543

And the second

11.00

1.1

1

11 21

for the still she weathers appliance and exigment behaving to aci	Morragger, now placed, located or initialled in, on or about the above described real estats, equipment: which may be hereafter acquired by the Morraggor and placed on said premises the Morraggee, its successors and anigm, forever, and the Morraggor dovenants and agrees:
Together with all other machinery, applantes, and examinery, appliances and or personal property, or used in connection therewith, and all machinery, appliances and ar used in connection therewith.	equipment which may be hereafter acquired by the Mortgagor and pinced on said premium
TO HAVE AND TO HOLD the show distinct which further and additional door First. That he said Mortgagor will execute such further and additional door and Mortgages further to perfect its title as Mortgages to any of the property hereinabove	ments or instruments or do or perform all such acts as may be reasonably requested by the described and all instruments as may be necessary to bring any such machinery, appliances,
SECOND. That such mergage of the shortgage upon equipments, including i THIRD. That it will pay when due all indebtedness secured hereby, including i	nterest, together with all costs and expenses of collection, if any there shall be. r any foreclosure of this mortgage, begun or completed, all costs and expense thereof, includ-
ind a reasonable attorney's ite. FIFTM. That it will, until the indebtedness secured hereby is paid, keep the p such kinds and in forms and amounts and with a company or companies satisfactory to the delivered to the	roperties covered under the lien of this mortgage insured by policy or policies of insurance, or the Mortgagree, with clause executed and attached making loss payable to said Mortgagree as and Mortgagree. Any insurance funds paid to the Mortgagree as a result of damage or loss to
hereafter be, levied or assessed upon said mortgaged premises and property, or any p and paid thereunder, and in default thereof the Mortgagee, its successors of a saigns, mo to be due, under any legislative power or authority, and any amounts o paid shall be eight (8) per cent per sanum, shall, together with interest, be a lien on said premises an eight (8) per cent per sanum, shall, together with interest, be a lien on said premises an eight (8) per cent per sanum, shall, together with interest, be a lien on said premises an eight (8) per cent per sanum, shall, together with interest, be a lien on said premises an eight (8) per cent per sanum, shall be and the same same subject to this mort	art beerd, of algon into mortgage of lensans, fees, taxes, and/or assessments due, or relatined by gas part of the principal deck, shall bear interest from the didate of payment at the rate of d property and be secured by this mortgage, and shall be immediately due and payable. crash in good and substantial trapping during the continuance beared and will not crashe, suffer,
or permit waste thereof.	lien of this mortgage, in whole or in part, and will not demand of the Mortgagee such resease
NINTH. That it will not all times during the existence of any part of the ise herein prov association qualified under the provisions of the Act of Congress known as the Agricult TENTH. That it will not, during the existence of any part of the ise herein prov	tural Marketing Act, as amended. 6 ideal for, sell, lease, or assign all, or any part, of the realty or other property herein mentioned is limitation on power all allenation shall not be exhausted by use, but shall be continuous so
ELEVENTH. I not no thinking to in addition to every other remedy given heret	inder, and now or hereafter existing at law, or in equity or by statute.
THIRTEENTH. That the andust of the Morragor's business, which shall be promp	bily adopted and, in good faith, carried out by the most defend the eviet enjoyment thereof
by the Mortgages, and will warrant and defend the same against all lawful fainm of a FUFTRENTR. That if default shall be made in the payment of said principal sc or in the payment of any insurance premium or taxes within ten (10) days after the is ments or covenants, or immediately upon the threatened demolition or removal of any ments of covenants.	good right to convey same, free of all encumbridges, will derive the version weap weap weap of the second s
process, execution, judicial sale, or operation of law, inch, shi in any probability of any processors or assigns, may elect without notice that the whole of the principal sum here successors or assigns, may elect without notice that the whole of the principal sum here as shall become immediately due and payable, and may enforce payment thereof and of a state of the sale of t	by secured, or so much as shall then remain unpain, together with the interest provided that ill sums expended under the terms of this morigage by foreclosure or otherwise; provided that successors, agents and assigns may and are hereby authorized to enter upon the said proper, successors, agents and assigns may and are hereby authorized to enter upon the said proper,
in the event and of the same, or any part thereof, and to rent or less any of the pro- to task the property in question, the proceeds thereof, after deducting all necessary cals mort space hereby appoints and designates the Mortgages, or any person appendixed name of and by sutherity of the Mortgager, its successors and assign, any language has been	operand expenses, to be applied to the payment of any indebtedness secured hereby; and and pit it therefore, as its agent and attorney-in-fact, with full power and authority to execute, in the by which the said Mortgage exercises any of the rights and privileges hereinbefore conferred, sounds, in case of any default by the Mortgager, shall not preclude it from the exercise thereof.
including of conditions and fovenants herein stated, eise to remain in the boot of the state of	sall be and become null and your upon ton maximum by the second s
CORFORATE B	A STATION
SEAL SEAL	THE COOPERATIVE FARM CHEMICALS ASSOCIATION Montement
The wo	By Flaward Chawden
(SEAL)	By By President
ATTEST: Alan S A	-
A337. OCCIVALY	
CORPORATE ACKNOWLEDGEMENT	
STATE OF MISSOURI A	JACKSON , ss.
On this Both day of June	, 1953, before me appeared Howard A. Cowden , to me personally known, who being by me duly sworn did say
that he is the / G President of The Cooperative	Farm Chemicals Association and analytic behalf of and
that the weat affords to said instrument is the corporate sen to said corporation by authority of its Board of Directors, and did acknow Wurdesfing, hand and notarial seal the day and year in this	I corporation and that said instrument was signed and sease in vehicle of said wiedge said instrument to be the free act and deed of such corporation. certificate above written.
SEALL OF	Aune Weight
PUDLIN A LAMAN	NotaryPublic
atroppinging sopris Security 13, 1961	
and the second	

U

12 des

Recorded July 5, 1958 at 10:05 A.M.

0