10. That all swards of damages up to the enount of the indebtedness of Mortgager to Mortgages in connection with any condemnetion for public use of or injury to any of said property are hereby assigned and shall be paid to Mortgages who may apply same to payment of the installamets last to become due under said note, and Mortgages is hereby suthorized, in the name of Mortgages to security and deliver valid sequitizes therefor and to appeal in the name of Mortgager or Mortgages from any such award.

(3)

193

4 14

Contraction of the second

2.9-200

....

4

120

Liter was want of the state

The second s

Sector Sector

11. That, without in any manner affecting the right of Mortgages to require and enforce performance at a subsequent date of the same, similar or any other covenant, agreement by obligation herein set forth, and atth-out affecting the liability of any person for payment of any indebtedness secured hereby, and without affecting the lien created upon said property or the priority of said lien. Mortgages in horeby mithorised and empowered at its option and at any times to (1) waive the performance of any covenant or obligation herein or in said noise contained, (2) deal in any way with Mortgagor or grant to Mortgagor any indulgence or forbearance or extensions of the time for payment of any indebtedness hereby secured, and (3) arouts and deliver partial releases of any part of said property, from the lien hereby created.

c. That mherever the contart hereof requires, the masculine gender as used herein shall include the femi-and the neuter, and the singular number as used herein shall include the plural, and vice versa.

13. That if advances are made or expenses incurred by the Hortgages which become an additional amount due to Hortgages under the torus of this instrument, my payamts received by Hortgages hereunder after such ad-summes or waymines become due shall be applied, first, to the payament of such advances or expenses with inter-est thereon at the rate of three percent (35) per summ until paid) Forvided, however, that any payamet made to Hortgages during the continuumes of any default horeunder ary be applied to the extinguishment of any indetoteness hereby secured in much order as Hortgages may determine, notwithstanding my provision to the contrary herein or in said note contained.

14. That Mortgagor will record this mortgage at his expense in the office of the Register of Deeds in the county in which the real estate covered by this mortgage is situated.

15. That should Hortragor assign, soll, lease, transfer or enounder said property or any interest therein, voluntarily, involuntarily, or otherwise, or should be abandon said property or becomes an incompetent or be declared a bankrupt or an insolvent or make an assignment for the bankrit of creditors, or fall to keep, perform and comply with any coremant, marranty or condition in this instrument contained or referred to, without the consent of Hortgages, or upon the desch of Hortgage, any or upon the desch of Hortgage, any sense of the same description of the same description of the same description of the same description.

16. That any notice, consent or other act to be given or done by the Mortgages under this mortgage shall whild only if in writing and executed or performed by the Administrator of the Parmers Home Administration Ms duly subtorized representative.

7. That all notices to be given under this mortgage shall be delivered or forwarded by registered mail, essed in the case of the Mortgagee to Farmers Home Administration, Department of Agriculture, at

Topeka, Kansas , and in the case of the Hortgagor

to him at the post office address, of the real estate covered by this mortgage.

18. That Mortgagor does hereby authorise and empower Mortgages (1) to take possession of said property at any time there is any default in the payment of the debt hareby secured or in the performance of any obligation berein contained, and to remay the same for the account of Mortgagor and (2) upon commensament of any property appointed by a court of competent jurisdiction, upon application by Mortgages and production of this mortgage, the take a Receiver for said property appointed by a court of competent jurisdiction, upon application with Receiver shall have, many other without other ordinates and eithout notice of hearing of said application with Receiver shall have, many other ordinates and atthict motice of nearing of said application. All rents, profits and other revenues collection and administration, upon the mortgage of the Receiver shall have for demonstration with the same for this performance of a said application. All rents, profits and other revenues collection and administration, upon the mortgage of the Receiver shall have for demonstration of all costs of collection and administration, upon the mortgage of the Receiver shall have the Souther shall have the demonstration with the take of reduction of all same the Mortgages. The same demonstrates are the Mortgages of the Receiver shall have the same demonstrates and the same demonstrates are the Mortgages and the same same demonstrates are the Mortgages and the same same demonstrates and the same demonstrates are the Mortgages and the same demonstrates are the Mortgages and the same demonstrates are any constrate and the period of redempticies of the same demonstrate demonstrates are all demonstrates and the same demonstrates are any same demonstrates and the same demonstrates are all demonstrates and the same demonstrates are all demonstrates and the same demonstrates are allowed and the same

19. That all rights, privileges, bonefits, obligations and powers herein conferred on the Hortzeges may exercised on behalf of the Hortzeges by the Servetary of Agriculture, the Aninistrator of the Farmers Hama Haministration, or by the head of any other semmy of the Federal Covernment that may from time to time be vested with authority over the subject matter of this contract or his duly sutherised representatives.

vested with authority over the subject matter of this contract or his dily sutherised representatives. (2). THAT THE IS OF THE ESSENCE of this mortgage and of the note and other instruments herein referred to, ADD SEGUE DEFAULT be made in the payment of the note source hereby, or any installamt due under sup extending any extension or remeant thereof, or under any agreement supplementary thereto, or should Hortgager's full to keep or perform any orwanni, commission and by the Hortgager prove files in any respect, or in the event of behand, or if any representations herein and by the Hortgager prove files in any respect, or in the event of the should apply the proceeds of this low to mustantially different purposes from these for which it was obtained, or if any representations herein and by the Hortgager, or or any respect, or in the second is a state-hold, levide upon, or for any reason takin possession of by any person other than the Entrygages are if the Hortgager, chandons any of said property, or if for any research thereads, at its option and other the in any of said events Hortgage is hereby irrevoeily subtoried and supermed, at its option and other the instand of the state, incruance presents, and any these messager ports and expecting the file of the pre-ervision and protochism of this lime. (2) to desize the matter is horted in second interest and there is a state-horted this lime represents the state is a state or the source, like option and there shall be proved in a file in hereby arcreated are in a significance is second interest instants and a special interest of the protochism of this lime. (2) to desize the matter individual second installays for the proverise and protochism of this lime, (2) to desize the matter individuals herein a second installays for it by lime protochism of this lime, (2) to desize the matter individuals are and a sympticity or any remedy for it by lime protochism of this lime, (2) to desize the match and the beam is and a sympting and the foreclase the sherein the th