densities with all rights, interwerks canonesis, hereditaments and appurtenances thereinto belonging, the rents, issues, there or reasonably necessary at the use thereof rom, all improvements and personal projecty new or later states of a provide there is an any time serving to the two thereof rom, all improvements and personal projecty new or later states of a provide there or reasonably necessary at the use thereof rom, all improvements and personal projecty new or later states of a provide there or reasonably necessary at the use thereof all water states of personal projecty new or later states of a provide there or one-personal personal pe

(4) Whether or not the note is insured by the Government, the Government, mounts required herein to be paid by Berrower and not paid by bin when due, as well as any time pay any other he preservation, protection, or enforcement of this lien, as advances for the account of Borrower. All such advances hall bear interest at the note rate until paid to the Government.

(8) All advances by the Government as described in this instrument, with interest, shall be immediately due and by No such advances by the Government without demand at the place designated in the note and shall be secured here-with interest, shall be repaid from the first available collections received from Berrower. Otherwise, say payment the Government determines.

(6) To use the loan evidenced by the note solely for purposes authorised by the Gove

(1) To pay when due all taxes, liens, judgments, encumbrances, and inscense of the Government. against the property and promptly deliver to the Government without demand receipts evidencing such payments. (8) To keep the property insured as required by and under insurance policies approved by, delivered to, as retained by the Government.



(10) If this instrument is given for a "Farm Ownership" Joan as identified in Farmers Home Administration regulations, personally to operate the property with his own and his family labor as a farm and for so other pur-pose, and not to lease the property or any part of it, unless the Government consents in writing to some other method of operation or to a lease.

(11) To comply with all laws, ordinances, and regulations affecting the property.

(11) To comply with all naws, orthnances, and regulations all comparisons incidental to the protection of (12) To pay or reimburse the Government for expenses reasonably necessary or incidental to the protection of the lien and priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note or any supplementary agreement (whether before or after default), including but not limited to cost of evidence of costs, and expenses of advertising, selling, and conveying the property.

(13) Neither the property nor any portion thereof or interest therein shall be assigned, sold, transferred, or encountered, voluntarily or otherwise, without the written consent of the Government. The Government shall have release, subordinations, and satisfaction, and no insured lender shall have nright, till or interest in or to the lien or any benefits hereof.

(14) At all reasonable times the Government and its agents may inspect the property to ascertain whether the convenants 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 not (with the consent of the holder of the number when it is held by an insured lender) or any indebtedness to of the property from and subordinate the lien hereof, and waive any other rights hereonder, without affecting the lien or priority hereof or the liability to the Government any party is liable thereon, release portions or priority hereof or the liability to the Government of Borrower or any other party for payment of the note or indebtedness secured hereby.

(16) If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a pro-duction credit association, a Federal land bank, or other responsible cooperative or private credit source, at rea-sociality is association and the state of the stat

security instrument shall constitute default hereunder: (18) SHOULD DEFAULT accur in the performance or discharge of any obligation secured by this instrument, or should any one of the parties named is introver die or be declared an incompletent; a bankrupt, or an involvent, or make an assignment for the benefit of "shortwer die or be declared an incompletent; a bankrupt, or an involvent, or parties of vertice and any indebiedness to the Government, at its option, may; (a) declare the ends for the account. of Bortower incur and pay the diverse for repair or maintenance of and take possession of, operate of vert the property. (c) upon application, may if and production of this instrument, without other evidence receivers in like case; d) foreclose this instrument provided herein or by law, and (e) enforce any and all other rights and remedies provided herein or by present or future law. (19) The proveet of foreclosure sile shall be applied in the following order to the payment of: (a) costs and chart neglities and remedies provided herein or by present or future law. (a) inferior lies of pairs (c) the debt evidenced by the note and all indebtedness to the required by law or a compet-(d) inferior lies of pairs (c) the debt evidenced by the mote and all indebtedness to the payment of: (a) costs and cher indeptedness of fore required by law or a competing to core to be so paid, (e) at the Government, and (f) any prior lies arguined by law or a compe-(d) inferior lies as of all or any set of the property, the Government, and (f) any balance to liment's option, any closure or other sale of all or any set of the property, the overnment, and file argues have ball or other as a rever eving to or insured by the Government, in the order prescribed above. (20) As argainst the debt evidenced by the note and any indebtedness to any and and purchase as a rower eving to or insured by the Government, in the order prescribed above.

rower owing to or insured by the Gövernment, in the order prescribes answ. (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 Bower hereby relifyinguishes, waives, and conveys all fights, incheste or consummate, of descent, dower, curriery, homestead, valuation, appraisal, redemption, and exem-tion to which Borrower is or becomes entitled under the laws and constitution of the jurisdiction where the property is the second secon

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