	Vol. 74 Page	
and the second	Form PCA 405-Rev. 5-71 Spokane	
	Form PCA 405-Rev. 5-71 Spokane 87836 REAL ESTATE MORTGAGE	
	REAL ESTATE WORTGATE KNOW ALL MEN BY THESE PRESENTS, That on thislstday ofApril	A Line West
	WARY AND MARY ANN LUMPAN -	
	Laurania sall. COllycy and show of the	
	hereinafter called the MORTGAGORS, hereby grant, bargani, sen, convergence, production credit ASSOCIATION,	
	RIAMATII	
	a corporation organized and existing under the Farm Credit Act of the Congress of a principal place of business in the City of	
	State of Oregon hereinatter called the Month	
	State Olympication of the boild and the state of the stat	
	County of	
	the place of beginning	
	 ALSO EXCEPTING therefrom all of that portion of land lying West of the North and South ALSO EXCEPTING therefrom all of that portion of the NEtSEt, being a strip about 75 feet wide. Irrigation Ditch running through the West side of the NEtSEt, being a strip about 75 feet wide. 	
Negative states and the second states and the second states and the second states and the second states and the	Irrigation Ditch Tenner of the rold	
	ALSO EXCEPTING therefrom a half interest in said last mention wide which parallels said ditch on East side being about 15 feet wide	
	which parallels suid that in Sec. 33. Twp. 40 South, Range 12 E.W.M. more	
	particularly desourch 215 feet, thence West 100 feet, thence The	Land Barrier
	feet to the point of one	
	DOTATO CELLAR:	1 11
	POTATO CELLAR: Beginning at the Southeast corner of the Southwest Quarter of the Northwest quarter of Section 33, thence running North 215 feet, thence West 100 feet, thence South 215 feet, Section 33, thence running north of beginning, being located in Section 33, Twp. 40 South,	
	thence East 100 feet to the point of beginning, being router	
	Range 12 Lowerte described premises,	
	watering dipler with all waters and water rights of every state are or used in connection therewith, the privileges), now or hereafter and together with all waters and water rights of every state are on the state of the state	
	Fransiei, assign and Prior lien held by Re. E. Derry	
	SUBJECT TO	
*	This conveyance is intended as a mortgage securing the performance of the covenants and agreements hereinafter con- This conveyance is intended as a mortgage securing the performance of the covenants and agreements hereinafter con- tained the narment of the debt evidenced by the following described promissory note(s) made by one or more of the and the narment of the debt evidenced by the following described promissory note(s) made by one or more of the	
	fained, and the particulation of the older of the	
(a) A set of the se	MATURITY DATE Angil 1. 1974	
	April 5, 1975	
	the form specifically described, but also any outstanding	
	This mortgage is intended to secure not only the note(s) hereinbefore specifically described, but also any outstanding balance of indebtedness however evidenced, not exceeding \$250,000.00, plus interest as hereinafter provided, balance of indebtedness however evidenced, not exceeding \$250,000.00, plus interest as hereinafter provided, balance of model of the secure and the secure as the s	
	balance of indebtedness however entering of the signs or successors, whether held most regree shall not be discharged nor shall its	
	five (5) years from and after the date of filing of this diorigant by the fact that at certain times unity for any loan or	
	afterniveness as secure to Mortgagec, but the intentionally released, the intentionally released, that	
	advance made in the rate spectrice in the face spectrice all of the independent	
	such increased or decreased rate of interest from the chernet	
	MORTGAGORS COVENANT AND AGREE: MORTGAGORS COVENANT AND AGREE: That they are lawfully seized of said premises in fee simple, have good right and lawful authority to convey and mor gage the same, and that said premises are free from encumbrances except as stated above; and each of the Mortgago gage the same, and that said premises are free from encumbrances except as stated above; and each of the Mortgago will warrant and defend the same forever against the lawful claims and demands of all persons whomsoever except a will warrant and defend the same forever against the lawful claims in the premises; and these covenants shall not be e will warrant and defend the same forever and homestead rights in the premises; and these covenants shall not be e	rs as x-
	That they are lawfully seized of said premises are free from encumbrances except as stated above, many stated above, and that said premises are free from encumbrances except as stated above, hereby relinquishing all dower and homestead rights in the premises; and these covenants shall not be e stated above, hereby relinquishing all dower and homestead rights in the premises; and these covenants shall not be e stated above, hereby relinquishing all dower and homestead rights in the premises; and these covenants shall not be extended above, hereby relinquishing all dower and homestead rights in the premises; and these covenants shall not be extended above, hereby relinquishing all dower and homestead rights in the premises; and these covenants shall not be extended above.	AT ALL AND
an a	tinguished by any foreclosure network	A COLOR OF THE OWNER OF THE OWNER OF

1119 THE REAL PROPERTY OF adtra L. ۶ċ, ÷., THINK SUNT 1 THE THE PARTY OF JUL I 31.73 all fr U.L 11/2/10 1 1123-1 • 1 P(M) 141 ALC: URL ANO L 1 76 19 States ()



To pay when due all debts and money secured hereby;

To keep the buildings and other improvements now or hereafter existing on said premises in good repair and not to remove or demolish or permit the removal or demolishment of any thereof; not to commit or suffer waste of any kind upon said premises; not to use or permit the use of said premises for any unlawful or objectionable purpose; and to do all acts and things necessary to preserve all water rights now or hereafter annurtement to or used in connection with said upon said premises; not to use or permit the use of said premises for any unlawful or objectionable purpose; and to do an acts and things necessary to preserve all water rights now or hereafter appurtenant to or used in connection with said

To pay when due all taxes and assessments upon said premises; and to suffer no other lien or encumbrance prior to the lien of this mortgage to exist at any time against said premises, except as stated above;

To keep all buildings insured against loss or damage by fire in manner and form and in such company or companies and in such amount as shall be satisfactory to the Mortgagee; to pay when due all premiums and charges on all such in-surance; to deposit with the Mortgagee, upon request, all insurance policies affecting the mortgaged premises, all of which said insurance shall be made payable, in case of loss, to the Mortgagee, with a mortgagee clause satisfactory to the Mortgagee;

To keep in good standing and free from delinquencies all obligations under any mortgage or other lien which is prior to

Should the Mortgagors be or become in default in any of the covenants or agreements herein contained, then the Mortgagee may, at its option, perform the same in whole or in part, and all expenditures made by the Mortgagee in so doing shall bear interest at the rate borne by the principal debt hereby secured, and shall be immediately repayable by the Mortgagors without demand, and, together with interest and costs accruing thereon, shall be secured by this mortgage.

Time is material and of the essence hereof; and in case of breach of any of the covenants or agreements hereof, or if default be made in the payment of any of the sums hereby secured, then, in any such case, all indebtedness hereby secured shall, at the election of the Mortgagee, become immediately due without notice, and this mortgage may be forcelosed; but the failure of the Mortgagee, to exercise such option in any one or more instances shall not be considered as a waiver or relinquishment of the right to exercise such option upon or during the continuance of the same or any other default.

relinquishment of the right to exercise such option upon or during the continuance of the same or any other default. In case of any suit to foreclose this mortgage or to collect any charge growing out of the debt hereby secured, or of any

In case of any suit to foreclose this mortgage or to collect any charge growing out of the debt hereby secured, or of any suit which the Mortgagee may deem it necessary to prosecute or defend to effect or protect the lien hereof, the Mortgagors agree to pay a reasonable sum as attorney's fees and all costs and legal expenses in connection with said suit, and further agree to pay the reasonable costs of searching the records and abstracting or insuring the title, and such sums and costs and expenses shall be secured hereby and be included in the decree of foreclosure.

Upon or during the continuance of any default hereunder, the Mortgagee shall have the right forthwith to enter into and upon the mortgaged premises and take possession thereof, except under circumstances where such taking is expressly prohibited by law, and collect the rents, issues and profits thereof, and 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 and/or to manage the property during the pendency of legal pro-ceedings. The rents, issues and profits of said premises after default shall accrue to Mortgagee's benefit and are hereby as-signed and mortgaged to Mortgagee as additional security for the indebtedness herein described. cecungs. The rents, issues and pronts of said premises after default shall accrue to Mortgaged signed and mortgaged to Mortgagee as additional security for the indebtedness herein described.

All rights and remedies conferred on Mortgagee by this mortgage are cumulative and additional to any and all other rights and remedies conferred by law, and are not exclusive. If any provision of this mortgage be found invalid or unen-forceable, such invalidity or unenforceability shall not affect any other provision hereof; and the mortgage shall be con-tranded at the untrafferent provision had been omitted

strued as though the invalid or unenforceable provision had been omitted. The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administra-

tors, 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.

× Jany E × Mfang Chini 12 care

4764

月間

13. De 199

SHOCK SHOCK

が設置

新新潮

1.

17

164.25

ACKNOWLEDGMENT. (Leave this space blank for filing data) S ATE OF KERCH REmalli · 85. Filed for record at request of: KLAMATH PRODUCTION CREDIT ASSN. Love named DEIIY A. D., 19.74 A M. and duly and retrieving in t then velue 1. 40 hotes View WM. D./MILNE, County Clerk <u>.</u> الفنبلات. By they I than 10130 ö (laril Fee # 4 Deputy.

0

STATE OF OREGON,] County of Klamath

45 345

.

1

on this 17th day of APRIL at 11;37 o'clock recorded in Vol. <u>M.74</u> of <u>MORTGAGES</u> Page 4763 Page

Ret: Klinn Brockler

Q.O. 03+ 148.

142

fun day of April 19 14 me, the understand amount paraonally appeared Derr Mary Jun Derry instrument, to be 1.1t my hand and ATT SAL Notary Public, Stata of CREGON My Correction expires 10-18-12/