deliver valid acquittances therefor and to appeal in the name of Morigagor or Morigages from any such award.

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15. That Mortgagor will record this mortgage at his expense in the office of the Register of Deeds in said County.

In the office of the Register of Deeds in said County. 16. That should Morigagor assign, sell, lease, enter into any suspensive any interest therein, voluntarily, involuntarily, in protections are declared a bankrupt or an insolvent or make assignment for the benefit of creditors or should be fail to assignment for the benefit of creditors or should be fail to assignment for the benefit of creditors or should be fail to assignment for the benefit of area on any other instru-ment excented in connection with asid lean or the insurance theread, without he ensent of Morigages, or upon the death Morigages under this morigage inmediately due and payable and there asid instrument of debt and any indebtedness to Nortages under this morigage provided herein or by law. 17. These, without in any meaner affecting the single of Mori

and thereupon exercise any remoty provided herein or by law. 17. That, without in any manner affecting the right of Mort-mages to require and enforce performance at a subsequent base of the same, similar or any other covenant, agreement or singletism described or referred to herein, without affecting the liability of any person for payment of said instrument of oble or any indultaness to Mortgages under this mortgage and without affecting the lien created upon said property or the priority of mid lies. Mortgages is hereby authorized and suprovered, at its option and at any time, to (1) waive per-formance of any covenant or obligation described or referred to herein; (2) deal in any way with Mortgage or or grant to Mortgage or any indultaness to Mortgage under this mort-gage; or (3) execute and deliver partial releases of any part of able or any indultaness to other rights in said property. 18. That wherever the context hereof results, the neuter

15. That wherever the context hereof requires, the neuter pender as used herein aball include the feminine and the maculine, and the singular number as used herein shall mode the plural, and vice versa.

19. That may notice, consent or other act to be given or done w Mortgages under this mortgage shall be valid only if in riting and executed or performed by the Administrator of the Thromogy Home Administration or his duly authorized representative.

10. That all notices to be given under this mortgage shall be dilipsed as forwarded by cartified anall (or registered mail if required by State statute), addressed in the case of Mortgage to Farmers. Hence Administration, United States Department of Agriculture, at Topeks, Kanans, or at such other place as Mortgage to him at the post-office address of the real estate described in this mortgage.

rator to him at the post-office address of the real estate described in this mortgage. 31. That Mortgago haveby assigns to Mortgages any and all renks, profils and other revenues and income of or from mid property, and Mortgagor does hereby atthories and en-ower Mortgages (1) to take possession of said property at-mouth property, in Mortgagor does hereby atthories and en-ower Mortgages (1) to take possession of said property any time there is any default in the payment of any amount due under and instrument of dot or of any indebtodness to factgages under this mortgage or in the performance of any oblightion herein contained or referred to, and to rent the same for the account of Mortgagor and (2) upon commence-ent of aimy proceedings, fudicial or otherwise, to enforce any right under this mortgage, to have a Receiver for said prop-ring magning by a court of competent jurisdiction, upon spilention by Mortgages and production of this mortgage, which estate evidence and vithout notice of hearing of said application by Mortgages and portation. All rent, profits and other revenues collected as herein provided by either Mort-ments, independent is mortgages and upon any indebtodness to make period of redemption. All rent, profits and other revenues collected as herein provided by either Mort-ments of collections and astanization, upon any indebtodness to Mortgages under the source may direct *Provide*, how-server, That if Mortgagor be in default in the payment of any other debt to Mortgages to secured by this mortgage, Mort-ments and Mortgages and asserting by this mortgage, Mort-ments and Mortgages and asserting by this mortgage, Mort revenues hardwy collected to the reduction of anny. 18. That all rights, privileges, benefits, chilgstions and mortgage may along the rest, bilgstions and bower hardwards and here any along the secure to the accession of the mortgages and here any along the rest, bilgstions and bower herein and other revenues hardwy collected to the reduction o

That all rights, privileges, benefits, obligations and m herein surfaced on Martgages may be exercised on

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behalf of Mortgagee by the Administrator of the Farmers Home Administration, or by the head of any other agency of the Federal Government that may from time to time be veated with authority over the subject matter of this contract, or his duly authorized representative.

duly authorized representative. 23. THAT TIME IS OF THE ESSENCE of this mortgage

24. That Mortgagee may forcelose this mortgage by action in a court of competent jurisdiction in accordance with the laws existing at the time of the commencement of said fors-closure, and said property may be sold on terms and conditions satisfactory to Mortgagee.

25. That should said property be sold under foreclosure: (1) Mortgagee may bid at such sale and purchase said prop-erty as a stranger; (2) Mortgagor will pay all costs, fees, and other expenses incurred in connection therewith; and (3) Mortgagor does hereby expressly waive all present and future valuation and appraisement laws and, as against the amount of said loan and any indebtedness to Mortgagee under this mortgage, Mortgagor waives all exemptions which he has or to which he may be entitled under the constitution and the laws of the State of Kansas.

of the State of Kansas. 26. That application of the proceeds of such sale shall be made in the following order: (1) To the payment of the cost of foreclouve, including expenses of advertising, selling and conveying said property, abstract of title, court costs and other expenses incident and necessary thereto; (2) to the payment of any amounts that shall have been expended by Mortgagee or that may then be necessary to expend in the payment of insurance premiums, taxes or other expenditures as herein provided, with interest thereon, as a foresaid; (3) to the pay-ment of any amount due to Mortgagee as charges for loan insurance; (4) to the payment in full of the instrument of ability approved and allowed by the court; and (6) the balance, if any, shall be delivered to Mortgage.

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27. That if at any time it shall appear to Mortgages that Mortgagor may be able to obtain a loan from a responsible cooperative or private credit source at a rate of interest not exceeding five percent (5%) per annum and terms for loans for similar periods of time and purposes prevailing in the area in which the loan is to be made, Mortgagor will, upon request of Mortgages, apply for and accept such loan in suf-ficient amount to repay Lender and Mortgages and to pay for any stock necessary to be purchased in the cooperative lending agency in connection with the loan.