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RESETTLEMENT ADMINISTRATION

CHATTEL, CROP, AND LIVESTOCK MORTGAGE

FOR USE IN NEVADA

| I. THIS MORTGAGE, Mad | de this8 de | ıy ofM | ay , ₁₉ 36, i | pease wm. |
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| of <u>Beowawe</u> , <u>Nevada</u> (Post-office address) | called "Mortgagee"), o | Eureka f the Resettle | ment Administration, a Fed | da (hereinafter called "Mortgagor") eral agency established by Executiv |
| | | | | dollars (\$ 995.00) |
| inancing the Mortgagor, Mort mortgaged, or any part thereof, | gagors, or any of ther , the receipt of which : | n, during any is hereby ackr | regular production period owledged, which debt is evi | to the Mortgagor for the purpose of (s), involving the property hereindenced by promissory note(s) dated, executed by the Mortgagor to the |
| Mortgagee, payable as follows: | , 10, and dated | | , 10 | , executed by the Mortgagor to the |
| Amount of installments 995,00 | December 1, 1 | 940 | | |
| 3 | | | \$ | |
| dollars (\$ 200.00), to the indebtedness above desc | gether with interest t ribed, hereinafter adva enditures that may be | hereon at a r anced by the | ate not in excess of five per Mortgagee to the Mortgagor | centum (5%) per annum, in addition, which sum shall be considered only to include such as may have existed |
| them, during any regular produce, until formally discharged, a which may be or become due to financing the debt(s) or obthe Mortgagee herein or his ass | uction period(s), involu- lien and incumbrance under this mortgage, an ligation(s), secured he igns. | ving the proper upon the proper ad all of the reby as they | orty herein mortgaged, or an perty described herein as se obligations secured hereby, exist at any particular tin | Mortgagor, Mortgagors, or any or y part thereof. This mortgage shall curity for the repayment of all sum- even though during such period(s) he, may have been repaid in full to |
| (4) The personal property he above-described note(s) evid | herein described is all lencing sums loaned, ex | so mortgaged opended, or ad | to the Mortgagee as securi vanced. | ty for all extensions or renewals o |
| (5) All advances made her lay of | | | | e agreed, on or before the1s.t |
| rown or that may be planted the County ofEureka | or grown prior to the p | payment in fu of Nevada, de | ll of the indebtedness secu scribed as follows: | , all crops now standing, planted, or red hereby on the lands situated in one-half (E_{Ξ}^{1}) of |
| | , Township Thir | ty-three 1 | Worth (T33N), Range | Forty-Nine East (R49E) |
| ************************************** | | 7% | | |
| | | | | |
| | <i>Man</i> Studebaker ess | EQUIPM ufacture | ENT Size and type | Condition Age |
| 1 Truck General | The state of the s | | | |
| | ÷ | | | |
| | | LIVEST | O CK | gradini sa katalan da k |
| No. Kind | Breed | | Brand or other identification mark | Average weight . Age |
| 30 Saddle Ho | | | | 1200 dg dolg. V 1200 da 1 |
| 5 Milk Cows | | ITO he mi | rchased May 1936 | <u> </u> |
| The Third Control of the Control of | es | | | |
| The state of the s | 18 | <u>} 11 </u> | ार प्राप्त का | |
| rom sheep or goats mortgaged he interest of the Mortgagor in | hereunder, and any and all grazing rights, fee mps. commissary wago | all wool and ad all replace ed, feed pens, as, horses, ha | ments of or additions to the water privileges, held by the rness, and all other equipments | y hereafter grow upon or be sheared the livestock described herein and all the Mortgagor, during the existence of the mortgagor in said |
| III. TO HAVE AND TO H IV. THE MORTGAGOR CO | | l property un | to the Mortgagee, his succe | ssors and assigns, forever. |
| | ed property is now in | his possession mbrances exc | at the location above descrept as indicated below: | ribed, and that he is absolute owner |
| • | <u></u> | •••••• | Turker of Long College College (1988) | |
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| | The second section of the second section of the second section | April 1 Aug 1 1 1 1 | | |
| | er gerinder († 1840) 18 januari - Francisco Marier, francisco († 1864) | ra same | the state of the property of the state of | 165091 |

- (2) That the marks and brands above used to describe any livestock are the holding brands and carry the title, although the livestock may have other marks and brands.
 - (3) He will properly care for all the property herein mortgaged.
- (4) He will sell, remove, or encumber the property herein mortgaged or permit others to do so only with the written consent of the Mortgagee.
- (5) He will promptly pay all taxes, liens, and other charges assessed upon or attaching to the property herein mortgaged during the continuance of this mortgage.
- V. PROVIDED, NEVERTHELESS, That these presents are upon condition that if the Mortgagor shall pay the Mortgagee all sums the payment of which is secured by this mortgage, and if he shall perform all the covenants and conditions of this mortgage, then this conveyance shall be void, otherwise to remain in full force and effect;
- VI. BUT, IF Default be made in the payment of said debt(s) or any installment of principal or interest thereon, as provided in said note(s), or if the Mortgagor fails to comply with any of the covenants and agreements herein stated, or if the Mortgagee should deem himself insecure, the Mortgagee may, at his option, exercise any remedies hereinafter specified, the exercise of any of which shall be optional and cumulative and not a waiver of any other right or remedy which would otherwise exist at law or in equity for the enforcement of this mortgage or the collection of the indebtedness secured hereby:
- (1) The Mortgagee may enter upon the premises where said livestock or other personal property are kept, or upon which said crops are growing, and may do all things necessary to care for said livestock, or cultivate and/or harvest said crops, and may take immediate possession of said crops when matured or harvested, and any of the said personal property, and dispose of same for the best price obtainable therefor. All expenses incurred by the Mortgagee in so doing, together with interest thereon at the rate specified in the note above described, shall be a charge against the Mortgagor and shall be secured by these presents and be a lien on said property in the same manner as the principal debt.
- (2) The Mortgagee may declare the whole of the indebtedness hereby secured at once due and payable, and foreclose this mortgage in any manner provided by law, and forthwith as provided by law, enter upon the premises where any of the above-described property may be, take possession of and sell said property, or so much thereof as may be necessary to satisfy all indebtedness secured hereby and the interest thereon and all expenses that may be incurred in the keeping, care, and sale of said property, either at private sale, with or without notice, or at public auction, after giving notice as is required by law, of the time and place of sale, and shall apply the proceeds of such sale to the discharge of said debts, interest, and expenses, with any surplus to the Mortgagor or his assigns.
- (3) The Mortgagor, if permitted by law to do so, hereby waives all rights of appraisement, sale, or redemption under the laws of the State of Nevada.

| VII. IT IS AGREED THAT: | | 76. |
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| (1) At any sale made hereunder, any of the pa | arties hereto may purchase in the same manner as if they | were not parties. |
| | shall be construed as including heirs, successors, admi | |
| (3) The invalidity of any one or more of the provisions. | rovisions of this mortgage shall not affect the validity of | the remainder of the |
| IN WITNESS WHEREOF, The said Mortgagor year in this instrument first above written. | c(s) has (have) hereunto set his (their) hand(s) and | |
| 48. The second of the first of the second | Wille Tease | [SEAL] |
| WITNESSES: | Ifelle Weast | [SEAL] |
| Haw C. Konnow | | |
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| STATE OF NEVADA, | 88: | |
| COUNTY OF | | |
| On this day of | , 19, before me, the undersigned, a notary pu | iblic in and for said |
| County and State, personally appeared the within-nan | ned, known to | me (or proved to me |
| on oath of |) to be the identical person(s) described in and who sealed, and delivered the same as his (their) free and vo | executed the within luntary act and deed, |
| IN WITNESS WHEREOF, I have hereunto set | my hand and seal this day of | 10 |
| My commission expires | | |
| | | |
| | | Notary Public. |
| ATOR | FIDAVIT OF MORTGAGOR | 3 3 |
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| STATE OF NEVADA. | In the property of the control of the | |
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| COUNTY OF | | |
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| COUNTY OF The undersigned makes solemn onth and says: 'Mortgagee has an actual and adequate claim against | That he is the Mortgagor named—in the foregoing mor him; that said mortgage is made in good faith to secure | gage; that the said the amounts therein |
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