62 (15) If at any time it/shall appear to the Government that Borgower may be able to obtain a loan from a production credit loans for similar purposes and periods of time, Borrower will, upon the Government's request, apply for and accept such to an in sufficient amount to pay the note and any indebtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative leading agency in connection with such Ioan.

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in a cooperative leading agency in connection with such loan. (17) Default hereunder, shall constitute default under any their teal estate, or under any personal property or other, security instrument held of insured by the Government and executed or assumed by Borrower, and default under any such other security instrument shall constitute default hereunder. (17) Nethour Def Ault docur in the performance or discharge of any soligation recured by this instrument, or should any one of the parties named as Borrower die or be declared an incompetent, a bankrupt or an inscluent, or make an assign-upsid ander the sole and any indext deness to be declared an incompetent, a bankrupt or an inscluent, or make an assign-unstid ander the sole and any indext deness to be declared an incompetent, a bankrupt or an inscluent, or make an assign-unstid ander the sole and any indext deness to be declared an incompetent, a bankrupt or an inscluent, or make an assign-unstid ander the sole and any indext deness to be declared in metabolic distribution of the deness in the deness of the Government hereby secured immediately due and payable (b) for the account of Hoorower incur and pay reasonable exceeds to the origin or their the postession of operate or rent ing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, (d) fore-or taid application, have a receiver appointed for the property, with the usual powers of receivers in like cases, (d) for-or by present or future law. (18) The proceeds of foreclosure snill by law, and (e) emittee any and all other rights and remedies provided herein, w (19) The proceeds of foreclosure snill shall be constituted to the due of the size of the size of foreclosure snills when there is the size of the size

or by present or future law. (18) The proceeds of foreclosure saie 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 liens required by law or a competent court to be so pud, (c) the debt evidenced by the note and all indebtedness to the Government secured hereby. (d) inferior liens of record required by law or a competent court to be so paid, (a) at the Government's option, any other indebtedness of Borrower property, the Government, and (f) any balance to Borrower. At foreclosure or other, sale of all or any part of the chase price by crediting such enough on any debts of Borrower owing to or insured by the Government in the order prescribed above.

(19) As againsitthe debt wridenced by the note and any indebtedness to the Government hereby secured, with respect to the property, Borrower (a) hereby relinquishes, wrives, and conveys all rights, inchoale or consummate, of descent, dower, curtesy, homestead, valuation, appraisal, and exemption, to which Borrower is or becomes entitled under the laws and constitution of the jurisdiction where the property lies, and (b) foreby agrees that any right provided by such laws or con-stitution for redemption or possession following foreclosure sale, shall not apply, and that no right of redemption or posses-sion chall exist after foreclosure sale.

(20) 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.
(21) 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, address stated above.

IN WITNESS WHEREOF, Borrower h	as bereunto set Borrower's hand(s) and scal(s) the day and	year first above written
STATE OF KANSAS COUNTY OF DOUGLAS	William C. Ezell- Betty I Ezell- Betty I Ezell ACKNOWLEDGMENT	(SEAL) (SEAL)
William C Proll	taking acknow.edg.ne.u)	
to me know to the the identical person	and Betty L. Ezell n(s) named in and who executed the foregoing instrument same as their voluntary act and deed. John W. Brand, Jr.	and acknowledged that
corded March 13, 1970 at 3:	1970	ter of Deci

ance Deen Register of Deeds