(9) To maintain improvements in good repair and make repairs required by the Government; operate the efficiency of an individual hubbandmanilies manner; comply with such farm conservation practices and farm and home agreent plasma as the Government from time to time may prescribe; and not to abandon the property, or can permit wate, lessing or impairment of the security covered hereby, or without the written consent of the Government from the to the security covered hereby, or without the written consent of the Government for the security covered hereby, or without the written consent of the Government for our domestic purposes.

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(10) If this instrument is given under the Bankhead-Jones Parm Tenant Act, as amended, personally and connously to reside on the property personally to operate the property with his own and his family labor as a farm of or no other purpose, and not to lease they could be also other residence or method of operation or to a lease.
 (11) To comply with all laws, ordinances, and regulations affecting the property.

(11) To comply with all laws, ordinances, and regulations affecting the property.
(12) To pay or reimburge the Government for expenses reasonably necessary or incidental to the protection of the line and priority beread and to the enforcement of or the compliance with the provisions hereof and of the note or any supplementary agreement (whether before or a fact default), including but not limited to costs of evidence of the order of the compliance with the provisions hereof and of the note to the survey of the property, costs of recording this and other instruments, attorneys' fees, trustees' fees, court costs, and expenses of adverting, sulling, and conveying the property.
(13) Neither the property nor any portion thereof or interest therein shall be assigned, sold, transfered, or enumbered, violutify, violutify or otherwise, without the written consent of the Government. The Government shall have the elesses, subordinations, and satisfaction, and no insured lender shall have any right, title or interest in er to the tion or any benefits hereof.

(14) At all reasonable times the Government and its agents may inspect the property to ascertain whether the venants and agreements contained herein or in any supplementary agreement are being performed.

(15) The Government may extend and defer the maturity of and renew and reamortize the debt evidenced by the note (with the consent of the holder of the note when it is held by an insured lender) or any indebtedness to the Government secured hereby, release from Hability to the Government any party so liable thereon, release portions of the property from and subordinate the lism hereof, and waive any other party for payment of the note or indebtedness secured hereby.

(16) Whenever it appears to the Government that Borrower may be able to obtain from a responsible cooperative or private credit source a loan either (a) at an interest rate (not exceeding 5% per annum) and on terms prevailing in the Team for Jeans for similar periods of time and purposes if this instrument is given under the Bankhead-Jones Fain farment is given under the Act of August 28, 1937, as amended. Borrower will stude Government's request apply for and accept a loan in sufficient amount to pay the note and any indebtedness secured hereby and to purchase any necessary shares of stock.

(17) Default hereunder shall constitute default under any other real entate or crop or chattel security instru-ment held or insured by the Government and executed or assumed by Borrower, and default under any such other security instrument shall constitute default kereunder.

security instrument shall constitute default asseunder. (13) EHOULD DEFAULT occur in the performance or discharge of any obligation secured by this instrument, or maked any one of the parties named as Borrower die or be declared an incompetent, a bunkrupt, or an insolvent, or maked under the note and any indebtedness to the Government, at its option, may: disclare the entire amount performed and the note and any indebtedness to the Government, barely according to the second of and the possession of, for the account of Borrower incur and pay reasonable expenses for repeat of this instrument, without other evidence operate or rest the property. (c) upon application, have a received in the property, with the aust payees distinct and the index of the information of and all power disting and all other rights and remedies provided hards or by present or future law.

other rights and remedies provided herein or by present or future law. (19) The proceeds of foreCosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) any prior less required by itew or a comp-tent court to be so pairs. (c) the debt evidenced by the note and all indebtedness to the Government secured hereby. (d) inferior liess of hereover owing to or insure do by the pote such as pairs. (a) the Government secure hereby, other indebtedness of Borrower owing to or insure do by the pote such and (f) any prior less required by itew or a com-petent court to be so pairs. (c) the debt evidenced by the government, and (f) any balance to Borrower. As fore-other indebtedness of Borrower owing to or insure do by the government, and (f) any balance to Borrower. As fore-citative or other table of all or any part of the property, the Government and its agents may bid and purchase as a iterative owing to or insure 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, and to the extent permitted by law. Morrower hereby relinquishes, waives, and converge all ights, inclusits or consummate, of descent, dover, curtex, homestead, valuation, apportant, and extent permitted by law. Borrower the purchase, and converge all ights. Inclusits or consummate, of descent, dover, curtex, homestead, valuation, apportant, and extent permitted by law. Borrower thereby relinquishes, waives, and converge all ights, inclusits or consummate, of descent, dover, curtex, homestead, valuation of the jurisdiction where the property lies.

(21) 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.

(22) 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 Parmers Home Administration, United States Department of Agriculture, as Topeka, Kansas and in the case of Borrower to him at his post office address stated above.

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