			EL TANK			
10.38	1998					
			, β ι βα 1			• • • • • • • • • • • • • • • • • • •
		같은 것이 있는 것이 있는 것이다. 같은 것 같은 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것 같은 것 같은 것이 없는 것이				
					٩	
6 5 5 1					an a	
	5	a.cal	Position 5	والمستقبلة ومعادية المتناوية والمتناوية والمتكرية	nan je za na zakona je na pri se na na instruction kon na na je na je na kon kon na kon na kon na kon na za na	Alera I I I
634	A-	2182/ USDA-FHA			17 E 0 0	
Start 1		Form FHA 427-1 OR	"here"	Vol. 11	73 Page 7522	1311
		(Rev. 6-4-71)	REAL ESTATE MORTGAC	IE FOR OREGON	and the second	夏 河四川
		77775	(INSURED LOANS TO IN	DIVIDUALS)		
		KNOW ALL MEN BY THESE	PRESENTS, Dated MAY 17	,1973	· · · · · · · · · · · · · · · · · · ·	
(A	3	WHEREAS, the undersigned	CRAIG W. SMITH			
199	1 =					Sec.
		· · · · · · · · · · · · · · · · · · ·			whose post office address is	
41% 124		residing in KLAMATE	L .	County, Oregon	, whose post office bedress to	I. CATT
	2 N	RT. 1, BOX 5	67, BONANZA e (is) justly indebted to the Unite	d Status of America acti	Dregon 97623	
		herein called "Borrower," ar Administration, United States	e (is) justly indebted to the Unite Department of Agriculture, herein (agreement(s) herein (a)	called the "Government,"	as evidenced by one or more	
		certain promissory note(s) or	assumption agreement(s), nerein en	at ante singly or all not	es collectively, as the context	1 marine
177.3		may require), said note bein	n shall be construed as reterring to g executed by Borrower, being pay acceleration of the entire indebtedment without an follower:	able to the order of the ess at the option of the G	overnment upon any default by	
		Borrower, and being further des	crined as follows.	Annual Rate of Interest	Due Date of Final Installment	
S min		Date of Instrument	<u>Principal Amount</u> \$45,350.00	5%	MAY 17, 2013	
1117		MAY 17, 1973	\$45,550.00	576		
5						
					and	and the second sec
		WHEREAS, the note evide	nces a loan to Borrower in the princ	ipal amount specified there	ein, made with the purpose and	
al of		intention that the Government	at any time, may assign the note an	a Act of 1949; and		- Reference
	8	WHEREAS, when payment	of the note is insured by the Government	nent, it may be assigned it	om time to time and each holder	
	做褶	of the insured note, in turn, w	the the insured render, and	ont the Government will ex	ecute and deliver to the insured	E.F.
19 4 -96		lender along with the note a	n insurance endorsement mauring th	e payment of a	•	- Jake Strain
14			of the note is insured by the Govern dorsement may be entitled to a spec	ment, the Government by ag ified portion of the paymen	greement with the insured lender its on the note, to be designated	
		the "annual charge"; and	the second	will be that the holder wi	I forego his rights and remedies	
		WHEREAS, a condition of against Borrower and any ot	the insurance of payment of the note hers in connection with the loan evi-	denced thereby, as well a	s any benefit of this instrument,	
		and will accept the benefits	of such insurance in neu thereor, and	apon the original	-	
		WHEREAS, it is the purpo	ose and intent of this instrument that ent the Government should assign thi	, among other things, at al is instrument without insur	It times when the note is held by ance of the note, this instrument	La contraction
		shall secure payment of the	note; but when the note is note by	note and such debt shall	constitute an indemnity mortgage	
		of the note or attach to the	leot evidenced mereby, but as to the	ment by reason of any defa	ult by Borrower:	T.
		NOW, THEREFORE, in c	onsideration of the loan(s) and (a)	at all times when the nore	ont of the note, to secure prompt	
		payment of the note and any	renewals and extensions mercer and	and a groom ont horoin to	indemnify and save harmless the	
	السلينية	Government against loss un	der its insurance endorsement of re	I superditutor made by t	be Government, with interest, as	A CARL
		at all times to secure the	prompt payment of all advances an	a among of Borrower C	ontained herein or in any supple-	
10		mentary agreement, Borrowe	he performance of every covenant an r does hereby grant, bargain, sell, c	ouvey, moreage, and assig		

Government the following property situated in the State of Oregon, County(ies) ot KLAMATH

.

1.4

FHA 427-1 OR (Rev. 6-4-71)

12 . 4

٥

.

g 0 /

ENTERIT "A"

The following described real property situate is Klamath County, Oregon:

PARCEL 1:

165

The NET of the SET of Section 10 and the N's of the S's of Section 11, and the following parceles That pertion of the NET of the SWE, and that portion of the SET of the SET of Section 10 lying on the Easterly side of the main West side Irrigation Ganal of Langell Valley Irrigation Districts, as said const is now located and constructed, all of said land being located in Township 40 South, Range 13 East of the Millerette Noridian;

7523

EXCEPTING THEREFROM that parent of Land decide to Klamath County, by deed recorded in MoL. 339 page 201, Deed records of Klamath County, Oregon.

PARCEL 2:

That part of the FTR of the STR, and the FTR of the SER of Section 10, Tornship 40 South, Range 13 Eact of the Willemette Meridian, lying Mest of the main Meat Side InvigationSepal of the Langell Valley Invigation District, as said conal is now located;

SAVE AND EXCEPT our acts, neve of long, in the Herthwest corner of said NEX of SEE besetelers decide to the Blabry of the Protostant Episades' Correct in the Velued States of America in the Missionary Plattick of Fruthern Course, Exc., which said last named deed is of moderi in the decideration of Flowath County, Oregon.

Subject to: Acreage and use limitations under provisions of United States Statues and regulations issued thereunder; liens and assessments of Klamath Project and Langell Valley Lrrigation District, and regulations, easements, contracts, water and irrigation rights in connection therewith; rights of the Federal Goverment, the State of Oregon, and the general public in any portion of the herein described property lying below the high water line of Lost River; Mortgage, including the terms and provisions thereof, given by Central Hotel Company, an Oregon Corporation; Myrtle L. Brett, a widow; Robert P. Brett and Katherine Brett, husband and wife; to The Federal Land Bank of Spokane, a corporation, dated July 7, 1960, recorded July 12, 1960, Vol. 197 page 131, Mortgage records of Klamath County, Oregon, to secure the payment of \$24,600.00; subject, however, to all valid outstanding easements, rights-of-way, mineral leases, mineral reservations, and mineral conveyances of record.

7525

4

(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 abandon 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 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 priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and any supplementary agreement (whether before or after default), including but not limited to costs of evidence of tille to and supplementary agreement (whether before or after default) including but not limited to costs.



7524

together with all rights, interests, easements, hereditaments and appurtenances thereunto belonging, the rents, issues, and profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto or reasonably necessary to the use thereof, including, but not limited to, ranges, refrigerators, or carpeting purchased or financed in whole or in part with loan funds, all water, water rights, and water stock pertaining thereto, and all payments at any time owing to Borrower by virtue of any sale, lease, transfer, conveyance or condemnation of any part thereof or interest therein-all of which are herein called "said property";

TO HAVE AND TO HOLD the property unto the Government and its assigns forever in fee simple.

IO HAVE AND TO HOLD the property unto the Government and its assigns forever in tee simple. BORROWER for himself, his heirs, executors, administrators, successors and assigns WARRANTS THE TITLE to the property to the Government against all lawful claims and demands whatsoever except any liens, encombrances, easements, reservations, or conveyances specified hereinabove, and COVENANTS AND AGREES as follows:

reservations, or conveyances spectree neremanove, and COVENANTS AND AUREES as follows. (1) To pay promptly when due any indebtedness to the Government hereby secured and to indemnify and save harmless the Government against any loss under its insurance of payment of the note by reason of any default by Borrower. At all times when the note is held by an insured lender, Borrower shall continue to make payments on the note to the Government,

(2) To pay to the Government such fees and other charges as may now or hereafter be required by regulations of the Farmers Home Administration.

Farmers Home Administration. (3) At all times when the note is held by an insured lender, any amount due and unpaid under the terms of the note, less the amount of any annual charge, may be paid by the Government to the holder of the note as provided in the insurance endorsement for the account of Borrower. Any amount due and unpaid under the terms of the note, whether it is held by the Government or by an insured lender, may be credited by the Government on the note and thereupon shall constitute an advance by the Government for the account of Borrower. Any advance by the Government 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 payment to the Government.

(4) Whether or not the note is insured by the Government, the Government may at any time pay any other amounts required herein to be paid by Borrower and not paid by him when due, as 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 borne by the note which has the highest interest rate.

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 immediately due and payable 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 relieve 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 abandon 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 minerals except as may be necessary for ordinary domestic purposes. (10) To comply with all laws, ordinances, and regulations affecting the property.

(10) To comply with all laws, ordinances, and regulations attecting the property.
(11) To pay or reimburse the Government for expenses reasonably necessary or incidental to the protection of the lien and priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and any supplementary agreement (whether before or after default), including but not limited to costs of evidence of title to and 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) Notice the property net can extinct thereaft as interest thereaft as here the protection of the property of the property.

and expenses of advertising, selling, and conveying the property. (12) Neither the property nor any portion thereol or interest therein shall be assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole 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

(13) At all reasonable times the Government and its agents may inspect the property to ascertain whether the covenants and agreements contained herein or in any supplementary agreement are being performed. (14) The Government may extend and defer the maturity of and renew and reamortize the debt evidenced by the note or any indebtedness to the Government secured hereby, release from liability to the Government any party so liable thereon, release portions of the property from and subordinate the lien hereof, 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 indebtedness



Subject to: Acreage and use limitations under provisions of United States Statues and regulations issued thereunder; liens and assess-ments of Klamath Project and Langell Valley Lrrigation District, and regulations, easements, contracts, water and irrigation rights in connection therewith; rights of the Federal Goverment, the State of Ore-gon, and the general public in any portion of the herein described property lying below the high water line of Lost River; Mortgage, including the terms and provisions thereof, given by Central Hotel Company, an Oregon Corporation; Myrtle L. Brett, a widow; Robert P. Brett and Katherine Brett, husband and wife; to The Federal Land Bank of Spokane, a corporation, dated July 7, 1960, recorded July 12, 1960, of Spokane, a corporation, dated July 7, 1960, recorded July 12, 1960, the payment of \$24,600.00; subject, however, to all valid outstanding easements, rights-of-way, mineral leases, mineral reservations, and mineral conveyances of record. mineral conveyances of record.

7525

(6) To use the loan evidenced by the note solely for purposes authorized by the Government. (0) To use the roan 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 abandon 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 minerals except as may be necessary for ordinary domestic purposes. (10) To comply with all laws ordinances and regulations affecting the property

Grogen

> (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 priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and any 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 partion thereof or interest therein shall be assigned sold, transferred, or encumbered (10) To comply with all laws, ordinances, and regulations affecting the property.

and expenses of advertising, setting, and conveying the property. (12) Neither the property nor any portion thereof or interest therein shall be assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole 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 needs. (13) At all ensurements the Component and the grant part interest the property to prove the state the term.

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

and agreements contained herein or in any supplementary agreement are being performed. (14) The Government may extend and defer the maturity of and renew and reamortize the debt evidenced by the note or any debted have to the Covernment and extended by the note or any debted have to the Covernment and extended by the note or any (14) The Government may extend and defer the maturity of and renew and reamortize the debt evidenced by the note or any indebtedness to the Government secured hereby, release from liability to the Government any party so liable thereon, release portions of the property from and subordinate the lien hereof, 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 indebtedness convected hereby.

secured hereby. (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 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 heremeder shall constitute default under any other real estate or erep or chatted security instrument held or

purchased in a cooperative lenging agency in connection with such loan. (16) Default hereunder shall constitute default under any other real estate or crop or chattel 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.

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 named as Borrower die or be declared an incompetent, a bankrupt, or an insolvent, or make an assign-ment for the benefit of creditors, the Government, at its option, with or without notice, may: (a) declare the entire amount unpaid under the note and any indebtedness to the Government hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate or rent the property, (c) upon application 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 instrument as provided herein or by law, and (e) enforce any and all other rights and remedies provided herein or by present or future law.

herein or by present or future law. (18) The proceeds of foreclosure 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 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 be so paid, (c) at the Government's option, any other indebtedness of Borrower owing to or insured by the Government, 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 bid and purchase as a stranger and may pay the Government, in the order purchase price by crediting such amount on 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 securea, with respect to (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 rights, inchaate or consummate, of descent, dower, curtesy, homestead, valuation, appraisal, and exemption, to which Borrower is or becomes entitled 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) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future

(20) This insummer shart be subject to the present regar-regulations not inconsistent with the express provisions hereof. (21) Notices given hereunder shall be sent by certified mail, unless otherwise required by law, addressed, unless and (21) NOLICES given nereunaer 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 Portland, Oregon 97205, and in the case of Borrower to him at his post office address attack about

address stated above.

174

7526 WITNESS the hand (s) of Borrower the day and year first above written. Craig W. CRAIG W. SMITH ACKNOWLEDGMENT FOR OREGON STATE OF OREGON \$5: , 19 73 , personally appeared the above-May 17th day of On this Craig W. Smith Ella k voluntary act and deed. Before me: his and acknowledged the foregoing instrument to be James W. Webley-Notary Fublic. [NOTARIAL SPAL] JAMES W. WESLEY My Commission expires 1-20-76 Notary Public for Gregon My commission expires STATE OF OREGON, L County of Klamath L field for record at request of Klamath County Title 7522 PILNE, Shynty Clerk Deputy Luch By 4 10.00 93. Return Farmers Home administration 116.55 P.O. Bor 1328 Klamath Lalls, Origon 9760)