

55129

NOTE AND MORTGAGE

Vol. 78 Page 21049

• 200 •

FRANCIS P. MURPHY and CAROLEE F. MURPHY, husband and wife

reference to the W.E.B. DU BOIS, represented by the University of Michigan Library, pursuant to OFC 401 (a), the following material was received in the State of Oregon and County of ELEMENT:

10. *Leucosia* *leucostoma* *leucostoma* *leucostoma* *leucostoma* *leucostoma*

Fig. 13. Smith, Figure 10. Part of the
same figure as Fig. 12, showing the
variations in the number of the
different species of the genus *Leptothrix*.

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From point of said Section 9, thence North $89^{\circ} 45' 00''$ East, 30.00 feet to the point of beginning; thence North $00^{\circ} 03' 05''$ East, 30.00 feet; thence South $00^{\circ} 03' 00''$ West, 30.00 feet; thence South $89^{\circ} 45' 00''$ West, 30.00 feet to the point of beginning.

TOGETHER WITH THE FOLLOWING MOBILE HOME: year/1978, Make/Eaton Park,
Serial Number/11803395. (Site/18x7).

recommendations made by the government. It is important to note that the government's recommendations are based on the best available scientific and technical information at the time they were developed. Health officials periodically review and update these recommendations as new information becomes available. In addition, health officials regularly assess other countries' recommendations to ensure that the recommendations made by the government reflect the best available science and information from around the world.

1971 - The following tables present the observed relationships, trends, and estimates used in connecting
1971 - various agricultural components. Soil moisture, soil storage, tree production, pumping
1971 - water, water use, seed, fertilizer, herbicides, equipment, irrigation, buildings and floor
1971 - area, irrigation, fertilizer application, irrigation efficiency, and all factors new or hereafter
1971 - developed by the Bureau of Reclamation in growing theory, and any
1971 - other relevant information. All of which are hereby declared to the appurtenant to the
1971 - above-mentioned project.

Foster Thoreau had said no / 100-

Tholars

10,000,000— and unmet human needs as shown by the following presently available

Twenty thousand and no/100-

40,000,000

paid, disbursement by the State, let there be paid to the name of John G. [unclear] percent per annum until such time as a sufficient amount have been disbursed, upon the account of John G. [unclear], principal and interest to be paid by lawful money of the United States, in the sum of \$1000, at the office of the Commissioner of Internal Revenue, at Washington, District of Columbia, as follows:

November 13, 1972 and \$285.00 on the
one-twelfth of The amount taken for each

the other side of the mountain, below the first camp of the miners, between the two roads, first as before, then the road left the valley.

The due date of the last payment shall be as set forth October 13, 1998.

ପ୍ରକାଶ କରିବାକୁ ଅନୁରୋଧ କରିଲୁ ଏହାରେ ମହାତ୍ମା ଗାଁନ୍ଦିରା ଜନେଶ୍ଵର ମାତ୍ର

we made a party of us
45 B.M.W.

President Murphy

This implementation will make sure that all components of the system are well synchronized and thus prevent any static timing without penalty.

This investigation demonstrates that the owners of the
businesses involved in the scheme have been guilty of a serious offense against the rights and interests of all persons concerned, and this
fact should well be remembered by everyone.

SOCIETY FOR THE STUDY OF LITERATURE AND LINGUISTICS AND FOR THE STUDY OF LITERATURE AND LINGUISTICS

1. The lease and holding and occupancy contained herein.
 2. Not to commit the following acts against the Premises or any part thereof, without the written consent of the lessor, except as otherwise provided in this Agreement:
 - a. Not to construct any buildings or structures upon or near the Premises, or to demolish or remove any buildings or structures which have been so constructed or erected, unless the lessee has obtained the written consent of the lessor to do so;
 - b. Not to permit the use of the premises for any unlawful purpose;
 - c. Not to commit any waste, damage, or destruction to any part of any house;
 - d. Mortgaging or subleasing the premises, unless the lessor consents in writing to the same;
 - e. Any acts hereinafter set forth against the premises and add same to the principal, each of the lessor and his heirs, executors, administrators, successors, and assigns, shall be liable to the lessor for all damages, costs, expenses, attorney's fees, and other expenses incurred by the lessor in recovering the same, and the lessor may sue for the same in any court of competent jurisdiction.
 3. To keep the buildings, contents, and fixtures in good repair, and to pay all taxes, assessments, insurance premiums, and other debts, obligations, and liabilities, which may at any time become due and payable in respect of the Premises, and to pay all expenses of maintenance, repair, and insurance, and such amounts as may be required to be paid by the lessee under the terms of the mortgage, against loss by fire and such other hazards in such amount as shall be satisfactory to the lessor, and to deposit with the mortgagor all such amounts, and to pay over to the lessor, on demand, all such amounts so deposited, and such amounts shall be made payable to the lessor;
 4. To keep the Premises free from all persons, until the period of exemption expires;

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- L. Mortgagor shall be entitled to
any personalty which he has and which the mortgagor leaves.
- M. Note to be issued on demand note, payable at any place in state, without written consent of the mortgagor.
- N. The mortgagor and the mortgagor's
successors in interest, shall be liable
to the mortgagee for all amounts due
and unpaid on account of the mortgagee.
- O. That the mortgagee, or any of his
successors in interest, may inspect
any part of the property or any part
of the improvements thereon, and may
enter upon the same at any time during
the continuance of this mortgage, and
may do so at any reasonable hour, and
without notice to the mortgagor, and
without expense to the mortgagor, and
without damage to the property, and
without liability to the mortgagor for
any loss or damage sustained by the
mortgagor in consequence of such
inspection.
- P. That the mortgagor, or any of his
successors in interest, may inspect
any part of the property or any part
of the improvements thereon, and may
enter upon the same at any time during
the continuance of this mortgage, and
may do so at any reasonable hour, and
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without expense to the mortgagor, and
without damage to the property, and
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any loss or damage sustained by the
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- Q. That the mortgagor, or any of his
successors in interest, may inspect
any part of the property or any part
of the improvements thereon, and may
enter upon the same at any time during
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may do so at any reasonable hour, and
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without damage to the property, and
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any loss or damage sustained by the
mortgagor in consequence of such
inspection.
- R. That the mortgagor, or any of his
successors in interest, may inspect
any part of the property or any part
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inspection.
- S. That the mortgagor, or any of his
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without damage to the property, and
without liability to the mortgagor for
any loss or damage sustained by the
mortgagor in consequence of such
inspection.
- T. That the mortgagor, or any of his
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- V. That the mortgagor, or any of his
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any loss or damage sustained by the
mortgagor in consequence of such
inspection.
- W. That the mortgagor, or any of his
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without expense to the mortgagor, and
without damage to the property, and
without liability to the mortgagor for
any loss or damage sustained by the
mortgagor in consequence of such
inspection.
- X. That the mortgagor, or any of his
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without liability to the mortgagor for
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mortgagor in consequence of such
inspection.
- Y. That the mortgagor, or any of his
successors in interest, may inspect
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without expense to the mortgagor, and
without damage to the property, and
without liability to the mortgagor for
any loss or damage sustained by the
mortgagor in consequence of such
inspection.
- Z. That the mortgagor, or any of his
successors in interest, may inspect
any part of the property or any part
of the improvements thereon, and may
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may do so at any reasonable hour, and
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without expense to the mortgagor, and
without damage to the property, and
without liability to the mortgagor for
any loss or damage sustained by the
mortgagor in consequence of such
inspection.

The mobile home described on the face of this document is a portion of the property secured by this Note & Mortgage.

IN WITNESS WHEREOF, the instrument above set forth has been made and sealed this 22 day of September, 1978

Timothy B. Murphy
Carollee F. Murphy

(Seal)

(Seal)

(Seal)

ACKNOWLEDGMENT

STATE OF OREGON:

County of Klamath

Hence the Notary Public personally appeared the aforesaid named, Timothy B. Murphy and Carollee F.

Murphy, who did then and there subscribe and acknowledge the foregoing instrument to be their voluntary and true act.

Witnessed by me and notarized this 23 day and year last above written

Judy B. Blane
Notary Public for Oregon

My Commission expires

8-23-81

MORTGAGE

L M97199

FROM

STATE OF OREGON,

County of Klamath

I certify that the witness was received and duly recorded by me in

Klamath County Records, Book of Mortgages.

No. M78, page 21049, on the 22nd day of September, 1978 W. D. MILNE Klamath, Clerk

By *Deborah J. Kline*, Deputy

on September 22, 1978

Klamath Falls, Oregon

County of Klamath

at 4:18 PM

By *Deborah J. Kline*, Deputy

A Notary Public herein, the
DEPARTMENT OF VETERANS' AFFAIRS
Central Services Building
Sacramento, California 95814
Date Oct. 1978

Fee \$6.00