	inafter called the MORTGAGORS, her				he Farm Credit Act of the Congress of the United States, as amended,					T ASSOCIAT
a cor	porati	on organiz	ed and exist	ing under t	he Farm Cr	eat Act o	Klamath F	alls		
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The	e S⅓	of the	SW4 of S	ection 20), Twp. 4	0 South	, Range 10) E.W.M.		
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wat and dui gra issu wit	ering I toget ts and zing r ted in h all	apparatus her with a rights of v ights (incl connection rules, regu	, now or her ll waters and way thereof, luding rights on with or a lations and	water rights appurtenant under the ppurtenant laws pertain	s of every kin t to said pres Taylor Gra- to the said ing thereto	nd and desc mises or us zing Act a real prop and will i	ription and hed in connectiond Federal lerty; and the n good faith	owever evident therewing the control of the control	denced, and th; and tog zing privile rs covenant to keep the	ading all irrigatove described pall ditches or of ether with all rages), now or he that they will same in good that they will the mortgagee.

This conveyance is intended as a mortgage to secure in whole or in part the performance of the covenants and agreements hereinafter contained and the payment of the following described promissory note(s) made by one or more of the Mortgagors (unless otherwise indicated) to the order of the Mortgagee, together with interest as hereinafter provided and together with all renewale or extensions thereof: renewals or extensions thereof:

MATURITY DATE(S) March 5, 1989

DATE OF NOTE(S) March 6, 1982

AMOUNT OF NOTE(S) \$20,910.00

Also this mortgage is intended to secure all future loans or advances made or contracted within a period of FIVE (5) YEARS from and after the date of recording of this mortgage, provided, however, that the maximum amount of all indebtedness to be

make loans or advances.

That they are lawfully seized of said premises in fee simple, have good right and lawful authority to convey and mortgage the same, and that said premises are free from encumbrances except as stated above; and each of the Mortgagors will warrant and defend the same forever against the lawful claims and demands of all persons whomsoever except as stated above, hereby hereof, but shall run with the land; hereof, but shall run with the land; To pay when due all debts and money secured hereby;

To keep the buildings and other improvements now or hereafter existing on said premises in good repair and not to remove or demolish or permit the removal or demolishment of any thereof; not to commit or suffer waste of any kind upon said premises; not to use or permit the use of said premises for any unlawful or objectionable purpose; and to do all premises;

To pay when due all taxes and assessments upon said premises; and to suffer no other lien or encumbrance prior to the lien of this mortgage to exist at any time against said premises, except as stated above;

To keep all buildings insured against loss or damage by fire in manner and form and in such company or companies and in such amount as shall be satisfactory to the Mortgagee; to pay when due all premiums and charges on all such insurance shall be made payable, in case of loss, to the Mortgagee, with a mortgagee clause satisfactory to the Mortgagee;

To keep in good standing and free from delinquencies all obligations under any mortgage or other lien which is prior to

Should the Mortgagors be or become in default in any of the covenants or agreements herein contained, then the Mortgagee may, at its option, perform the same in whole or in part, and all expenditures made by the Mortgagee in so doing shall bear interest at the rate borne by the principal debt hereby secured, and shall be immediately repayable by the Mortgagors without demand, and, together with interest and costs accruing thereon, shall be secured by this mortgage. doing shall bear interest at the rate borne by the principal debt hereby secured, and shall be immediately repayable. Mortgagors without demand, and, together with interest and costs accruing thereon, shall be secured by this mortgage.

Time is material and of the essence hereof; and in case of breach of any of the covenants or agreements hereof, or if default be made in the payment of any of the sums hereby secured, then, in any such case, all indebtedness hereby secured shall, at the election of the Mortgagee, become immediately due without notice, and this mortgage may be foreclosed; but relinquishment of the right to exercise such option in any one or more instances shall not be considered as a waiver or during the continuance of the same or any other default. the failure of the Mortgagee, to exercise such option in any one or more instances shall not be considered as a relinquishment of the right to exercise such option upon or during the continuance of the same or any other default.

In case of any suit to foreclose this mortgage or to collect any charge growing out of the debt hereby secured, or of any suit which the Mortgagee may deem it necessary to prosecute or defend to effect or protect the lien hereof, the Mortgagors agree to pay a reasonable sum as attorney's fees and all costs and legal expenses in connection with said suit, and further and expenses shall be secured hereby and be included in the decree of foreclosure.

Upon or during the continuance of any default hereunder, the Mortgagee shall have the right forthwith to enter into and upon the mortgaged premises and take possession thereof, except under circumstances where such taking is expressly upon the indebtedness hereby secured; and the Mortgagee shall have the right to the appointment of a receiver to collection, sisues and profits of the mortgaged premises and/or to manage the property during the pendency of legal prosigned and mortgaged to Mortgagee as additional security for the indebtedness herein described.

All rights and remedies conferred on Mortgagee by this mortgage are cumulative and additional to any and all other rights and remedies conferred by law, and are not exclusive. If any provision of this mortgage be found invalid or unenforceability shall not affect any other provision hereof; and the mortgage shall be construed as though the invalid or unenforceable provision had been omitted.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, The Mortgagors have hereunto set their hands the day and year first above written.

(Leave this space blank for filing data) STATE OF CHECOOK, I County of Morrate ! ACKNOWLEDGMENTO Z Filed for resolution reproduction 6.10 677_May. A0.12.82 9:52 A. A. and dely M 82 Mtge 5809 Melatrin Bithip County Clerk