75815 👣

Position 6

BOOK 50 PAGE 2/9

USDA-FHA Form FHA 427-1 WA (Rev. 7-14-71) REAL ESTATE MORTGAGE FOR WASHINGTON (INSURED LOANS TO INDIVIDUALS)

KNOW ALL MEN BY THESE PRESENTS, Dated _______February 23, 1973
WHEREAS, the understgated _______ROBERT T. NASH and MARQURETTE A. NASH, also known as

	Marguerice A. Nash,	ingrand and are	Andrewsker and an original and
- that is	Ska	mania County,	Washington whose post office address
herein called "Borrower," Administration, United Stacertain promissory note(s)	Box 428, North Bonne, ' are (is) justly indebted 'o th ates Department of Agriculture, h or assumption agreement(s), he nerein shall be construed as refer ng executed by Borrower, being pu- teration of the entire indebtedness	e United States of A nerein called the "Governin called "note" (i tring to each note sing ayable to the order of t a at the option of "he i	washington 260.52. i.e., acting through the Farmers Home vernmen, as evidenced by one or more I more than one note is described below, by or all notes collectively, as the context be Government in installicents as specified Government upon any demail by Nortower,
Date of Instrument	Principal Amount	Alexail Rats of Interest	Description of Final Productions
2-23-73	\$1,500.00	1%	2 -2 3-1983
intention that the Government witereas, when paymen of the hisured note, in tur witereas, when paymen ender along with the noconnection with the loan; whereas, when paymen set forth in the inturant the "annual charge"; and will accept the day and will accept the best the Government, and whereas, it is the puthe Government, or in the shall secure payment of the note or attach to the secure the Government of the note and any rempayment of an insurance of Borrower's agreement by reason of any default expenditures .ade by tagreement of Porrower convey, mortgage, and	ation Act of 1961, or Title V of the tof the note is insured by the Com, will be the insured lender; and it of the note is insured by the Gotte on insurance endorsement insurance endorsement insurance endorsement insurance of the insurance of payment of the note; but when the note is held debt evidenced thereby, but as to get the videnced thereby, but as to get the videnced thereby, but as to get the videnced thereby, but as to held the payment of the loan(s) and held or other charge, (b) at all times or other charge, (b) at all times to refer to indemnify and save hur by Borrower, and (c) in any even the Government, with interest, as contained herein or in any supassign with general warranty un	e Housing Act of 19-19, 5 averament, it man is a second or many the government, the that of loan evidenced thereto thereof, and upon the entitle of the note and such the note and such the note and such the note and such the note in the second in the note in the note is held when the note is held with and at all times the Government than a the note is held with and at all times the cost thereinfalter described.	that will execute and deliver to the insured if amounts payable to the insured leader in or ent by agreement with the insured leader in the nationals on the note, to be designated be holder will be a fine in the national of the insurance of the note, the note of t
Washington, County(les) of Skamania	MINESON SERVICES SERVICES ESTRES CONTRACTION SERVICES	the second to the second transfer and transfer and the second transfer and transfer a

A tract of land located in section 26, township 2 north, range 6 E.W.M., described

Beganning at a point 967.27 feet north and 205.75 feet east of the southwest corner of the southeast quarter of the southeast quarter of the said section 26; thence north 70°40' east 300 feet to the initial point of the tract hereby described, said point being on the northerly right of way line of the county road known and designated as Little Street; thence north 19°20' west 240 feet; thence north 70°40' east 145 feet, more or less, to the center of Little Creek; thence southerly along the center of Little Creek to intersection with the mortherly right of way line of said county road; thence south 70°40' west along said right of way line to the initial point.

SUBJECT TO: Contract of sale recorded in Deed Book 62 at page 917.

s, issues, will one had right, the

as you is then at the major as provided to the existrance (se At all tures when the year and of the view of the control whether it is held in महत्त्व कर कर के लिल है के अपने के देश के महत्त्व के किया है है है कि साम की स्थाप आहे. The second of th

\$ \$ \$ to the same the material exercises a second of the least of the last the fire particular enquires here in a construction of the first construction of the second way as a which any second construction to the part is Duringer and sed benefits when the construction of the further and sed benefits as a sed a construction of the sets present in page one or enlocked on the first or anomalies to the second of the further and anomalies to the second of Bureway. We such distinct the animal page of the further and the first animal second of the second of the second of the further animal second of the second at the cuts bus in the the more which has the highest one court rate

the All advances is the Covernment to the original in the maliance with released state in a retest, tell due and payable by Borrower in the Government without demand at the place designated in the second of the constant to part buch advances with interest, shall be repaid from the first available coffertums received from by we. Obserwise, an parment made by Borrower may be applied on the nate as any indebtedness to the Government an used hereby, in any loss the Covernment determines.

(6) To use the loan evidenced by the note solely for purposes authorized by the Government.

(7) To pay when due all taxes, liens, judgments, encumbrances, and essessments lawfully affacing to or assessed against the property and promptly deliver to the Government without demand receipts evidencing such such that

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

(9) To maintain improvements in good repair and make repairs required by the Government, operate the property in a good and husbandmanlike manner; comply with such farm conservation practices and farm and here management plans as the Government from time to time may prescribe; and not to adandon the property, or cause or permit war to, lessening or impairment of the security covered hereby, or, without the written consent of the Government, cat, remove, or lease and trader, gravel, oil, gas, coal, or other minerals except us may be necessary for ordinary domestic purposess.

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

(11) To the imputes the Government for expenses reasonably necessars or incidental to the protection of the firm and to the enforcement of or the compliance with the provisions acted and at the note and an supplementary agreement (when a before or after default), including but not limited to costs of midence of title to and cores of the property, costs of recording this and other materiants, attemeval fees, to deed fees, court costs, and expenses of advertising, selling, and conveying the property.

(12) Neither the property nor any portion ther at or interest therein shall be live as a second, set, they be the set of ered, yoluntarily or otherwise, without the written consent of the Government. The Government shall have the said and exclusive rights as mortgagee hereunder, including but not limited to the power to grant consents, partial releases, subordinations, and satisfaction, and no insured lender shall have any right, title or interest in or to the lien or any benefits hereof.

(13) At all reasonable times the Government and its agents may inspect the property to ascertain whether the covenants and agreements contained horein or in any supplementary agreement are being performed.

(14) The Government may extend and defer the maturity of and renew and reamortize the debt ext'-need by the nate of any indebtedness to the Government secured horeby, release from liability to the Government any party so hable thereon, release portions of the property from and subordinate the lien hercof, and waive any other rights hereunder, without affecting the lien or priority hereof or the liability to the Government of Borrower or any other party for payment of the note or indentedness secured hereby except as specified by the Government in writing.

(15) If at any time it shall appear to the Government that Bornwer may be the tradition from a production create association, a Pederal land bank, or other responsible cooperative or private credit source, at missonable rates and terms for loans for similar purposes and periods of time, Borrower will, upon the Government's request, apply for and accept such loan in sufficient amount to pay the note and any indebtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative lending agency in connection with such loan.

(16) Default hereunder shall constitute default under any other real estate, or under any personal property or other, accounts instrument held or insured by the Government and executed or assumed by Horrower, and delault determine such other

security instrument shall constitute default hereunder.

(17) SHOULD DEFAULT occur in the performance or discharge of an adjusted generally the material of any one of the parties named as Borrower die or be declared an incompeted. Conduct of an adjustment for the benefit of proditors, the Government, at its option, with a restrict to the parties of a discharge the course and adjustment. unpaid under the note and any indebtedness to the G emment hereby secured immediately due and payable, to for the account of Borrower incur and pay tousonable expenses for repair or maintenance of and take possession of, operate or rent the property, (., upon poplication by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, (d) foreclose this instrum at as provided herein or by law, and (e) enforce may and all other rights and remedies provided herein or by present or futura law.

(18) The proceeds of force osure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) any prior liens required by law or a competent court to be so paid, (c) the acht 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 be so paid, (e) at the Government's option, any other indebtedness of Horrower owing to or insured by the Covernment, and (f) any balance to Borrower. At foreclosure or other sale of all or any part, of the property, the Government and its agents may hid and purchase as a strauger and may pay the Government's share of the putchase price by crediting such amount an any debts of Borrower owing to or insured by the Government, in the order

(19) As against the debt evidenced by the note and any indebtedness to the Government hereby secured, with respect to the property, Borrower (a) hereby relinquistes, waives, and conveys all rights, inchoate or consummate, of descent, dower, curtesy, homestead, valuation, appraisal, and exemption, to which Borrower is or becomes cultiled under the laws and constitution of the jurisdiction where the property lies, and (b) hereby agrees that any right provided by such laws or constitution for redemption or possession following foreclosure sale shall not apply, and that no right of redemption or possession shall exist after foreclosure sale.

(20) If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or repuir of property to be used as an owner-occupied awelling (a) neither he nor anyone authorized to act for him will, after receipt of a boya fide offer, refuse to negotiate for its sale or rental, or will otherwise make unavailable or deny said property, to anyone because of face, color, teligion or national origin and (b) Borrower recognizes as illegal and hereby disclaims and will not comply with or attempt to enforce any restrictive covenants on said property relating to race, color, religion or

(21) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future regulations not inconsistent with the express provisions bereof.

regulations not inconsistent with the express provisions indeed.

(22) Notices given hereunder shall be sent by certified mail unless otherwise required by law, addressed, unless and consistent of the Government to Farmers Home Administration, until some other address is designated in a notice to given, in the case of the Government to Farmers Home Administration, until some other address is designated in a notice to given, in the case of the Government to Farmers Home Administration, until some other address is designated above.

Gashield Research and Constitution of the Constit

WITNESS the hand(s) of Borrower the car, and year first above written.

Daharr 👫 Nash

Marquratte A. Nash

STATE OF KASHINGTON

COUNTY OF

Manus Klick Late

ACKNOWLEDGMENT

On this day personally appeared before me the within-named

Robert R. Nash and Marqurette A. Nash

ent and acknowledged that they signed the same as their

in and who executed the within and foregoing instrument and acknowledged that they free and voluntary act and deed, for the uses and purposes therein mentioned.

Given under my hand and official seal this

and tulniary

11/13

to me known to be the individual(s) described

Control of the second

and a Soldendale wa

(NOTARIAL SEAL)

Residing

COUNTY OF SKANANA

I HOMERY CONTEST THAT THE WITHIN

HISTRUMENT OF MATCHES PLEE PL

Farmer Some admini

12:11 NAC 26 152

THE MINE ALL

ELECTRON OF TVALANIA COUNTY, WASH

E mindred

PER 1973

SERVICE SHIPTY AND SERVICE S

INDEXED DIR E
INDEXECT FOR RECORDED:
COMPARED
MARKES

*** ******