Position 5

BOOK 50 PAGE 508

USDA-FHA FO:6 FHA 427-1 WA (Rev. 7-14-71)

REAL ESTATE MORTGAGE FOR WASHINGTON (INSURED LOANS TO INCIVIDUALS)

KNOW ALL WELDDY T	HESE PRESENTS, Dated	May 11, 17/3	anne des de la company de la c
WHEREAS, the undersi	gred LLOYD D. HAN	KINS and LIXIL A. H	AVKINS,
	husband and	wife.	der de la company de la compan
residing in	Skamar	nia County,	Washington whose post office address
herein called "Borrov Administration, United certain promissory not the word "note" as us	wer, are (18) Justly indebted States Department of Agricultic(s) or assumption agreement sed herein shalf be construed a scholing executed by Borrower, be beeleration of the entire indebt	to the United States of Alture, herein called the "Gov (s), herein called "note" (i) is referring to each note single wing nayable to the order of the	Washington 98605 merica, acting through the Framers Home vernment," as evidenced by one or more from one note is described below, your all notes collectively, as the context as Government in installments as specified Government upon any default by Borrower,
Date of Instrument	Principal Amount	Annual Rate of Interest	Dur Date of Final Installment
5-11-73	\$17,570.00	75%	5-11-2006
		W 3. S.	

WHE PAS, the note evidences a lorn to Borrower in the principal amount specified therein, made with the purpose and Interition that the Government, at any time, may assign the note and insure the payment thereof pursuant to the Consolidated Parmers Home Administration Act of 1961, or Title V of the Housing Act of 1549, and

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

WHEREAS, a condition of the insurence of payme t of the note will be that the helder will forego his rights and remedies against Borrower and any others in connection with the loss evidenced thereby, as well us 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 acte is held by an insured lender, this instrument shall not secure payment of the note or attach to the debt evider ced 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 damuit by Borrower:

NOW, THEREFORE, in consideration of the loan(s) and (a) at all times when the note is held by the liovernment 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 extensions 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 insured lender, to secure performance of Borrower's agreement herein to indemnify and nave harmless the Government against loss under its insurance endorsement by reason of any default by Borrower, and (c) in any event and at all times to secure the prompt payment of all advances and expanditures 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, bargain, sell, convey, mortgage, and absign with general warranty unto the Government the following property situated in the State of

Skamania

Washington, County(ies) of Skamania Lot 2 of CARSON VALLEY PARK according to the official plat thereof on file and of record at page 148 of Book A of Plats.

SUBJECT TO: Easements and rights of way of record.

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

together with all fights, interests, essentions, an initiation, and appartenance thereinto belong the terms, issues, and peofits thereof and servences and incor therefore. I important and personal property now of tall att, hed therefores researchable necessary to the use the ut, rectable but not limited to, ranges, reformance, or cappeting purchased or finance in which or in pair with high bads, all wise, water names, and water it is performing thereto, and ill payments of any time owing to Bernard with a proposal bases, transfers converged for condemnation of any part thereof or intraces the condemnation of any part that the condemnation of the condemnation

TO HAVE AND TO DOE: The proper outsite to the entering and its section of revent the simple BORROGER'S allowed to the control of the section of the section

on to pay prompt, when so, we indebted the common treats once of sid to identify and save hamless to incurrence again, any lone funds its easy of of payment all contains on an element in Bottower. At all the when the note in it by a sin condition of the note in it by a sin condition of the note in the note in the core and it is not the note in the note in the core manufacture. collect in agent for the place.

(2) To to the Coverment each fees and little charges and no new or hereafter be required by regulations of the Parmers House Medicularization,

(ii) At all times when the note in heid in as an and lender, any mount due and unpaid under the tenna of the note, leve the amount of any annual observe uses be said been allowed and to the holder of the note as provided in the insurance endorsoment for the account of Borrosco. Are assessed as and unpaid under the terms of the note, whether it is held by the Government or by an invared leader, may be resided by the Government on the note and thereupon shall constitute an advance by the Government for the accessed of Boreauer. Any advance by the Government as described in this paragraph shall bear interest at the now rate from the date on which the amount of the advance was due to the date of payment to the troverment.

(4) Whether or not the note is insured by the 6-versment, the Government may at any time pay any other absunts required herein to be paid by Horrower and not raid by him when due, an well as any costs and expenses for the preservation, protection, or enforcement of this lien, as advances for the account of Borrower. All such advances shall bear interest at the rate home by the note which has the highest interest rate.

(5) All advances by the Government as described in this instrument, with interest, shall be immediately due and payeble by Borrower to the Government without demand at the place designated in the latest note and shall be secured hereby. No such advance by the Government shall reviewe Borrower from breach of his covenant to pay. Such advances, with interest, shall be repaid from the first available collections received from Borrower. Otherwise, any payment made by Borrower may be applied on the note or any indebtedness to the Government secured hereby, in any order the Government 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 assessments lawfully attaching to or assessed against the property and promptly deliver to the Government without demand receipts evidencing such payments.

(8) To keep the property 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 home management plans as the Government from time to time may prescribe; and not to adandon the property, or cause or permit waste, lessening or impairment of the sacurity covered hereby, or, without the written consent of the Government, cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals except as may be necessary for ordinary domestic purposes.

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

(11) To pay or reimburse the Government for expenses reasonably necessary or incidental to the protection of the lien and p iority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and my supplementary agreement (whether before or after default), including but not limited to costs of evidence of title to and survey of the property, costs of recording this and other instruments, attorneys' fees, trustees' fees, court costs, and expenses of advertising, selling, and conveying the property.

(12) Neither the property nor any portion thereof or interest therein shall be leaded, assigned, sold, the deried of encombered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole and exclusive rights as mortgager hereunder, including but not limited to the power to grant connects, partial inleases, subordinations, and astinfaction, and no insured leader shall have any right, title or interest in of to the lies or any benefits

(13) At all reasonable times the Government and its agents may inspect the property to incertain whether the coverants

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

(14) The Government may extend and defor the maturity of and renew d reamortize the debt evidenced by the note or any ladebledness to the Government secured hereby, release from liability to the Covernment any party so liable thereon, release portions of the property from and subordinate the lien hereof, and warms any other rights hereunder, without affecting the lies or priority hereof or the liability to the Government of Borrowel or any other party for payment of the note or indebtedness secured bereby except as specified by the Government in writing.

(15) If at any time it shall appear to the Government that Borrower may be able to obtain a loan 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, Borrower will, upon the Government's request, apply for and accept such loan in sufficient amount to pay the note and any independences secured hereby and to pay for any stock increasary to be

purchased is a cooperative lending agency in connection with such loan.

(16) Default hereunder shall constitute default under my other real estate, or under any personal property or other, security instrument held or insured by the Government and executed or assumed by Borrower, and default under any such other

security instrument shall constitute default hereunder.

(17) SHOULD DEFAULT occur in the performance or discharge of any obligation secured by this instrument, or should any one of the parties partie as Borrower die or be declared an incompetent, a bankrupt, or an insulvent, or make in assignment for the briefit of conditors, the Covernment, at its option, with or without note a may (a) sociate the entire amount unpaid under the note and any indebto less to the Government being account immediately due and payable, (b) for the account of Born we incur mapay reasonable expenses for repair or maintenance of and the possession of operate or rent the property, (c) was application by it and production of this in trainest, within to the evidence and without notice of this as a second and explication, have a receiver appointed to the property, with the usual powers of receivers in like cases, (d) foreclose this instrument as provided herein to by law, and (e) unlock any are all other with and remedies provided herein or by present or lative law.

(18) The proceeds of preclosure 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 or sired by law or a competent court to be so paid, (c) the debt evidenced by the note and all indebtedness to the Government secured hereby, (d) interior liess of record required by law or a competent court to be so faid, (e) at the Covernment's option, any other indebtedness of Borrower owing to or insured by the Government, and (f) any believe to Borrower. At foreclosure or other sale of all or any part, of the property, the Government and its agents may bid and purchane an a stranger and may pay the Government's share of the purchase price by crediting such amount on any debts of Porro, or 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 relinquishes, waives, and conveys all lights, inchaste or consummate, of descent, dower. curriesy, homestead, valuation, appraisal, and examption, to which Borover is or becomes entitled under the laws and constitution of the jurisdiction where the property lies, --o (o) needly agrees that any right provided by such laws or constitution for redemption or possession following for closure -ale shall not apply, and that no right of redemption or eculus shall exist after foreclosure sale.

(20) If any port of the lean for which this instrument is given shall be used to finance the purchase, construing or repair appoints to be used as an owner-occapied dwelling (a) neither he nor anyone authorized to act for him will, after receipt as been the sile, refuse to associate for its sale or rental, or will otherwise make anavailable or deny said property; to anyone see the of rent, color, color, color, and construction of the order of

(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 hereof. (22) Notices given hereunder shall be sent by certified mail unless otherwise required by law, addressed, unless and until some other address is designated in a notice so given, in the case of the Government to Farmers Home Administration, United States Department of Agriculture, at Wenatchee, Washington 98801, and in the case of Borrower to him at his post office address stated above.

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

Lloyd b. Hawkins Hawkins

STATE OF WASHINGTON

ACKNOWLEDGMENT

COUNTY OF MANAGEMENT Klickitat

On this day personally appeared before me the within-named

Lloyd D. Hawkins and Dixle A. Hawkins

to me known to be the individual(s) described

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

Residing at Se talendale, line.

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REGISTER INDEXED: DIR INDIRECTE RECORDED: COMPARED

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