NEVADA MORTGAGE

SMITH CREEK LIVESTOCK COMPANY, a co-partnership, with its principal place of business

at Elko , County of , State of , Mevada , Mortgagor, (the word "Mortgagor" and the language of this instrument shall, when there is more than one mortgagor he construed as plural and binding equally on all mortgagors) for and in consideration of FIVE AND 53/100 ...

Dollars, to said Mortgagor paid by Regional Agricultural Credit Corporation of Salt Lake City, Utah, Mortgagee, does hereby grant bargaing property and anomy age unto said Mortgagee the following described personal property situated in the County of and any state of , and described as follows:

THE FOLLOWING DESCRIBED CHATTELS:

Fifty-five (55) head of Hereford and Durham cattle, thirteen thousand three hundred ninety-three (15,393) head of sheep, twenty-eight (28) head of horses, nine (9) head of mules, more particularly described and classified as follows:

Said cattle and horses are branded

Seid sheep are branded E on back.

on right ribs and/or SL on

 α

right ribs.

CATTLE				SHEEP				
10				Heifers, 2's	1250	Rambouillet	Ewes, 1	L*s
22	81	23	13	Cows	1140	AT .		218
10	Ti .	18	77	Calves	1100	M		3 g
1	**	Ħ	#	Bull	1080	H .	The same of the sa	1'8
12	\$8	77	n	(Unclassified	d) 1203	n	11	518
40.00					1007	tt.		318
16	Nork Hor	50	8		1122	Ħ	Ж. Т	7*s & up
12 Saddle Horses			/ 111	e a	nd Panas	na Bucks		
	9 Mules			5400	7	Lambs		

EQUIPMENT

			_
Tagons	1	Port	table

8 Sets Harness

4 Saddles

A Movers

10 Burros

2 Buck Rakes 2 Horse Rakes 1 Portable Derrick 1 Gas Engine

2 Smaller Gas Engines

1 Even-rude Motor and Pump 6 Burro Packs

Scrapers, Plows, etc. Sheep Camp Equipment

Furniture

New 1935 Ford Eight Pickup, Motor No. 1244658

This mortgage shall also cover all crops, including hay, grain, pasturage and other feed material of any kind or nature whatsoever planted and grown or which may be hereafter planted or grown by the mortgagor during the life of this mortgage and until the obligations and debt for which this mortgage is given as security are extinguished or discharged. As to crops not planted at the time of the execution of this mortgage, it is the intention of the parties that the mortgage shall take effect upon the said crops when planted. The mortgagee, however, consents that the mortgagor may use or permit the use or consumption of such crops in caring for, preserving, or preparing for market or sale the livestock or other animate chattels covered hereby. This clause is to cover the crops planted and grown or that may be planted and grown upon any of the real estate owned or occupied by the mortgagor in the Counties of Elko, Mye and White Pine, State of Nevada.

The above described property is hereby mortgaged to the mortgage as additional and supplemental security to that certain mortgage dated the 11th day of August, 1934, filed for record in the office of the County Recorder of Elko County, State of Nevada, on the 16th day of August, 1954, Filing No. 58542, also filed for record in the office of the County Recorder of White Pine County, State of Nevada, on the 18th day of August, 1954, Filing No. 58581, also filed for record in the office of the County Recorder of Mye County, State of Nevada, on the 17th day of August, 1954, Filing No. 50216, and also filed for record in the office of the County Recorder of Eureka County, State of Hevada, on the 18th day of August, 1954, Filing No. 20041, and it is not intended to substitute for or displace said mortgage, that mortgage, together with the present mortgage, securing the payment of all indebtedness evidenced by and according to the terms of that certain promissory note hereinafter described.

The same typeston during the termpinis and state or States:

Ξ O	-	ocen or may be hereafter sown, grown, planted, cultivated or harvested during
NO CROPS INCLUDED, RULE THIS OUT	the yearupon the following described real estate situation	ced in, to-wit:
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ᆫ	As to crops not planted at the time of the execution of this mortgage, said crop when planted.	it is the intention of the parties that the mortgage shall take effect upon the
	ALL THAT CERTAIN REAL PROPERTY situate, lying and bei described as follows, to-wit;	ng in the County of, State of Nevada,
	described as follows, co-wit,	
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Z L	TOGETHER with all water, water rights, water applications and dent to the lands hereby conveyed.	water permits, or privileges, connected with, belonging, appurtenant or inci-
_	TOGETHER with all range, ranges and range right permits now with the herein above described lands and all other range rights of ev-	and heretofore used, claimed and enjoyed by the mortgagor in connection ery kind, nature and description owned by the mortgagor or in which he has
	any interest.	and appurtenances thereunto belonging, and in anywise appertaining, and
	TO HAVE AND TO HOLD the said property and all of the same	unto the said Mortgagee, and its successors and assigns forever.
	PROVIDED, nevertheless, this is a mortgage given to secure pa (1) To secure the payment of the following described promissor	yment of the following: y notes executed by the Mortgagor in favor of the Mortgagee:
	DATE AMOUNT	MATURITY INTEREST
	August 9, 1935 \$38,545.55	August 9, 1936 617
		\
	(2) To secure payment of all such further gums on may have the	be advanced by the Mortgagee to or in behalf of the Mortgagor, for operating
	expenses, taxes, or for the care, maintenance, preservation, protection property covered hereby; PROVIDED, HOWEVER, that the making of	the advanced by the Mortgagee to or in behalf of the Mortgagor, for operating it, handling, marketing, transportation, or otherwise, in connection with the f any such further loans, advances or expenditures shall be optional with the
	Mortgagee; and provided further that such sums so advanced shall no	t exceed the principal sum of \$100,000,000 at any one time.
	or of the indebtedness represented by the same, and of any other indebtedness represented by the same, and of any other indebtedness, open account or otherwise, and all the interest on the same.	t exceed the principal sum of \$100,000,000 at any one time, and successive extensions or renewals of the note or notes above described, tedness at any time secured by this mortgage, whether represented by notes, ll of which extensions or renewals shall be optional with the Mortgagee, and il paid.
	for all of which this mortgage shall stand as a continuing security unt Upon default by the mortgagor of any of the terms, covenants, co	il paid. Onditions or agreements of this mortgage it is agreed that all of the rights
۲	granted the mortgagee, under covenant No. 13 of an Act of the State of erty, and to provide that certain agreements, covenants, obligations, ri 23, 1927, hereinafter mentioned, are hereby granted to the mortgage by	f Nevada entitled, "An act relating to mortgages on real and personal prop- ghts and remedies thereunder may be adopted by reference," approved March
STRIKE OUT COVENANTS NOT ADOPTED	gagee shall, for any reason, take possession of any of the properties co any real estate owned or leased by the mortgagor for so long a period a	onditions or agreements of this mortgage it is agreed that all of the rights of Nevada entitled, "An act relating to mortgages on real and personal propents and remedies thereunder may be adopted by reference," approved March urein and extended to all of the chattels herein mortgaged. In event the mortvered hereby, the mortgagee shall have the right to enter and remain upon a may be necessary to care for, preserve, maintain, remove and/or sell any retain said property until such time as the mortgagee shall deem the livefavorable for its disposal.
ANT P	stock so taken to be in fit condition for sale and/or livestock markets	retain said property until such time as the mortgagee shall deem the live- favorable for its disposal.
FRIT	respective heirs, executors, administrators, successors and assigns.	a bind and mare to the beneat of the said mortgagor and mortgagee and their
So Co	The following covenants: One; Two	%; Four; Five; Six; Seven (\$); Eight; (Advances)
	Nine; Ten; Eleven; Twelve; Thirteen; Fourteen; and Fifteen of an act provide that certain agreements, covenants, obligations, rights and re	entitled, "An act relating to mortgages on real and personal property, and to medies thereunder may be adopted by reference," approved March 23, 1927, 1927,) are hereby adopted and made a part of this mortgage.
	Dated this	1927,) are hereby adopted and made a part of this mortgage.
	Pared tills	day of, 193.5
	Wedniss 74 9 P. L.	SMITH CEEK LIVESTOCK COMPANY, a co-partnership
		By (A.G.McBride) (Seal)
		By Keres My Bride (T.A. McBride) (Seal) By Keres My Bride (Therese I. McBride)
-		By They Hogy (Alex Hogy)
0.1	(ACKNOWLEDG)	TENT WHITEHALL
OR IS CO-PARTNERSHIP ATION, RULE THIS OUT	COUNTY OF	
	COUNTY OF	, A. D. 193, personally appeared before me,
FF.	On thisday of	ublic in and forCounty,
PA ULE	, a notary p	ublic in and forCounty,
0, 0, 1, 0, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		Gounty,
78.18 TIOLT	known to me to be the person described in, and who executed cuted the same freely analysolunterily and for the page and	the foregoing instrument, who acknowledged to me thathe exe- oses therein mentioned.
AGC	In witness whereof I have hereunto set my hand and affixed	my official seal at my office in the County of,
IF MORTGAG	one day and year neremabove mist written.	, oniver some any onice in the country of,
ο Σ Σ	My commission expires	
г о		Notary Public in and for the County of,
		State of Residing at

(ACKNOWA EDG)	ATINE CORPORATION
	MENT—CORPORATE)
STATE OF	
COUNTY OF	
On thisday ofday	, personally appeared before me,
	, a notary public in and for
County	
known to me to be the	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
to said instrument is the corporation as above designated; that he is to said instrument is the corporate seal of said corporation; that poration as indicated after said signatures; that said instrument Board of Directors; and that the said corporation executed the stherein mentioned.	executed the foregoing instrument and upon oath did depose that he acquainted with the seal of said corporation and that the seal affixed the signatures to said instrument were made by officers of said corwas executed as aforesaid pursuant to a resolution of Mortgagor's said instrument freely and voluntarily and for the uses and purposes
In witness whereof I have hereunto set my hand and affixed the day and year hereinabove first written.	my official seal at my office in the County of,
My commission expires	
	· And the state of
•	Notary Public in and for the County of
	Notary Public in and for the County of

STATE OF COUNTY OF

Within and fore the County of, State of	State of	I hereby certify that the above and foregoing is a full and correct copy of that certain mort- gage, entered into on theday of, by and between, of, County of,		
Return to REGIONAL AGRICULTURAL CREDIT COR- PORATION OF SALT LAKE CITY, UTAH RENO, NEVADA	at	STATE OF NEXADA COUNTY OF CALCELLA I hereby certify that this instrument was filed for emost at the request of CALCELLA THE STATE OF NEXADA THE STATE	Regional Agricultural Credit Corporation Of Salt Lake City, Utah	Mortgage
	ic in and for the County of Residing at Said corporation; blat the afo leceive, hinder, delay or defrau by of Residing at Residing at	FFIDAVIT—MORTGAGEE) RECEST This Affidavit on behalf or design to	saf	STATE OF
		3p	to before me this	Subscribed and sworn My commission expires

corporation, the mortgagor described in and which executed the foregoing mortgage and that he makes this affidavit for and on its behalf; that the said mortgage is made in good faith to secure the amount named therein and without any intent or design to deceive, hinder, delay or defraud the creditors of the mortgagor.

being first duly sworn, deposes and says that he is the