225-11-14

together with all rents and other revenues or inc there from, and all and singular, the rights, easements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining, and all improvements and personal property now or hereafter attached to or reasonably necessary to the use of the real property herein described, all of which property is sometimes hereinafter designated as "said property 8

TO HAVE AND TO HOLD, all and singular, said property unto Mortgagee and its assigns forever;

AND MORTGAGOR, for himself, his heirs, executors, ad-ministrators, successors and assigns, does hereby and by these presents covenant and agree:

1. To pay to Mortgages, as collection agent for Lender, promptly when due all installments of according to the terms of said instrum when due all installments of principal and interest ent of debt

2. To pay to Morigagee, together with and in addition to the annual payments of principal and interest payable to Lender under the terms of the instrument of debt, the following sums:

(a) The annual loan insurance charge as prescribed above. Mortgagor shall continue to pay such annual charge until said loan is paid in full, or the mortgaged property is acquired by Mortgages, or until the insurance agreement is otherwise terminated: *Provided*, That in the event said loan is paid in full in less than five (5) years after the date of the instrument of debt and at that time it is insured by Morigages, Morigagor shall pay to Morigages the entire annual ban insurance charge computed for the year then current and at Mortgagee's option, an additional charge equal to the annual charge for such year, such payment contra and, at sorregges sophon, an accurate intree equal to the annual charge for such year, and payment to be splited by Mortgages on Mörtgagor's obligation on account of loan insurance. Assignment of the instrument of dot to Mortgages shall not operate to terminate the nt or relieve Mortgagor from the obligation to pay the required annual charge.

(b) Such delinquency charges and default reserves as ortgages finds necessary and may hereafter establish by Mor regulation provide the second

(a) Such initial fees for inspection, appraisal and other as Mortgages finds necessary. 32N/7 ារក

All payments mentioned in the preceding subsections (a) and All payments mentioned in the preceding subsections (a) and (b) of this paragraph, all payments on the instrument of debt, and all savaness the beinade under the instrument of debt, and all savaness made by Mortgagee for the account of Mort-graph as been and by Mortgagee for the account of Mort-graph and an and by Mortgagee for the account of Mort-graph and an and by Mortgagee for the account of Mort-graph and the save of the added trighter and the agreement of the save of a save installment of principal and in-ternative to be simplied to the payment of the following items in the order set forth: in the order set forth: weather with the loss

nces by Mortgages for the s (1) advar unt of Morts with interest at the rate provided in the instrument of debt

(2) annual loan insurance charges owing to Mortgagee; burg (8) interest on said loan; and

(4) famortization of the principal of said loan. TEEL'S' MAN Alight Mortgager has failed to pay to Mortgagee the full

. 3.712 Mortigagon has ration to pay to mortgage in a sample of any installment of principal and interest on or, before the due date thereof, Mortgages will after thirty (80). days from the due date pay the unpaid amount of pick installment to Londer, less the known of any provious prepayments from the volumtary or involuntary sale of any part of the mortgaged property or from pyralise from lease under which the value of the security is deprecisived). Amounts thus advanced by Mort-gages, sa well as other amounts for the payment of property insurance premiums, taxes, assessments, and items of similar character, which may be advanced by Mortgagee for the accharacter, white may be avanced by Mortgagee for the ac-count of Mortgagory byreason of his failure to pay the same, shall be deducted from the first available collections received from Mortgagor, and shall be repaid to the insurance fund maintaining by Mortgagee. All with advances shall bear in-terest at the rate specified in the instrument of debt, and, until repaid, the advances and interest thereon shall be added to subsequent installments." Until such advances have been repaid by Mortgagor, payment thereof by Mortgages shall a relieve Mortgagor from the breach of his covenant to pay. all not

4. Should Mortgagor violate any covenant, agreement or

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nent executed in connection with said loan or the insurance thereof, Mortgagee may require Lender to assign the instru-ment of debt, together with the incidents thereto, upon paynent to Lender of the insurance benefits as described herein. Mortgagee require the assignment of the instrument of debt from Lender to Mortgagee, upon such assignment and transfer, Mortgagee shall pay Lender an amount equal to the unpsid principal and interest under the instrument of debt.

5. To pay, before the same shall become delinquent, all taxes, levies, liabilities, obligations and encu of every nature whatsoever which affect said property or Mortgagee's rights and interests therein under this mortg nd promptly to deliver to Mortgagee, without demand, receipts evidencing such payments.

6. Immediately upon the execution of this mortgage to provide, and thereafter continuously maintain, fire insurance policies and such other insurance policies as Mortgagee may then or from time to time require upon the buildings and improvements now situate or hereafter constructed in or upon said property. Said fire and other insurance policies shall be deposit ed with Mortgagee and shall be with commanies in unts and on terms and conditions, approved by Mortgagee.

7. Personally and continuously to reside on said property and, with his own and his family labor, personally to operate said property as a farm and for no other purpose; at all times to maintain said property in proper repair and good condition: commit or suffer no waste or exhaustion of said property; her to cut nor remove any timber therefrom, nor to remove, ŧċ. neither or permit to be removed, gravel, oil, gas, coal or other minerals except such as may be necessary for ordinary domestic pur poses; promptly to effect such repairs to skid property a 7.88 Morter gee may require; to institute and carry out such far Ing conservation practices and farm and home management plans as Mortgagee shall from time to time prescribe; and to make no improvements upon said property without consent by Mortgagee.

8. To perform, comply with and abide by each and every stipulation, agreement, condition and covenant contained in the instrument of debt, in any extension or renewal there in this mortgage, or in any other instrument executed by Mortgagor in connection with said loan or the insuran

9, To comply with all laws, ordinances and regulations affecting said property or its use.

10. That said loan was expressly made by Lender to Mortgagor to enable Mortgagor to purchase, repair, improve calarge said property, or refinance in connection with such improvement or enlargement, or any combination of the aforeimprovement or enlarge said purposes, and that Mortgagor did or will use said moneys for the foregoing purposes.

. 11. That Morigagee, its agents and attorneys, shall have the right at all times to inspect and examine said property for the purpose of ascertaining whether the security eing lessened, diminished, depleted or impaired, and if such inspection or examination shall declose, in the judgment of Mortgagee, that the security given or property mertgaged is being lessened or impaired, such condition shall be deemed a breach of the covenants, of this mortgage on the part of Mortgagor.

12. That all of the torms and provisions of the instrum of debt, of any extension or renewal thereof, of any other instrument executed by Mortgagor in connection with said loan or the insurance thereof, and of the insurance agree areby incorporated in and made a part of this n ortran as if the same were set out in full herein, and shall be construed with this mortgage as one instrument,

3. That, without Mortgagee's consent, no final payment of said loan shall be made within five (6) years from and after the date of the instrument of debt.

14. That all, awards of damages, up to the amount of the industedness of Morigagor to Lender on said loan plus any industriant in connections. of the indebtedness to Mortgagee under this mortgage, in connection said property are hereby assigned and shall be paid to Mort-gageo, who may apply same first to payment of any indebted ness to Mortgaged under this mortgage and then remit the balance to Lender for application on the installments last to become due under said instrument of debt, and Mortgagee is condition contained in this mortgage or in any other instru-is it hereby authorized; in the hame of Mortgagor, to execute and