MORTGAGE RECORD 85

9. That without Mortgagee's consent, no final payment of the indebtedness herein secured shall be made, nor shall a release of Mortgagee's interest in and to said property or lien be made, within five years from and after the date of the execution of this mortgage. 10. That all awards of damages up to the amount of the indebtedness of Mortgager to Mortgagee in

connection with any condemnation for public use of cr injury to any of said property are hereby assigne and shall be paid to Mortgagee who may apply same to payment of the installments last to become due un aid note, and Mortgagee is hereby authorized, in the name of Mortgagor, to execute and deliver valid acquittances therefor and to appeal in the name of Mortgagor or Mortgagee from any such award.

acquitances therefor and to appear in the nume of workgager or workgager from any such award. 11. That if advances are zaide or expenses incurred by the Mortgagee which become an additional amount due to Mortgagee under the terms of this instrument, any payments received by Mortgagee there-under after such advances or expenses become due shall be applied, first, to the payment of such advance or expenses with interest: Frovided, however, that any payment made to Mortgagee during the continuance of any default hereunder may be applied to the extinguishment of any indebtedness hereby secured in such order as Mortgagee may determine, notwithstanding any provision to the contrary herein or in said note or loss account continues. or loan agreement contained. 12. That Mortgagor will record this mortgage at his expense in the office of the Register of Deed

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in said county.

in said county. 13. That should Mortgagor assign, soll, lease, transfor or ensumber said property or any interes therein, voluntarily, involuntarily, or otherwise, or should he abandon said property or become an incor-petent or be declared a bankrupt or an insolvent or make an assignment for the benefit of creditors, or fail to keep, perform and comply with any covenant, warranty or condition in this instrument contained or referred to, without the consent of Mortgagee, or upon the death of Mortgagor, Mortgagee may dedlare the amount unpaid immediately due and payable and thereupon exercise any remody provided herein or by law.

14. That, without in any manner affecting the right of Mortgagee to require and enforce performance 14. Int, without in any manner allecting the right of congress of the distribute performance at a subsequent date of the same, similar or any other evenant, agreement or obligation herein set forth, and without affecting the liability of any person for payment of any indebtedness secured hereby and without affecting the lien created upon such property or the priority of said lien, Mortgage is he by authorized and enpowered at its option and at any time to (1) waive the performance of any covenant or oblightion herein or in said note or loan agreement contained, (2) deal in any way with Mortgagor grant to Mortgagor any indulgence or fortearance or extensions of the time for payment of any indebtedn moreby secured, (3) execute and deliver partial releases of any part of said property from the lien hereby created.

Increase greated. Is. That wherever the context hereof requires, the masculine gender as used herein shall include th feminine and the neuter, and the singular number as used herein shall include the plural. Is. Any notice, consent or other as to be given or done by the Nortgares under this nortgare shal be valid only if in writing and executed or performed by the Secretary of Agriculture or his duly authority.

ized representative.

17. All notices to be given under this mortgage shall to delivered or forwarded by registered mail addressed in the case of the Mortgagee to Fam Security Administration, Department of Agriculture, 901 North 17th St., Lincoln, Nebraska, and in the case of the Mortgagor to him at the post office address of the real estate secured by this mortgame.

the real estate secured by this mortgame. 18. That Mortgagor hereby assigns to Mortgagee any and all rents, profits and other revenues and incomes of or from this said property at Mortgage does hereby authorize and empower Mortgagee (1) to take possession of said property at any the three is any default in the gament of the debt hereby secure or in the porformance of any obligation herein contained, and to rent the same for the account of Mort-gagor and (2) upon commencement of any proceedings, judicial or otherwise, to enforce any right under this mortgage, to have a Receiver for said property appointed by a court of competent jurisdiction, pur this mortgage, to have a Receiver for said property appointed by a court of competent jurisdiction, pur this mortgage, to have a Receiver for said property appointed by a court of competent jurisdiction, pur this mortgage, to have a Receiver shall have, among other things, full power to rent, lease and oporate said property and collect all rents, profits and other revenues collected as herein provided by either the Mortgagee or the Receiver shall have, arong other revenues collected as herein provided by either the Mortgagee or the Receiver shall be applied, after deduction for all costs of collection and administration, upon the mortgage beth in such maner as the Mortgagee or the court any direct; fro-vided, however, that if Mortgager to in default in the payment of any other debt to Mortgage and scenary by this mortgage, Mortgage or Receiver may apply the rents, profits and other revenues hereby collected to the reduction of same. to the reduction of same.

to the reduction of same. 19. All rights, privileges, benefits, obligations and powers herein conferred on the Mortgarce may be exercised on behalf of the Mortgarce by the Secretary of Agriculture, or by the head of any other agency of the Foderal Government that may from time to time be vested with authority over the subject matter of this contract, or his duly authorized representatives. 20. THAY TIME IS OF THE ESSENCE of this mortgare and of the note and other instruments herein refe

20. THAT TIME IS OF THE ESSENCE of this mortgage and of the note and other instruments herein refered to, AND SHOWLD DEFAULT be made in the payment of nony installanch due under said note or under any extension or renewal thereof or under any agreement supplementary thereto, or should Mortgagor fail to keep or perform any covenant, condition or agreement supplementary thereto, or should Mortgagor fail to events Mortgager any covenant, excelling a supplementary thereto, at its option and without notice and without affecting the lien hereby irreveably authorized end empowered, at its option and without notice and without affecting the lien hereby erested or its priority or any right of Mortgager hereunder (1) to dee lare the entire indettedness herein secured immediately due and gayable and to foreclose this mortgage in the manner herein after set out, or (2) to inspect and repair said property and to incur any reasonabl expense in the raintenance of said property, including the payment of taxes, insurance premiums, and any other necessary costs and expenditures for the preservation and protection of this lien, or (3) to purs any reneedy for it by law provided; FROVIDED, HAWYER, that each right power or remedy is rein conferred without herein set out. any remedy for it by law provided; FROVIDED, HARAVER, that each right, power or remety herein conterred upon Mortgagee is cumulative to every other right, nower or remedy fortragee whether herein set out or conferred by law, and may be enforced concurrently therewith. All monies advanced or expended by Mor range as herein provided, including the costs of evidence of title to and survey of said property, cour costs and other expenses incurred in enforcing the provisions thereof, with interest at three per cent (3%) per annum until regaid, shall become a part of the indebtedness herein secured and shall be payable by Mortgager to Mortgaree inzediately after such expenditure and without demand, in lawful money of the United States at Farm Sec. Adminis., U.S.D.A., 901 No. 17th St., Lincoln, Nebraska or at such other

place as Kortgagee my designate. 21. Mortgagee may foreclose this mortgage by action in a court of competent jurisdiction in dance with the laws existing at the time of the commencement thereof, and said property may be sold on

dance with the laws existing at the time of the commencement thereof, and said property may be sold on terms and conditions satisfactory to Mortgagee. 22. Should this said property be sold under foreclosure: (1) Mortgagee or its agent may bid at such sale and purchase said property as a tranger; (2) Mortgagor will gay all costs, fees and other expensed incurred in connection therewith; (3) Mortgagor does hereby expressly waive all present and future value tion and appraisement laws and, as against the indettedness hereby secured, Mortgagor waives all exemp-tions which he has or to which he may be entitled under the Constitution and laws of the State of Kansat . 23. Application of the proceeds of such sale shall be made in the following order: (1) To the pay-ment of the cost of foreelosure, including expenses of advertising, telling and conveying such property, abstract of title, court costs and other expenses inclient and may thereto; (2) to the payment of any anounts that shall have been expended by the Mortgage or that may there be necessary to expend in the payment of insure predivents, there or other exponditures as nerein provided, with interest thereon any amounts that shall have been expended by the Nortragee 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 aforesaid; (3) to the payment in full of the note herein secured, which is the same shall or shall no have fully matured at the time of said sale; (4) to the payment of secondary liens duly approved and allowed by the court; and (5) the balance, if any, shall be delivered to the Nortragor.