(6) Whether or not the note is insules by the Government, the Government may at any time pay any other amounts required herein to be line, as advances for the account of Borrower. All such advances well as any coats and expenses for the preservation, protection, or asforcement of this (3). All derinces, by the Government as described in this Latinoses, with intrinsic, shall be immediately due and payable by Borrower to relieve Borrower from breach of this coverant in the older and the place of the coverant and secretary that the coverance had been covered from Borrower. Otherwise, any payable in the note and place the secured hereby. No would describe by Government had coverance that the coverance of the covera (6) 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 of promptly deliver to the Covernment eithout demand receipts evidencing such payments.

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

(e) I can step me property manuscass requires my amounter insurance poincies approved by aniverse to, and retained by the Government.

(b) To maintain improvements is good spair and make repairs required by the Government; operate the property in a good and hashedmanprocedure and not to standon the property, or cause or permit waste, leasanting or impairment of the accurate processes, or without
the waitten consent of the Government, cut, remove, or leass any timber, gravel, oil, gas, cost, or other minerals except as may be necessary

the written consent or the Government, cut, remove, or rease any timuer, graves, vis, gas, com, or other minerals except so may be necessarily of the first material of the second of th

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

- (12) To pay or reimburse the Government for expanses reasonably necessary or incidents to the protection of the lien and priority hereof and in the unfortunant of or the compliance with the provisions berrof and of the noise or any supplementary agreement (whether before or after default), including but not limited to cousts of evidence of title to and curvey of the property, costs of coording his and other instruments, attorneys' fees, trustess' fees, court costs, and expanses of advertising, selling, and conveying the property.
- (13) Neither the property nor any portion thereof or interest therein shall be assigned, sold, transferred, or soccumbered, voluntarily or (13) Neuter the property one bay portion thereof or interest therein small on many one of the property of the Covernment of the Covernment
- (14) At all redsonable lines the Dovernment and its agents may inspect the property to ascertain whether the covenants and agreements contained beyoin or in any supplementary agreement are being performed.
- (15) The Government may extend and deler the maturity of and renew and reamortize the debt evidenced by the note or any indebtodness (15) Lie covernment may expend on cater the manning or and renew and renmortuse the new renerances by the nutte or any inscription to the Government secured bettery, ristess from little to the Government any party so listle thereon, release postions of the property from and subordinate the lien hereof, and waive any other right has thereaffer, without affecting the little or principly thereof or the liability to the Government of Borrower or any other party for payment of the note or indebtedness accused hereby except as each of the content of the note or indebtedness accused hereby except as each of the content of the note or indebtedness accused hereby except as each of the content of the note or indebtedness accused hereby except as each of the content of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the note or indebtedness accused hereby except as each of the new except and the new except and the new except accused the new except and the new except accused to the new except accused the new except accused
- (16) If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a production credit association, (10) It is not once it about appear to the Coverment that the contract of the contract of the contract of the coverment that coverment the coverment that coverment is a federal land shad, or other responsible cooperative or private credit course, at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, upon the Government's request; supply for and secret such loans in sufficient amount to pay the cote and any indebtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative lending agency in monetion with
- (17) Default hereunder shall constitute default under any other real estate, or under any personal property or other, security instrument ld or issuard by the Government and executed or assumed by Borrower, and default under any such other security instrument shall conatitute default herenndet.
- atitute default heremode;

 (18) SHOULD DEFAULT occur in the performance or discharge of any obligation secured by this instrument, or should any one of the purities named as Borrower die or be declared an incompetent, a bankrupt, or an insolvent, or make an assignment for the baseful of creditors, observanced have been at its option, with or without notice, may; (e) declare the entire amount unpaid under the note and any of the baseful of creditors, observanced have been such as a set in the baseful of creditors, observanced have been such as the possession of, operate or rent the property; (c) upon application by it and production of this instrument, without this instrument as provided herein or by law, and (e) enforce 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) coats and expenses incident to enforcing or complying with the provisions hereof, (b) any prior liens required by law or a competent court to be so paid, (c) the debt widened by the note and all indebtedness to the Government secured hereby, (d) inferior liens of record required by law or a competent. structions by the note and an independence to the Obserment secured enterty (a) interior tens or record required by the Government's option, any other indebtences of Borrower owing to or insured by the Government, and (f) any cours to see so pure, set as to e covernments option, any other indeptedness of Horrower owing to or insured by the Government, and (f) any ball of the property, the Government and its agents may bid and purchase as a stranger and may pay the Government's blare of the purchase price by crediting such amount on any debts of Borrower owing to or 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, d to the satient permitted by law, Borower hereby relinquishes, waives, and conveys all rights, inchests or consummate, of describency, cuttery, homesterd, valuation, appraisal, redemption, and exemption to which Borrower 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 Fermers Home Administration, and to its future regulations not inconsistent with the express provisions hereof.

(22) Notices given bereunder shall be sent by certified mail, unless otherwise required by law, addressed, unless and until some other (21) Notices given nerewore; snail be sant by certified mail, unless unterwise required by law, addressed, unless and utilities and the dates are dates are dates and the dates are dates are dates and the dates are dates and the dates are dates are dates are dates are dates and the dates are dates are dates are dates and the dates are dates are dates are dates are dates are dates and the dates are dates an

the state of the s	the post cities address stated above.
IN WITNESS WHEREOF, Borrower has hereunto set Borrower's Signed, Sealed, and Derivered in the presence of	hadra a constant
Signed, Sealed, and Desivered in the presence of;	nand(a) and seal(s) the day and year first aboys/written.
1 - 1	W 0 0
James Zi Delriata	William B. Burdingland
Alon 10 Itunt	WILLIAM B. BURROUGHS TO (SEAL)
Mose la 14mil	WILLIAM B. BURROUGHS, JR. (SEAL) MARTHA W. BURROUGHS A CALAGO (SEAL)
(Witness)	MARTHA W. BURROUGHS (SEAL)