TGGETHER with all and singular the rights, members, hereditaments, and appurtenences to the said premises belonging or in any wise incident or appertaining.

TO HAVE AND TO HOLD all and singular the said premises unto second party, its successors and assigns in fee simple forever. First party hereby binds himself, his hairs, executors, administrators, sideessors and assigns, to warrant and forever defend all and singular the said premises unto the second party, its successors and assigns, from and against first party, his heirs, executors, administrators, successors and assigns, and all other persons whomsever lawfully claiming or to claim the same or any part thereof.

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if first party shall well and truly pay, or cause to be paid, unto second party, its successors or assigns, the total indichtedness secured hereby, with interest thereon as aforestid, and shall perform all terms, conditions, and dovenants according to the true intent of said note, any other instrument above referred to and this mortgage and any other instrument securing said note or other instrument above referred to, and comply with all the previsions of the Parm Excelli Act of 1971 and all amendments thereto, and with the rules and regulations issued and that may be issued by the Parm Credit Administration, all of which are hereby made a part liercof, then this mortgage shall cease, determine, and be attenty hall and void; otherwise it shall remain in full force and effect.

FOR THE CONSIDERATION aforesaid, first party covenants as follows:

1. First party is lawfully seized of said property in fee simple and has a perfect right to convey same; there are no encumbrances or liens whatsoever on said property except this mortgage.

2. First party will insure; and keep maured, as required by second party from limit to time, all buildings now and hereafter on said land against such risks, in such form, in at least such amounts, and in such company or companies as shall be satisfactory to second party, the loss if any, to be payable to second party in it in the early a piles of insurance with mortgage clause satisfactory to second party attached thereto, and will-promptly pay when due all premiums for such insurance. At the option of first party, and subject to the regulations issued under the Farm Credit Act of 1971, or acts amendatory thereof or employmental thereto, hauseness funds may be used for reconstruction or repair of the destroyed or damaged insured buildings and insurance in the not be used small be applied on such part of the indibitedness secured hereby as second party in its sole discretion may determine.

3. First party will pay when due and payable, all taxes, assessments and there changes that may be served or assessed against said property, and all inagments and all other amounts that may be or based as lien thateon.

4. First party will keep it good order and condition, preserve, and reputs, rebuild and restore all terraces, this lings, groves, orchards, fences favoure that may be destroyed or standaged by five, windstorn or otherwise, and will not permit the change, fujury or removal thereof, will not commit or seminate by five, windstorn or otherwise, and will not permit the change, fujury or removal thereof, will not commit or seminate by five, windstorn or otherwise, and will not remove the surfaces, activit as preserve and seep in good order and condition all trees and though and payable and the second party, cut, use or remove, or least the condition all trees and though and payable and the property and will not permit the condi

will at all times properly probet the tises and timber against loss or damage by tire, all to the secretariate that he will not perform any act which religit imper at end to invest the continuation on the property herein described of all exop allotments and acrosses allotments now established or specifies established on any of the property herein described.

6. Time is of the essence of the above recited there, of this instrument and of any other instrument against arranging the party falls to comply with any covenant condition as egocutard in this speciment is in the said ands or in any resonantization, renewal, described, or extension agreement on in any pitus instrument secured party, may, at its option, exceeds any one or now of the following ideas, powers or tribulers, and tensions.

(a) Forture any one of more of the covenance of the party in this influence, and tensions.

(a) Forture any one of more of the covenance of the party in this influence, and the said make any other instrument accused across any one agreement and accounts advanced by accountable advanced by accountable, and shall be surface by this instrument, and shall be surface any other party to second, party agreedingly manner at the highest said provides by this instrument, and shall be surface any other party to second party as an accused means and the said and accused the said accused the said accused to the said accused to the coverage and accused to the coverage accused to the said accused t