

LAND FARM
Farm Family Check
Form 43340

75281

REC-39451

REAL ESTATE DEED OF TRUST FOR OREGON
Land Enclosed

This Deed of Trust is made and entered into by and between the undersigned
Lender and the Borrower

lending to
Clayton,
called "Borrower," and the Farmers Home Administration, United States Department of Agriculture, acting through the
State Director of the Farmers Home Administration for the State of Oregon whose post office address is 300 N. 10th Street, Portland, Oregon 97204, as trustee, herein called "Trustee," and the United
States of America, acting through the Farmers Home Administration, United States Department of Agriculture, as being
Secretary called the "Government," and
BENEDICT BURRIS a resident to the Government as evidenced by his or her permanent record of residence
and identification letter called "Name," which has been supplied by Borrower, a person in the name of the Government, further
as a condition of the entire indebtedness at the option of the Government there are defined to Borrower, and described
as follows:

Date of Instrument	Principal Balance	Interest Rate or Dividend	Last Date of Principal Dividend
6-3-67	\$3,000.00	5.5%	6-3-21-67
5-5-67	250.00	5.5%	5-5-21-67

And the said indebtedness is due to Borrower, and the Government, at any time, may assign the note and trust the same
to any federal government in Title V of the Housing Act of 1949 or any other trustee administered by the Farmers Home
Administration.

And it is the purpose and intent of the instrument that, among other things, and others when the note is held by the
Government, is, at the event the Government should accept the instrument without payment of the note, the instrument
shall become payable of the note but when the note is held by an insured trustee, the instrument shall not become payable of
the note or subject to the three conditions thereto, but as to the note and note date shall constitute an ordinary note
and the Government agrees for under no circumstance by reason of any default in the note to be granted to the instrument
and that instrument shall witness the acceptance of any other note or ultimate effect may be granted to the instrument
by the Government pursuant to C.R.C. § 65.

WITNESS WHEREUPON, in consideration of the前述 instrument freely given, signed, countersigned, witnessed and
witnessed by Trustee the following described property situated in the State of Oregon, County of
Clayton

which and described as follows is now currently used for agricultural, timber or grazing purposes:
A parcel of land in the vicinity of Section 11, Township 34 South, Range 21
E.W.M. described as follows: Beginning at a point on the East Line of said
Section 11 which bears S. 17°33' 00" E. a distance of 116.34 feet from the Southeast
corner of said Section, said point also being the true Southeast corner of Lot 1,
Block 21. First extends to the true Northeast corner thereof;
the Southeasternly line of said Lot 1 to the true Northeast corner thereof;
thence S. 17°33' 00" E. a distance of 116.34 feet to a point about S. 17°33' 00"
E. a distance of 117.54 feet, or less, to the East line of said Section;
thence S. 17°33' 00" E. along said East line a distance of 116.34 feet, back to
said, or the point of beginning.

10,500 A.D.

RECORDED
10/10/67

together with all rights, interests, easements, encroachments and appurtelements thereto belonging, the rents, issues, and profits thereof, and revenues and income therefrom, all improvements and personal property now or hereinafter attached thereto or subservient thereto or in the use thereof, including, but not limited to, ranges, refrigerators, dairies, washouts, chicken houses, or co-operative purchases, or financed in whole or in part with lease funds, all water, water right, and water rights purchased thereon, and all improvements at any time owing to Borrower by virtue of any and every written instrument, or contribution of any sort thereto, or interest therein, or of which are herein called "the property".

TO HAVE AND TO HOLD the property unto Trustee, Trustee's successors, partners and assigns forever.

In THIS SECURITY AGREEMENT, the at all times when the note is held by the Government, or in the event the Government should assign the instrument without knowledge of the payment of the note, to secure prompt payment of the note and any interest and expenses thereof and any agreement contained therein, including any provision for the payment of an amount or other charge, the at all times when the note is held by an unpaid holder, to secure performance of Borrower's agreement hereto to indemnify and use his/her the Government against any and all claims and demands of the Government arising from or due to his/her acts or omissions, and at all times to secure the prompt payment of all advances and expenditures made by the Government, with interest, as hereinafter described, and the performance of every covenant and agreement of Borrower contained herein or in supplementary agreements, the provisions of which are hereby incorporated herein and made a part hereof.

SECURITY for Borrower's and Borrower's heirs, executors, administrators, successors and assigns to THIS AGREEMENT for property and for the title thereto under Trustee for the benefit of the Government against all lawful debts and demands, except over which are hereinafter, expressly, reservations, or conveyances specified hereinabove, and **CERTIFICATE AND RELEASE** as follows:

(1) At any time when the note is undischarged and is unpaid and when same has been paid by the Government against any sum under its guarantee of payment of the note in reason of any default by Borrower, at all times when the note is held by an unpaid holder, Borrower shall continue to make payment on the note to the Government, as collection agent for the holder.

(2) At any time the Government shall fore and other charges as may arise at Borrower be required by organization of the Farmers Home Administration.

(3) If required by the Government, at such additional monthly payments of 1/12 of the difference between current assessments, insurance premiums and other charges upon the mortgaged property.

(4) Whether or not the note is required by the Government, the Government may at any time pay any and other amounts required herein to be paid by Borrower and will not be liable to Borrower when due as well as any costs and expenses for the protection, preservation, or enforcement of this note, or advances for the account of Borrower. All such advances shall bear interest at the rate fixed by the note which has the higher percentage.

(5) All advances by the Government as described in the instrument will accrue, and be paid with the note and payable by Borrower to the Government without demand or the place designated in the latter note and shall be secured here by. No such advance by the Government shall release Borrower from liability to Borrower's covenant to the said advances, with interest, shall be paid from the first regular collections received from Borrower. Otherwise, any payment made by Borrower may be applied on the note or any indebtedness of the Government accrued heretofore, or any note the Government borrows.

(6) In case the last covenant to the note makes for payment authorized by the Government,

- (a) In the case where the all taxes, fees, impositions, contributions, and assessments levied, collected or imposed by the Government, including all charges and assessments in connection with water, water rights, and water usage, would otherwise be or reasonably considered to be the use of the real property described above, and promptly deliver to the Government evidence of such charges and assessments.
- (b) To keep the property insured as required by law under insurance policies approved by the Government and, if so required, to deliver such policies to the Government.
- (c) To maintain improvements in good repair and take steps required by the Government, and not to abrogate the property, or allow or permit waste, lessening or impairment of the property covered herein, or, without the written consent of the Government, or, remove or leave any fixture, stand, sit, use, and/or other material object as may be necessary for ordinary domestic purposes.
- (d) To comply with all laws, regulations, and requirements affecting the property.
- (e) In case of reacquisition by the Government for excessive condemnations or incidental to the protection of the public health or safety or the enforcement of the compliance with the environmental terms and of the use and use restrictions and permits issued and in the enhancement of the compliance with the environmental terms and of the use and use restrictions and permits issued before or after default, including but not limited to costs of demolition of title to and removal of the property, costs of removing title and other instruments, attorney's fees, trustees fees, court costs, and expenses of returning, selling, and conveying the property.
- (f) Neither the property nor any portion thereof or interest therein shall be sold, assigned, sold, transferred, or otherwise disposed of, or otherwise, without the written consent of the Government. The Government shall have the use and exclusive rights, as beneficiary tenanted, including but not limited to the power to grant options, leases, licenses, subleases, assignments, and subletting, and no trustee holder shall have any right, title or interest in or to the land or any interests therein.
- (g) At all reasonable times the Government and its agents may inspect the property to ascertain whether the uses, uses and agreements contained herein or any supplemental agreement or being performed.
- (h) The Government may disclaim or release the liability of, and waive and relinquish the responsibility, the debts incurred by the use or any indebtedness to the Government secured by the instrument. The releases are given both as a title under the name or for the debt from liability to the Government, for debts incurred by the property and indebtedness to the Government, and (ii) where one officer of the rights under the instrument, any and all due and will be done without affecting the title or the property of the instrument or Borrower's or any other party's liability to the Government for payment of the debt or debt secured by the instrument unless the Government was otherwise in writing RELEASED, are otherwise to the Government whether once or often or continuing one right or remedy under this instrument, or otherwise afforded to the Government, and not to be a waiver of or preclude the exercise of any such right or remedy.
- (i) If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a cooperative or private credit source at reasonable rates and terms for similar purposes and periods of time, then, however, and, upon the Government's request, jointly and accept and has a sufficient amount to use the same and for indebtedness secured herein and to pay for any such necessary to be purchased in a cooperative manner agreed to upon with such loan.
- The Debtor, lessee and cooperator herein under any other real estate or under any personal property or other movable equipment held or owned by the Government and received or assumed by Borrower, and Debtor, lessee and cooperator herein under any other leasehold or leasehold interest.
- (j) SHOULD DEBTOR fail in the performance or discharge of any obligation on the instrument or caused by the instrument, or should the parties named as Borrower die or be declared incompetent, or should any one of the parties named as Borrower be declared bankrupt or at insolvency, or make an assignment for the benefit of creditors, the Government, at its option, with or without notice, may file before the entire amount unpaid under the note and any indebtedness to the Government timely secured immediately due and payable, for the account of Borrower, trust and pay reasonable expenses for taxes or maintenance of and take possession of, operate or sell the property and upon application for a final judgment of the instrument, without notice and without notice of hearing or any application, have a receiver appointed for the property, without notice or hearing, in the case, and with authority and powers granted to trustee for enforcement and set the property to judgment to be.
- (k) In the opinion of the Government, trustee may foreclose the instrument by advertisement and sale of the property as provided by law, for cash or secured credit at the expense of the Government, and who may be authorized from time to time without other notice than oral intimation at the time and place appointed for such sale and otherwise make in the property subject and of such sale the Government and its agents may bid and purchase at a reasonable price and consider such bid without being personally present, through trustee's delegate authorized by Debtor, the sale purpose made in or entering and trustee's execution of a conveyance of the property to any person therein or to whomsoever she shall be convenience evidence that the sale was conducted in manner reasonably to through trustee's prior notice and sufficient to assistance herself.
- (l) The proceeds of foreclosure sale shall be applied in the following order as the payment of liens and expenses, whether in enforcement or competing with the provisions herein, the last other liens required to give of a competent order to be paid, till the first evidence to the use and all indebtedness to the Government secured herein. All inferior liens or debts required to be as a component part to be so paid, for as the Government's option, any other indebtedness of Borrower owing to or owned by the Government, and its any balance of Borrower. In case the Government is the sole trustee or forecloses on either one of all or any part of the property, the Government may take in charge of the property prior to conducting such receiver or any form of Borrower owing to or owned by the Government, if the other premises above.

(2) All powers and agencies granted in this instrument are granted with an intent and an understanding by both of
otherwise, and the rights and remedies provided in this instrument are conclusive in themselves provided by law.

(3) Borrower agrees that the Government will not be bound by any present or future law, law prohibiting consequence of an action for a deficiency judgment or limiting the amount thereof or the time after which such action may be brought, the prescribing any other course of limitation, or dictating the conditions under which the Government may be compelled to sue, including the extent to which it may differ, as a condition of approving a transfer of the property to a new lessee; Borrower expressly waives the benefit of any such State law.

(4) If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or
either of property to be used in an owner-occupied dwelling thereon called "The Dwelling" and if Borrower fails to sell
or rent the Dwelling and has violated the Government's consent to do so, another Borrower not otherwise authorized to act
in Borrower's sole, after receipt of a written notice after, notice to repudiate for the use or rental of the Dwelling if still otherwise
not assignable or due, the Dwelling is seized because of tax, labor, wages, or other unpaid debts, and the Government
conveys to itself and holds, demands, and will not comply with or attempt to enforce any restrictive covenants on the
dwelling relating to race, color, religion, sex, or national origin.

(5) This instrument shall be subject to the present regulations of the Bureau of Land Management, and to future
expeditions for reconciliation with the express provisions herein.

(6) Notices given hereunder shall be sent to certified mail, unless otherwise required by law, addressed, return and
and such other address as designated in a notice so given, in the case of the Government to Bureau of Land Management,
United States Department of Agriculture, Portland, Oregon 97204 and in the case of Borrower at the last office address
and name.

(7) Once the final payment of all indebtedness thereby secured and the performance and discharge of each and
every condition, agreement and obligation, contingent or otherwise, contained herein is secured hereto, the Government
shall release trustee in escrow and deliver to Borrower at Borrower's above post office address a Bill of Sale or Deed of
the property within 30 days after written demand by Borrower, and Borrower hereby waives the benefit of all laws or
existing earlier legislation or delivery of such kind of conveyance.

(8) If any provision of this instrument or application thereof to any person or circumstance is held invalid, such
invalidity will not affect other provisions or applications of the instrument which can be given effect without the invalid
provision or application, and to this end the provisions hereof are declared to be severable.

WITNESS the hand of Borrower this _____ day of _____, 19_____.
John Doe Susan Doe

After reading above &
I certify
I.C. Ex.B28
Elizabeth Crabb, Notary Public
Klamath Falls, Oregon 97601

WITNESSMENT
FOR OREGON

STATE OF OREGON

COUNTY OF KLAMATH

On the _____ day of _____ June, 19_____, I, Susan Doe, personally appeared before me
known as Lorraine York, Notary Public,

and acknowledged the foregoing instrument to be _____ for Elizabeth Crabb, Notary Public, Klamath Falls,



Susan Doe Notary Public

My Commission expires 6-31-77

STATE OF OREGON COUNTY OF KLAMATH

Paid to account of Elizabeth Crabb, Notary Public on 3-31-77
A.D. # 37 x \$10.00 added 1.00 and date recorded in Vol. 37
of MISCELLANEOUS on Page 2713.

Elizabeth Crabb, Notary Public

FEE \$10.00