

(d) Whether to use the bale is insured by the Coverance, the Coverance and the poveration and the poveration became a supported by Borrower and not said by his 'stem due, as well as day coats and expenses for the preservation, protection, or entercoment of this item, as advances for the account of Borrower. All such advances which been belowed in the borrower butch had be higher to the borrower.

files, as devences by the decrement of forthwest. All sear sevences many sear as one care consert, to your watch may be files as described in this instrument, with interest, shall be limited due and psychic by Borrows to the Government though due to the locations demand due to be letted in the letteds note and the best by the Government to give the described in the letteds note and the best by the government to give the Government stall values being breach of his coverant to gay. Such advances, with interest, shall be repaid from the life systiable collections received from Borrower, there is, may present made by Borrower may be ago find on the note or any indebtedness to the Government sections received from Borrower, there is an extensive stall values of the note of any indebtedness to the Government sections are single for the property in any principle Government definance.

(5) To use the loan systemets it is note solely for purposes subtorized by the Government.

(7) To pay when the all taxes, lies, lyingments, another set stigging such payments.

(6) To keep the property invaled as required by and under insurance splicies approved by, delivered to any set stiffend by the Government of the government for good applied and made register required by the Government, operate the property in a good and husband made manufacture of the security covered hereby, or the such as a stall and and to about the growing from the lot important of the security covered hereby, or these solvernment for these solvernment of the security covered hereby, or the such as a stall as a stall laws, ordinances, and regulations effecting the property in a situate consent of the Government, or, remove, or lease say that set, and government of the security covered hereby, or those in the growing the such as a stall laws, ordinances, and regulations effecting the property.

(11) To pay or felmburse the Odvernment for expenses reasonably necessary or incidental to the protection of the lien and printity

(11) To comply with all laws, nightfulness, and regulations essentially necessary or incidental to the protection of the lien and pricitive hereof and to the enforcement of or the compliance with the provisions hereof and to the enforcement of or the compliance with the provisions hereof and to 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, thatees less, court costs, and expenses of advertings, eiling, and conveying the property.

(12) Neither the property nor say portion thereof for injerest therein shall be larged, assigned, sold, transferred, or encumbered; voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole and acquisive rights, as mortages hereander, including but not limited to the power to grant consents, partial receives, subordinations, and satisfaction, and no insured lender shall have any right, little or laterest in ofto the inen or any benefits hereof.

(13) At all reasonable times the Gayerament and it's agents may inspect the property to ascertain whether the covenants and agreements contained hereids or in any supplementary agreement are being performed.

(14) The Government may extend and defer the maturity of and renew and reasonable 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 lien hereof, and waive any other rights becomen without affection, the lien or priority hereof or the liability to the Government of Borower or any other party for payment of the note or indebtedness secured hereby except as specified by the Government. In writing.

(15) It at any time it shall appear to the Government that Bornwer may be able to obtain a loan from a production credit association, a Federal land bank, or other responsible cooperative or private credit source, a peacemable rates and fetms for loans for similar purposes and periods of time, Borrower will, upon the Governmenta request, apply for and accept such lagar in sufficient amount to pay the note and any indebtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative lending agency, in connection with

(16) Default bereunder shall condititute default under any other real estate, or under any personal property or other, security instrument held or insured by Borrower, and default under any such other security instrument shall constitute default hereunder.

held or insured by the Coverment and executely or assumed by Borrower, and default under any such other accurity instrument shall constitute default hereunder.

(17) 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 die or be declared an incompetent, a bankrupt, or an insolvent, or make an assignment for the benefit of creditors, the Government at its option, with or without notice, may: (a) declare the entire amount unpuld under the note and any indeptedness to the Government hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expensive for rent the property, (c) upon application by it and production of this instrument, without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in the casea; (d) foreclose this instrument as provided begain or by law, and (e) enforce any and all other rights and remedies provided begain by present or future. Item.

or future law.

(13) 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 faw or a competent court to be so paid, (c) the dobt evidenced by the note and all indebtedness to the Government's entured hereby, (d) liferior liens of record-vequired by law or excompetent court to be so paid, (e) at the Government's option, any other indebtedness of Borrower liens of record-vequired by law or excompetent court to be so paid, (e) at the Government's option, any other indebtedness of Borrower liens of record-vequired by law or excompetent court to be so paid, (e) at the Government's and (f) any belance to Borrower. At foreclosure or other sale of all or any part of the property, the Government and its agents may bid and purchase as a stranger and may pay the Government's after of the purchase price by crediting such amount on any dothe of Borrower will never only the Government, in the order Rescribed above.

(19) As against the debt evidenced by the note and any indebtedness for the Covernment hereby accured, with respect to the property, Borrower (s) hereby relinquishes, waives, and conveys all rights, inchedite or constitution of the jurisdiction where the property lies, and (b) hereby agrees that any right provided by such laws or constitution or redemption or passession following foreclosure sale shall not apply, and that no right of redemption or passession sall stat after foreclosure sale.

(20) 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.

and inconsistent win the express provisions nered.

(21) Notices given hereunder 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 Rarmers Home Administration, United States Department of Agriculture, at Columbia, South Carolina 29201, and in the case of Borrower to him at his post office address stated above.

IN WITNESS WHEREOF, Borrewer has hereunto set Borrower's hand() and seal(s) the day and year first above willten. Signed, Sealed, and Delivered in the presence of:

SEAL