Position 5

BOOK 30 PAGE 43

USDA-FHA Form FHA 427-1 WA (Rev. 7-14-71)

REAL ESTATE MORTGAGE FOR WASHINGTON (INSURED LOANS TO INDIVIDUALS)

	- A	October 27, 19		
WHEREAS, the undersigned	A YOU	BROWN and ANN L. B	ROWN,	******
-	husba	nd and wife,		
certain promissory note(s) the word "note" as used he may require), said note bein	lare (is) justly inde es Department of Ag or assumption agreened in shall be construing g executed by Borrow ation of the entire in	bted to the United States of riculture, herein called the "nent(s), herein called "note" eath stefering to each note ster, being navable to the order of	Washington whose post office a Washington 98605 America, Ading arrough the Farmer Government," as evidenced by one a (if more than one note is described agly or all notes collectively, as the a f the Government in installments as a g Government upon any default by Bo	s Home r more below, context
Date of Instrument	Principal Amount	Innual Rate of Interest	Use Late of Final Installment	
10-27-72	\$13,170.00	7ኒ%	10-27-2005	
The state of the s		$X \neq J$	4	

whereas, the note evidences a loan to Borrower in the principal amount specified therein, made with the purpose and intention that the Government, at any time, may assign the note and insure the payment thereof pursuant to the Consolidated Farmers Home Administration Act of 1961, or Title V of the Housing Act of 1949; and

WHEREAS, when payment of the note is insured by the Government, it may be assigned from time to time and each holder of the insured note, in turn, will be the insured lender; and

WHEREAS, when payment of the note is insured by the Government, the Government will execute and deliver to the insured lender along with the note an insurance endorsement insuring the payment of all amounts payable to the insured lender in connection with the loan; and

WHEREAS, when payment of the note is insured by the Government, the Government by agreement with the insured lender set forth in the insurance endorsement may be entitled to a specified portion of the payments on the note, to be designated the "annual charge"; and

WHEREAS, a condition of the insurance of payment of the note will be that the holder will forego his rights and remedies against Botrower and any others in connection with the loan evidenced thereby, as well as any benefit of this instrument, and will accept the benefits of such insurance in lieu thereof, and upon the Government's request will assign the note to the Government; and

WHEREAS, it is the purpose and intent of this instrument that, among other things, at all times when the note is held by the Government, or in the event the Government should assign this instrument without insurance of the note, this instrument shall secure payment of the note; but when the note is held by an insured lender, this instrument shall not secure payment of the note or attach to the debt evidenced thereby, but as to the note and such debt shall constitute an indemnity mortgage to secure the Government against loss under its insurance endorsement by reason of any default by Borrower:

NOW, THEREFORE, in consist action of the loan(s' and for at all times when the note is held by the Government or in the event the Government should assign this instrument without insurance of the payment of the note, to secure prompt payment of the note and any renewals and externions thereof and any agreements contained therein, including any provision for the payment of an insurance or other charge, (b) at all times when the note is held by an i sured lendar, to secure performance of Borrower's agreement herein to indemnia, and save harmless the Government against loss under its insurance endorsement by reason of any default by Borrower, and to in any event and at all times to secure the prompt payment of all advances and expenditures made by the Government, with interest, as hereinafter described, and the performance of every covenant and agreement of Borrower contained herein or in any supplementary agreement, Borrower does hereby grant, burgain, sell, convey, mortgage, and assign with general warranty unto the Government the following property situated in the State of

			wing bishered premien to the plate of	45
/A	"		10 € 1 ° C	
dilla a latara i servici di la casa de la Santa	lite and and a		. i Phinterefisetures-representantespanelpenannagende-si-cu-up-specialikumumping de	
washington(County(ies) of	**************************************	**********		
			annergrannen entenbatentententerfiften berichterfemmilet &	
the contract of the contract o		A.		

A tract of land located in the east half of Lot 3 of OREGON LUMBER COMPANY'S SUBDIVISION according to the official plat thereof on file and of record at page 29 of Book A of Plats, in section 14, township 3 north, range 9 E.W.M., described as follows:

Beginning at a point 100 feet north of the southeast corner of the aforesaid Lot 3: thence north 95 feet; thence west 150 feet; thence outh 95 feet; thence east 150 feet to the point of beginning.

The borrower and the government agree that any ranges, refigerators, clothes washer, clothes dryer or carpeting purchased or financed in whole or in part, with loan funds will be considered and construed as a part of the property covered by the cortgage.

and apputenance thereunto belonging, in remail teams, and together with all rights, interests, easympts, bétetatabes: profits thereof and sevenues and impany becomes, at approvements and personal profits of a later reasonably personary to the case thereof including of hot money to takes, it agents on corpor general or corpoling butchased or water rights, and water to k perfectly, thereto, and i parameter indeed to content of may a thereof or all or led "the pair thesecond in adapta on to part and of any time groups to Sorman unteres therein at a which are hereit e Mássi parametry."

TO HOLDING property with the disceptions and the as

DORROUSER for the olf. his size executors, administrators sureleases and expect trackTS THE THILE to the property to the Government against all lauful claims and complete the convert exist and the property to the Government against a lauful claims and convert exist and the convert exist and the convert exist and the fallow many trackless of the Government. By a late of the indepartity and save harmiers the Government against a loss under the special one of payment of the convert exist against a loss under the special one of payment of the convert exist against the fallow the f

the Government against a lines under the executor of payment of the most of any default by dismosor. At all times while the copie is held by an insured leader. Decrease shall complete to make payments on the note in the Government, as collection agent for the belief.

(2) To pay to the Covernment such it a and only charges as you or hereafter b. required by regulations of the Fame: Home Administration.

(1) At all times when the note in held by an invoced section are amount due and unpaid to far the terms of the note, less the amount of any annual charge, may be paid by the decreament to the value of the note as provided in the transverse. endorsement for the account of Borrower. Any amount due and expaid under the terms of the note, whether it is held by the Correspond or by an insure Leader, may be credited by the Correspond of the note and thereon a shall constitute as advance by the Covernment for the account of Bornover. Any advance to the theorems of as described in this paragraph shall bear interest at the note rate from the date on which the amount of the advance was due to the date of taxment to

(4) Whether or not the main is insured by the Government, the Governor of may at one time pay are office exponent required. basers to be past by Horrower and not paid by him when for, as well as any costs and expenses for the passervation, protection, or enforcement of this lien, as advantes for the account of forcemen. All such a features shall be as interest at the rate borne by the note which has the highest interest rate.

(5) All advances by the Government as described in this instrument, with interest, shall be incomfissely due and payable by Barrower to the Government without demand at the place designated in the latest note and shall be secured become No such advance by the Government shall relieve Borrower from breach of his covenant to pay. Such advances, with interest, shall be repaid from the first available collections received from Bosower. Otherwise, any payment made by Borrower may be applied on the note or any indebtenness to the Government secured hereby in an, order the Government (6) To use the loss evidenced by the note notely for purposes all horized by the Government.

7) To protest due all taxes, liens, judgments, encambrances, and assessments lawfully attaching to or assessed against the superty and promptly deliver to the Government without demand receipts evidencing such payments.

(8) so keep the property insured as required by and under insurance policies approved by, delivered to, and retained by fas Government.

(9) To maintain improvements in good repair and make repairs required by the Government, operate the property in a good and it shandmanlike manner; comply with rach farm conservation practices and farm and home supagement plant as the Government from time to time may prescribe, and not to a andon the property, or cause or permit waste, lessening or impairment of the security covered hereby, or, without the written consent of the Government, cut, remove, or lease any timber, gravel, oil, gas, coal, or other misecals except as may be necessary for ordinary domestic purposes.

(10) To comply with all laws, ordinances, and regulations affecting the property.

(II) To pay or reimburse the Government for expenses teammably accessary or incidental to the protection of the free and priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and any suppliences are agreement (whether before or after default), including but not limited to costs of evidence of title to and here is of the property, or is of secording this and other instruments, atrameya' fees, trustees' fees, court cours, and openses of advertising, selling, and conveying the property.

(12) Neither the property nor any partion thereof or interest therein shall be leared, assispend, rold, trail is ned or encurabered, voluntarily or otherwise, without the written consent of the Government. In Government shall are the sole and excussive rights as mortgages hereunder, including but not limited to a power to good too or a, point releases, subordination... and satisfaction, and so insured lender shall have any right, title or interest in or to the lien of any benefits

(13) At all reasonable times, the Government and its agents may inspect the property to accentary whether the covenants

and agreements contained berein or in any supplementary agreement are being performed.

(14) The Government may extend and deler the maturity of and renew and reamortize the debt evidenced by the note to any indebtedness to the Government secured hereby, telease from liability to the Government any vity so liable thereon, release portions of the property from and subordinate the lien braces, and waive any other rights because. suthout affecting the lien or priority hereof or the liability to the Greenwest or Borron work any other party for payment of the note or indebtedness secured hereby except as specified by the Government in writing.

(15) If at any time it shall appear to the Government that floor-war may be able to obtain a loon from a production credit association, a Federal land bank, or other responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes and periods of time. For ower will, upon the Government's request simply for and accept much loan in sufficient amount to pry the note and any infebtodown secured hareby and to pay for any stock in cessars to be purchased in a cooperative leading agency in connection with nurb lorn.

(16) Default hereunder shall constitute a fault under any other, al estate, or under any personal property or other, accurity instrument held or insured by the Government and executed a assumed by Borrover, and coloubt under any such other

teculity instrument shall constitute of fault

(17) SHOULD DEFAULT occur in the performance or door age of any obligation becared by this instrument, or should any one of the parties named as flotrower die or be decisions a sucomposition, a lanking on an instance, car, or make as a unignated for the benefit of creditors, the Government, at its a good with or without notice, may (a) do lare the entire amount constituender the acts and any indebtedness at the time a sout housely served immediately due and payable, (b) for the account of flarmest acts and pay reasonable explanation of operate or real possession of operate or real the property, (c) upon application by it and among the chief increment, without other arithmeter as without nation of bearing of said a plication, have a revolver as solver for an apopers, with the usual powers of receivers in the cases, it is two close that making next as provided bearings; law, and (e) above any and all other rights and remedies provided kerets as hy prenest of future law.

(16 The proceeds of foreclosure sale shall be pained to the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provenues beenol, (b) my prior liens required by law or a competent court to be to pair, (c) the debt evidenced by the note and all indebtedness to the Government secured hereby, (d) inferior liens of record required by law or a competent court to se so good, (a) or the Government's option, say other indebtedness of Bornwer. ewing to or insured by the Government, and (f) any balance to Borrower. At foreclowing or other sale of all or any part, of the property, the Government and its agency may be and purchave as a stranger and may pay the Government's share of the purchave price by crediting such amount on any debts of Borrower owing to or in sured by the Government, in the order presembed above.

(19) As against the debt evidenced by the note and any indebtedness to the Government 1 weby secured, with respect to the property, Burrower (a) hereby reliming, hes, waives, and conveys all rights, inchoses or consummets, of descent, driver, nartesy, homesteed, valuation, "raisal, and exemption, to which Bostower is a becomes estitled under the laws and constitution of the jorisds—a where the property line, and (b) hereby agrees that into right provided by such laws or constitution for redungity or possession following foreclosure calls shall not apply, and that no right of redemption or constitution for right provided by such laws or constitution for redungity or possession following foreclosure calls shall not apply, and that no right of redemption or constant at all reductions are

6) If any cart of the lan for which this instrument is given shall be used to fining the purchase, construction or requirements to be easted as a tower accupied dwelling (a) neither he nor payme authorize to set for him will, after receipt a new fide offer, refuse to negotiate for its sale or rental, or will otherwise make a available or deep said property, to took assesse of mos, color, religion or lational origin and (b) Horrower recogn a prosent legal and involve discinstant and said comply will be safety as a property to enforce any restrictive convenient on said property said recovered to enforce any restrictive convenient on said property said recovered to enforce any restrictive convenient on said property.