BEGINNING at an Iron pin in the center of old Bellet Road and running thence with the center of said Road, the Lollowing courses and distances.

N. 47-45 E., 216 feet; N. 54-30 E. 230 feet; N. 55-30 E. 273 feet; N. 65 E., 232 feet to a point; thence leaving said Road and running S. 78 E.

1,236 feet to a point; thence S. 25 E. 3-28 feet; ogain troncpin at the Northern Intersection of Old Pelzer Road and Washington Church Road; thence running S. 45-50 W. 46 feet to an iron pin; joint corner of property of Washington Baptist Church and the 1.44 acre herein reserved; thence running N. 29-55 W., 100 feet to an iron pin; thence running S: 45-50 W., 676 feet to an iron pin; thence running S: 71-45 R., 122,7 feet to an iron pin; thence running S. 45-50 W., 1,509.6 feet to an iron pin; thence running S. 45-50 W., 1,509.6 feet to an iron pin; thence. N. 26 W., 1,785 feet to the point and place of beginning, being bounded on the North by Old Pelzer Road and property now or formerly of Newton; on the East by property now or formerly of Burdette and Washington Baptist Church; on the South by property now or formerly of Davis; and on the West by property now or formerly of Kinard.

TOGETHER with all and singular the rights, members, hereditaments, and appurienances to the said premises VE WELL-TE 的名词形式 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 feet simple forever. First party hereby binds himself, his heirs, executors, administrators, successors 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 whomsoever 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 indebtedness secured hereby, with interest thereon as aforesaid, and shall perform all terms, conditions, and coverants 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 provisions of the Farm Credit Act of 1971 and all amendments thereto, and with the rules and regulations issued and that may be issued by the Farm Credit Administration, all of which are hereby made a part hereof, then this mortgage shall cease; determine, and be utterly null and wold, 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 insured, as required by second party from time 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 as its interest may appear, and will deliver to second party a policy or policies of insurance with mortgages 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 supplemental thereto, insurance funds may be used for reconstruction or repair of the destroyed or damaged insured buildings, and insurance funds not so used shall be applied on such part of the indebtedness secured hereby as second party in its sole discretion may determine.

3. First party will pay, when due and payable, all taxes, assessments and other charges that may be levied or assessed.

against said property, and all judgments and all other amounts that may be or become a lien thereon.

4. First party will keep in good order and condition, preserve, and repair, rebuild and restore all terraces, buildings

groves, orchards, fences, fixtures, shrubbery and other improvements, of every kind and nature, now on said land and hereafter erected or placed thereon that may be destroyed or damaged by fire, windstorm or otherwise, and will not permit the change, injury or removal thereof, will not commit or permit waste on said land, and will not except with the written consent of second party, cut, use or remove, or permit the cutting use or removal of any timber or trees on said land for sawmill, turpentine or other uses or purposes, except for firewood and other ordinary farm purposes. First party will also preserve and keep in good order and condition all trees and timber against loss or damage by fire all to the missaction of the second party. party.

5. First party covenants that he will not perform any act which might impair or tend to impair the continuation on the property herein described of all crop allotments and acreage allotments now established or hereafter established on any of the property herein described.

6. Time is of the essence of the above recited note; of this imaginness and of any other instrument recurse hereby if first party fails to comply with any covenant, condition of regreement in this instrument of in the said notes of a my reamortization, renewal, deferment, or extension agreement, or in any other instrument ascards bereavy second party may at its option, exercise any one or more of the following rights, powers, privileges, and remediate:

(a) Perform any one or more of the covenants of tirst party in this instrument in the said apple and in any other instrument secured hereby, and all amounts advanced by second party in along so shall be due and playwhall by first party to second party immediately without notes, and shall be secured by this instrument and shall be due to determine the date of advance by second party at the ingress previous in my some or differ maximum or secured better. secured hereby.

(c) Proceed immediately to forecome the moneyers and pursue such other remodes as may be authorized by the