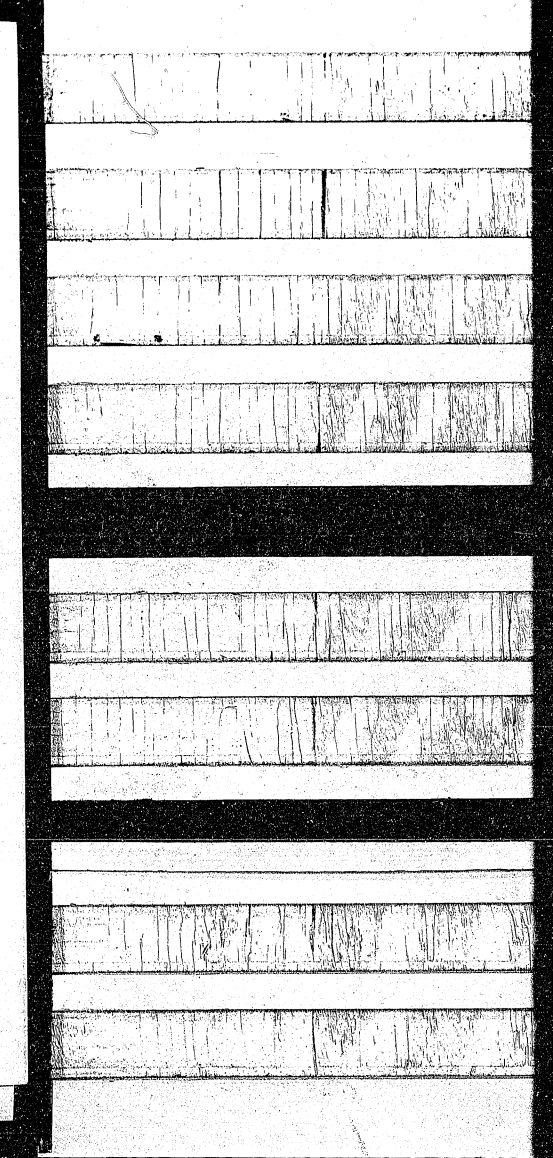
KNOW ALL MEN BY THESE PRESENTS, That on this 11th day of -- March -0 hereinafter called the Mortgagors, hereby grant, bargain, sell, convey and mortgage to THE FEDERAL LAND BANK OF SPOKANE, a corporation organized and existing under the Federal Farm Loan Act as amended, with its principal place of business in the City of Spokane, County of Spokane, State of Washington, hereinafter called the Mortgagee, the following described real estate situate in the County of Klamath State of Oregon, to wit: That portion of the Southwest Quarter of the Northeast Quarter of Section 6, Township 33 South, Range 72 East of the Willamette Meridian, lying Southwesterly of the present Klamath-Crater Lake Highway. Also, the West Half of the Southeast Quarter, and the Southeast Quarter of the Southeast Quarter of Section 6; and the North Half of the Northeast Quarter of Section 7, Township 33 South, Range 72 East of the Willamette Meridian. Saving and excepting therefrom that portion of the Northwest Quarter of the Southeast Quarter and the Southeast Quarter of the Southeast Quarter of Section 6, Township 33 South, Range 72 East of the Willamette Meridian, lying Northeasterly from the Fort-Klamath-Creter Lake Highway, as shown in that deed dated January 11, 1945, recorded January 26, 1945, in Volume 172, at page 505, Deed Records of Klamath County, palar Continu additional data to his all Money of product the desirence of the continue to the history of the continue of the history of the continue of the desired of the continue of the contin rreikin kiy oos serjiy da gangada siidida kas abii lla ob oo lama taxaa day. Maxabida sa lah sadaa baa sa of 120 hound him divide which have the n jednoc rogija je komina sije na poslikaj sa kao menura, idan angrupansi sa sije kom Mangrapa the state of the s tion institution of growing discounting and the conferent of the first and a constant of the first and the second for the new of the second of the first and the second of the first of the superconductive state on the left of training and an expectation of the continuous continuous and the second of the continuous of the conti ado centi demigraco aciden da como es aconese en disperso del so case an standen al consecución si en contrara esto conade And the transfer of the state o pui consensarion de manariose con est per que la gracia termi, en pero de cumo entre de har heristancia atall'

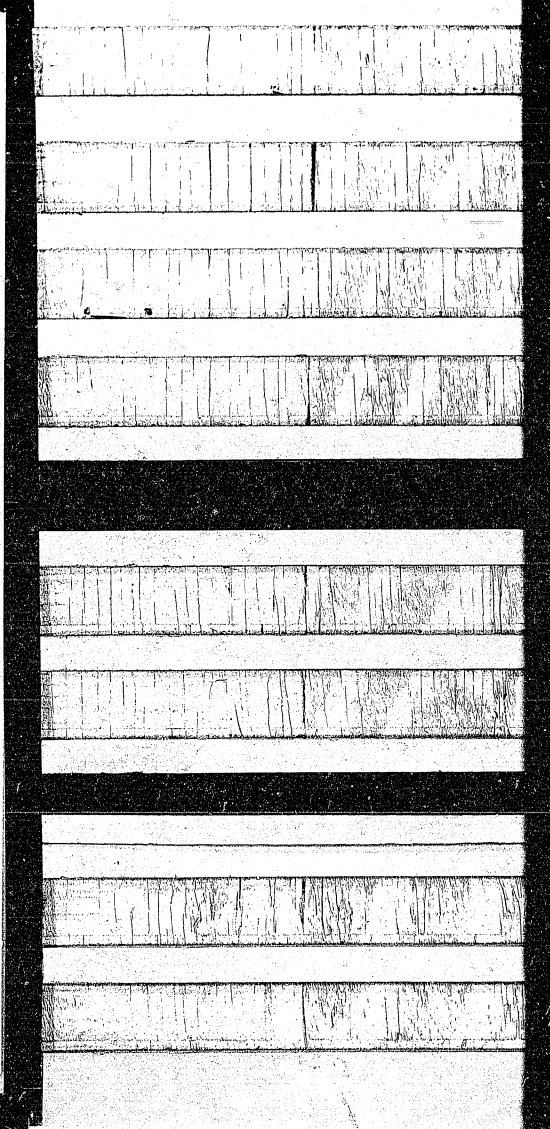
principles de materior que se alegar sult de describios vidensi arque part de cum los mainiche est, an administrat d'unitable de 
l'archet de manarior en est principale main ellegar la como est de delingue comen and estimateur de l'archet de l'archet de la composition de la com

viny ar layolayi y incentrativi ayli di suri jura ng inganja yini pudit va 137 mpopuru sisti 155 napip 🖂 da 1916 ing ing ad together with the tenements, hereditaments, rights, privileges and appurtenances, including private roads, now or hereafter belonging to or used in connection with the above described premises; and all plumbing, lighting, heating, cooling, ventilating, elevating, watering and irrigating apparatus, stationary scales and other fixtures, now or hereafter belonging to or used in connection with the above described premises, all of which are hereby declared to be appurtenant to said land; and together with all waters and water rights of every kind and description and however evidenced, and all ditches or other conduits, rights therein and rights of way therefor, which now are or hereafter may be appurtenant to said premises or any part thereof, or used in connection therewith.

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This conveyance is intended as a mortgage securing the performance of the covenants and agree contained, and the payment of the debt represented by one promissory note made by the mortgagors to	cements hereinafter to the order of the
mortgagee, of even date herewith, for the principal sum of	
Thirty-four Thousand Dollars (	\$34,000.00
with interest thereon from date at the rate of	illows:
Interest only payable on June 1st , 1966, and an	
and including	. amnual payments
of \$2209.15 each, payable on the first day of June	in each year,
beginning on the first day of June , 1967, and a final payment of \$2209.	15 , payable on
the first day of	principal; each of
Mortgagors covenant and agree:  - and give which are sub-sections and control and another the control of the co	artoù dad aben Sone (d
That they are lawfully seized of said premises in fee simple, have good right and lawful author mortgage the same, and that said premises are free from encumbrance; and each of the mortgagors defend the same forever against the lawful claims and demands of all persons whomsoever, and to be extinguished by any foreclosure hereof, but shall run with the land;	rity to convey and will warrant and
To pay all debts and moneys secured hereby when due;	
To keep the buildings and other improvements now or hereafter existing on said premises in good remove or demolish or permit the removal or demolishment of any thereof; not to cut or permit the cutt said premises except for domestic use; to maintain and cultivate the premises in a good and husband approved methods of preserving the fertility thereof; to keep the orchards on said land properly in sprayed, pruned and cared for; not to commit or suffer waste of any kind upon said premises; not to use of said premises for any unlawful or objectionable purpose; and to do all acts and things necessary to rights now or hereafter appurtenant to or used in connection with said premises;	ing of timber from like manner, using rigated, cultivated, o use or permit the
To pay when due all taxes and assessments upon said premises and to deliver to the mortgage therefor; and to suffer no other lien or encumbrance prior to the lien of this mortgage to exist at any premises;	e proper receipts time against said
To keep all buildings insured against loss or damage by fire in manner and form and in such company in such amount as shall be satisfactory to the mortgagee; to pay all premiums and charges on all such into deposit with the mortgagee all insurance policies affecting the mortgaged premises, with receipts shown premiums and charges affecting said policies; and that all insurance whatsoever affecting the mortgagee made payable, in case of loss, to the mortgagee, with a mortgagee clause in favor of and satisfactory to the mortgagee shall be entitled to receive the proceeds of any loss under any such policy, which, if not used in the regulations of the Farm Credit Administration for reconstruction of the buildings damaged or dapplied by the mortgagee upon the indebtedness hereby secured in such manner as it shall elect.	surance when due; ing payment of all d premises shall be he mortgagee. The in accordance with
If any of the mortgaged property shall be taken under right of eminent domain, the mortgagee sits option to receive all compensation for the portion taken and damages to the remaining portion, to nortgagee upon the indebtedness hereby secured in such manner as it shall elect.	nall be entitled at be applied by the
Should the mortgagors be or become in default in any of the covenants or agreements herein comortgagee (whether electing to declare the whole indebtedness hereby secured due and payable or not) reperform the same in whole or in part, and all expenditures made by the mortgagee in so doing shall date of 6 per cent per annum, and shall be immediately repayable by the mortgagors without demand, anterest and costs accruing thereon, shall be secured by this mortgage.	may, at its option, raw interest at the
Time is material and of the essence hereof; and in case of breach of any of the covenants or agree if default be made in the payment of any of the sums hereby secured, or if the whole or any portion of expended for purposes other than those specified in the original application therefor except, by the writing aid mortgagee, or if said land or any portion thereof shall be hereafter included in any special assessment any such case, all indebtedness hereby secured, shall, at the election of the mortgagee, become immediated and this mortgage may be foreclosed; but the failure of the mortgage to exercise such optimore instances shall not be considered as a waiver or relinquishment of the right to exercise such during the continuance of the same or any other default.	said loan shall be tten permission of at district, then, in ately due without on in any one or
In case of any suit to foreclose this mortgage or to collect any charge growing out of the debt here suit which the mortgagee may deem it necessary to prosecute or defend to effect or protect the lien here agree to pay a reasonable sum as attorney's fees and all costs and legal expenses in connection wifurther agree to pay the reasonable costs of searching records and abstracting or insuring the title, and secured hereby and included in the decree of foreclosure.	of, the mortgagors ith said suit, and such sums shall be



apply the same, less reasonable costs of collection, upon the indebtedness hereby secured, and the mortgagee shall have the right to the appointment of a receiver to collect the rents, issues and profits of the mortgaged premises. The rents, issues and profits of said premises after default are hereby assigned and mortgaged to the mortgagee as additional security for the indebtedness herein described.

This mortgage and the note secured hereby are executed and delivered under and in accordance with the said Federal Farm Loan Act and acts amendatory thereof or supplementary thereto, and are subject to all the terms, conditions and provisions thereof, which acts are made a part hereof the same as if set out in full herein.

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.
	Buttand Stanley
	Warather Stanley
	Much Dance
TATE OF OREGON SS.	A dillier
ounty of Klamath )	, 19.66, personally appeared the above pained
Bertland Stanley and Dorothy Stanley,	husband and wife; MNHXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
nd acknowledged the foregoing instrument to be	their voluntary act and deed.
and the second of the second o	• • • • • • • • • • • • • • • • • • •
efore me: County of Klamath } ss	
Filed for record at request of:	
Oregon Title Co.	- Brun Dellen
this 18th of March A. D. 1	Notany Public in and for the State of Oregon
4:16 CV P. M.	residing at Klamath Falls, Oregon
recreded in Tel. <u>M-66 of Mortgages</u> Page <u>2367</u>	
DENIETE RECERS, County Clerk	My commission expires 8/13/1966
* DATE OF THE LEGISTRE DESIGN	
fee \$4.50 Ly Splous Lavis De	42-

