such other security instrument within default heraunder.

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(18) SHOULD DEFAULT occur in the performance or discharge of any obligation secured by this instrument, or should any one of the parties amend as Borrower die or be declared as incompetent, a bentrupt, or an insolvent, or make an assignment for the benefit of craditors, development is the option, with or without notice, may; (a) declare the entire amount upseld under the note and any indebtedness to the maintenance of and take possession of, operate or rent the account of Borrower incur and pay reasonable appearance for repair to maintenance of and take possession of, operate or rent the property, (c) upon application by it and production of this instrument, without this instrument, and provided the property in the sweat powers of receivers in like cases, (d) foreclose this instrument as provided herein or by law, and (e) sufforce any and all other rights and remedies provided herein or 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 suffering or complying with the provisions hereof, (b) any prior liens required by law or a completed court to be no paid, (c) the debt exidenced by the notes and all indebtedness to the Government secured hereby, (b) inferior liens of required by law or a competent court to be no paid, (e) at the Government, option, any other indebtedness of Borrower owing to or heaved by the Consumment, and (f) now balance to Boroner. At foreclosure or other sale of all or any part of the properly, the Government and its agents may bld and purchase as a stranger and may pay the Government's share of the purchase price by crediting such amount on any debts of Borower wring to or insured by the Government, in the order prescribed above.

(20) As against the debt syldenced by the note and any indebtedness to the Government hereby secured, with respect to the property, and to the extent permitted by law, Bornower hereby reliably here, waives, and conveys all rights, inchests or consumnate, of descent, dower, curtery, homested, valuation, appressing, redemption, and exemption to which Bornower 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 bereof.

(22) Notices given bereamers, shall, be sent by certified mail, unless otherwise required by law, addressed, unless and until some other address is designated in a mitice to giren, in the case of the Government to Farmers Home Administration, United States Department of Agriculture, at Columbia, South Ceroline, 29201, and in the case of Borrower to him at his post office, address stated above.

| IN WITNESS WHEREOF, Borrower has hereunto set Borrower's | hand(s) and stal(s) the day and year first shows million |
|--|--|
| Signed, Sealed, and Dulivered in the presence of: | A A The same willen. |
| \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ | |
| James t. Sulgeath | (SEAL) |
| (0) | A. H. Lyggett |
| - Automatical Comment of the Comment | 127-1-1 |