(4) Vactor or not the note is largered by the Cavenment, the Cavenment may at any time gay tay other amounts required herein to be point by Bergyers and not juild by him when size, as well as and color and expenses for the preservation, protection, or safercement of this lieu, so attended in the latest and expenses for the preservation, protection, or safercement of this lieu, so attended in the latest after and shall be Immardately due and payable by Borrower to the Government without demand at the place designated in the latest notes and shall be segred hereby. No such advances by the Covernment and the place designated in the latest notes and shall be segred hereby. No such advances by the Covernment and the place designated in the latest notes and shall be repetly from the first available collections received from Borrower. Otherwise, any permits made by Borrower, may be applied on the note or any indebtedness to the Covernment secured hereby, in any order the Government permits secured hereby, in any order the Government permits secured hereby, in any order the Government permits and promptly deliver to the Covernment without designat receive secured hereby and under insurance and sease shade the subject of the Covernment permits the property and promptly deliver to the Covernment without designat received with Government operate the property in a good and hubband-shall be manuer; comply with such lars sonaervation practices and hard region to the large sonaervation practices and hard region to the complete season to abandon the property, or cases or permit wedge, leaseling or, impairment of the security covered hereby, or, without the written consent of the Covernment, out, remove, or tease any bilaber, grevel, oil, gas, coad, or other mineral except as may be accessed to the note and any supplementary agreement (whither hydror or After default), including but not limited, to coats of avidence of title to and survey, of the property, coats of recording this and their informent, attorneys' less, trustees'

(14) The Government may extend and defer the majority of and renew and reamprize the debt evidenced by the note or any indebtedness to the Government secured hereby, release from liability to the Government say party so liable thereon, release portions of the property from and subordinest the lien hereof, and waive any other rights hereunder, furthout action the lien or priofity hereof or the liability to the Government of Borrower or any other party for payment of the note or indebtedness secured hereby except as specified by the Government in writing. te the Government of Government in writing.

15) If at any time, it shall appear to the Government that Borrower may be able to obtain a loan from a production credit association, ederal land bank, or extreme the recent source, at reasonable rates and terms for loans for similar purposes periods of time; Borrower will, upon the Government's request, apply for and accept such loan in sufficient amount to pay the note and indebtedness secured hereby and to pay for any stock peceasory to be purchased in a cooperative lending agency in some claim with

(16) Default hereunder shall constitute default underging other state or under any personal property or other, security instrument and or or other security instrument shall nestigate default under any such other security instrument shall nestigate default hereunder.

held or insured by the Government and executed of spanned by Diprower, and default under any such other security instrument shall constitute default hereunder.

(17) SHOULD DEFAULT occur in the performing or displaying any obligation secured by this instrument, or should say one of the parties named as Borower die or be declared an in the performing of displaying any obligation secured by this instrument, or should say one of the parties named as Borower die or be declared an in the performance of the content of the benefit of creditors, the Government at its option, with or without notice of hearing of said application, have a reactive setting the entire amount unopid under the note and any indebtedness to the (invernment hereby secured immediately due and parties). The process of the instrument is an indepted on the property of maintenance of and take possession of, operate or eacylet assignment of the property, with the usual powers of receivers in like assay, different states and application, have a reacylet assignment of the property, with the usual powers of receivers in like assay, different states.

(18) The proceeds of foreclosure sale shall be applied in the following order to the payment ut its costs and expenses in ident to enforcing or complying with the provisions hereof, by pay prior these pequired by law or a competent court to be so paid, (e) at the Government's option, any other indicates the property in the Government and its agents may be and prothesses as a stranger and may pay the Government's option, any other individuous of borrower which to resource the property in the Government and its agents may be and prothesses as a stranger and may pay the Government's shere of the processes and the debt syndended by the note and any indebtednings to the Government and its agents may be and prothesses as a stranger and may pay the Government's shere of the processes of the processes of the processes of the processes of the process

(21) Notices given hereunder shall be sent by certified mail, unless diperwise required by law, addressed, unless and until some other address is designated in a notice so given, in the case of the Government to Barmers Nome Admignstration. United States Department of Agriculture, at Columbia, South Carolina. 1920, and in the case of Borrowgg to, him at his post office address sinted above.

.(N WITNESS WHEREOF, Borrower has becomes set Borrower's hand(s) and segi(s) the day and year first above written Signed, Walled, and Delivered in the presence of

We Biged I rangles commen. Lille to strate des