

Position 5

USDA-FmHA Form FmHA 427-1 1A (Rev. 8-86)



THE HORES LOS	REAL ESTATE M		Carey, single,	, and Krystal
THIS MORT GAGE is i	nade and entered into by			
Ashley, single,				<u></u>
residing in	Madison		County, Iow	va, whose post office address is
324 Ohio Avenue, E	arlham			, Jowa50072,
Department of Agriculture, I WHEREAS Borrower agreement(s), herein called	nd the United States of America nerein called the "Government, is indebted to the Governmen "note," which has been execu	a, acting thro " and It as evidence ted by Borro	ugh the Farmers Home d by one or more pro wer, is payable to the Government upon an	Administration, United States missory note(s) or assumption order of the Government, auy default by Borrower, and is
Date of Instrument	Principal Amount		Annual Rate of Interest	Due Date of Final Installment
08-26-87	\$49,330.00		81/2%	08-26-2020
			a .	
payment thereof pursuant or any other statutes adminimized And it is the purpose Government, or in the every shall secure payment of the the note or attach to the disto secure the Government at And this instrument at the Borrower when evidenced by the Government pursuant and this instrument at the Borrower when evidenced by the Government at the Borrower when evidenced by the Borrow	to the Consolidated Farm and stered by the Farmers Home A and intent of this instrument at the Government should assist note; but when the note is helebt evidenced thereby, but as gainst loss under its insurance calso secures the recapture of and to 42 U.S.C. §1490a. The secures future advances may a note or notes covering loss the Housing Act of 1949 or any	I Rural Deve dministration that, among gn this instru- d by an insur- to the note a ontract by re- ny interest cr ade within to the note and the con- action of the con- other statut	dopment Act, or Title 1; other things, at all time 1; other things, at all time 1; other without insuranced holder, this instrument such debt shall contained as on of any default by edit or subsidy which refer (10) years from date insured under the Consess administered by the	e hereof to anyone herein called colidated Farm and Rural Devel- Farmers Home Administration,
subject to the same terms a this instrument to the "note NOW, THEREFORE. Farm and Rural Developme Government, or in the ever to secure prompt payment including any provision for holder to secure performan under its insurance contract payment of all advances a formance of every covenar	e" shall be deemed to include finconsideration of the loan ent Act or Title V of the House the Government should assist of the note and any renewal the payment of an insurance of Borrower's agreement hat by reason of any default by Indexpenditures made by the att and agreement of Borrower and agreement of Borrower	ignment of signification (s), and as signification (s), and as signification (s), and extension to indestorrower, and Governments contained is	ecurity for future loan 949, and (a) at all time ment without insurant sions thereof and any ge, (b) at all times whe minify and save harmled (c) in any event and a with interest, as her nerein or in any supp	e provided, and all references in as pursuant to the Consolidated nes when the note is held by the ce of the payment of the note, agreements contained therein, on the note is held by an insured less the Government against loss at all times to secure the prompt einafter described, and the perlementary agreement, Borrower ty situated in the State of Iowa,
County(ies) of	Madison			 :
TE OF LOWA, SS. Inst	140 668	1160010 11113	26_day of Augus 25 . 00 Mary E. Welty, I	
333			\	FmHA 427-1 IA (Day 9 96)

The East 75 feet of the West 76 feet of the North 150 feet of Lot One (1) in Block One (1) of Wilson's Addition to the Town of Earlham, Madison County, Iowa.

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, clothes washers, clothes dryers, 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 "the property";

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

BORROWER for Borrower's self, Borrower's 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, encumbrances, easements, reservations, or conveyances specified hereinabove, and COVENANTS AND AGREES 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 holder, Borrower shall continue to make payments on the note to the Government, as collection agent for the holder.
- (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.
- (3) If required by the Government, to make additional monthly payments of 1/12 of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgaged premises.
- (4) Whether or not the note is insured by the Government, the Government may at any time pay any other amounts including advances for payment of prior and/or junior liens, required herein to be paid by Borrower and not paid by Borrower when due, as well as any costs and expenses for the preservation, protection, or enforcement of this lien, as advances for Borrower's account. All such advances shall bear interest at the rate borne by the note which has the highest interest rate.
- (5) All advances by the Government, including advances for payment of prior and/or junior liens, in addition to any advances required by the terms of the note, as described by 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 Borrower's covenant to pay. 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, including all charges and assessments in connection with water, water rights, and water stock pertaining to or reasonably necessary to the use of the real property described above, 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 the Government and, at its request, to deliver such policies to 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 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) Except as otherwise provided by the Farmers Home Administration regulations, neither the property nor any portion thereof or interest therein shall be leased, 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 holder 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 coverants and agreements contained herein or in any supplementary agreement are being performed.
- (14) The Government may (a) extend or defer the maturity of, and renew and reschedule the payments on, the debt evidenced by the note or any indebtedness to the Government secured by this instrument, (b) release any party who is liable under the note or for the debt from liability to the Government, (c) release portions of the property and subordinate its lien, and (d) waive any other of its rights under this instrument. Any and all this can and will be done without affecting the lien or the priority of this instrument or Borrower's or any other party's liability to the Government for payment of the note or debt secured by this instrument unless the Government says otherwise in writing. HOWEVER, any forbearance by the Government-whether once or often-in exercising any right or remedy under this instrument, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.
- (15) Default hereunder shall constitute default under any other real estate, or under any personal property or other 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.
- (16) 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.
- (17) SHOULD DEFAULT occur in the performance or discharge of any obligation in this instrument or secured by this 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 a bankrupt or an insolvent, or make an assignment 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 laws.
- (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, (e) 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's share of the purchase price by crediting such amount on any debts of Borrower owing to or insured by the Government, in the order prescribed above.
- (19) Borrower agrees that the Government will not be bound by any present or future State laws, (a) providing for valuation, appraisal, homestead or exemption of the property, (b) prohibiting maintenance of an action for a deficiency judgment or limiting the amount thereof or the time within which such action may be brought, (c) prescribing any other statute of limitations, (d) allowing any right of redemption or possession following any foreclosure sale, or (e) limiting the conditions which the Government may by regulation impose, including the interest rate it may charge, as a condition of approving a transfer of the property to a new Borrower. Borrower expressly waives the benefit of any such State law. Borrower hereby relinquishes, waives, and conveys all rights, inchoate or consummate, of descent, dower, and curtesy.

- (20) If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or repair of property to be used as an owner-occupied dwelling (herein called "the dwelling") and if Borrower intends to sell or rent the dwelling and has obtained the Government's consent to do so (a) neither Borrower nor anyone authorized to act for Borrower will, after receipt of a bona fide offer, refuse to negotiate for the sale or rental of the dwelling or will otherwise make unavailable or deny the dwelling to anyone because of race, color, religion, sex or national origin, and (b) Borrower recognizes as illegal and hereby disclaims, and will not comply with or attempt to enforce any restrictive covenants on the dwelling relating to race, color, religion, sex or national origin.
- (21) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future regulations not inconsistent with the express provisions hereof.
- (22) Notices given hereunder shall be sent by certified mail, unless otherwise required by law, and addressed, unless and until some other address is designated in a notice so given, in the case of the Government to Farmers Home Administra-

tion at Des Moines, Iowa 5 Finance Office records (which	50309, and in the c	ase of Borrowe	r at the address sho	wn in the Farmers Hor	
	n of this instrument ther provisions or a	or application pplications of t	thereof to any pers	son or circumstances is h can be given effect w	held invalid, such vithout the invalid
(24) I(We) understan	d that homestead pi	roperty is in ma	iny cases protected	from the claims of cre	ditors and exempt
from judicial sale; and that	by signing this cont	ract, I voluntar	ily give up my right	to this protection for	this property with
respect to claims based upor	tinis contract. See	reference.	A" attached he	ereto and incorp	orated herein
	O O O	of or	Kusta	an Naham	08_26_87
Borrower (Russell E.	Careva	Date 1	Borrower (Kryota	1 Ashley) 1 Ashley)	Date
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			•		
IN WITNESS WHERE	OF Borrower has he	ereunto set Rom	ower's hand(s) and	seal(s) this 26th	thday
	,		``	scal(s) tills	uay
of August		, 19	<u>87</u> .		
				- (
			/ Cus de	ll E Caren	(SEAL)
			(Russell E.	Carey)	(SEAL)
			1/ 40		
			Thingl	Ashley	(SEAL)
•			(Krystar Asn	rey) (J	
STATE OF IOWA)			
STATE OF TOWA	i	ss:	•	ACKNOWLEDGM	IENT
COUNTY OF MADIS	SON	(
	26th	,	August		97
On this	2011	day o	of <u>August</u>		A. D., 19 <u>87</u> ,
before me, a Notary Public	in and for the above	named County	nersonally anneared	Russell E.	Carey
before me, a motary rubite	in and for the above	named County,	, porsonany appeared		,
		and	d <u>Krystal</u>	Ashley	

nown to be the identical person(s) named in and who executed the foregoing instrument and acknowledged that executed the same as voluntary act and deed.

08-18-89 My commission expires

Braland) Notary Public. I (WE) UNDERSTAND THAT HOMESTEAD PROPERTY IS IN MANY CASES PROTECTED FROM THE CLAIMS OF CREDITORS AND EXEMPT FROM JUDICIAL SALE; AND THAT BY SIGNING THIS CONTRACT, I (WE) VOLUNTARILY GIVE UP MY (OUR) RIGHT TO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT TO CLAIMS BASED UPON THIS CONTRACT.

Russell E. Carey Bate Krystal Ashley 8/26/87

Russell E. Carey Date