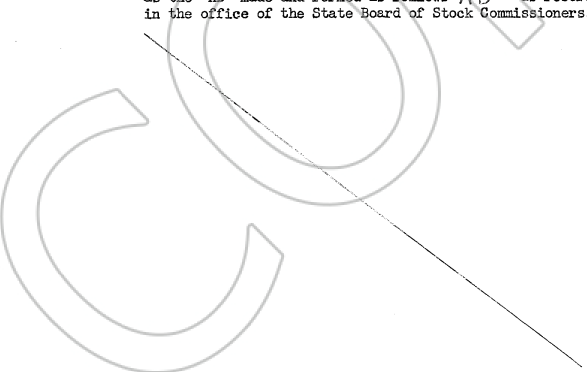
Release

## Mortgage of Chattels



					[Livestock Form]	135		
by occupation Ranching and Cattle Raising								
Number	Kind or Class	Age	Brand	Location of Brand	Tattoo or Earmark Rt. Lt.	Breed and Description		
37 19 37 25 100 50	Steers Steers Heifers Heifers Cows Calves Bulls	1's 2's 1's 2's	V V V	Left Hip	Split in each ear and marked with Bell Wattle and Brisket Dewlap.	Durham and Hereford  n n n n n n n n n Hereford		

Also that certain brand known as the "W Diamond" made and formed as follows  $\bigvee$  and also that certain brand known as the "AD" made and formed as follows  $\bigwedge$  as recorded in the office of the State Board of Stock Commissioners.



This mortgage shall cover and include all rights, title and interest of the Mortgagor in and to the range, range allotments, range rights, forest permits, forest privileges, leashold rights, feed of every nature including hay in shock or stack, pasture, feed pens, pens, feed troughs, water, water rights, watering places, water privileges, water locations, water tanks, reservoirs, tank-sites, wells, well casings, pumps, pumping machinery, engines, boilers, windmills, land rights, land leases, permits, buildings, fences, corrals, automobiles, trucks, wagons, and all horses, mules, burros and the increase thereof and additions thereto, whether unbranded or branded, with any iron or brand, and all farming machinery, camp equipment, dairy equipment, appliances and other equipment, together with all additions thereto and replacements thereof used in the management of said property, until the indebtedness herein described is fully paid.

assignment, whether absolute or contingent, whether due or not, or whether otherwise secured or not, or whether existing at the time

Said Mortgagor hereby declares and hereby warrants to said Mortgagee that the said Mortgagor is the absolute owner and in possession of all said mortgaged property hereinabove described, and that the said mortgaged property is free and clear of all liens, encumbrances and adverse claims whatsoever;

The following covenants, to-wit, Nos. 1, 2 (attorney's fees 5%), 3 (interest 7% per annum, 4, 5, 6, 8, 9, 12, 14 and 15 of Section 1 of an act of the legislature of the State of Nevada entitled "An Act relating to mortgages of real and personal property, and to provide that certain agreements, convenants, obligations, rights and remedies thereunder may be adopted by reference," approved March 23, 1927, are hereby adopted and made a part of this mortgage.

It is further agreed that upon default of any of the terms, conditions, covenants or agreements to be kept, fulfilled and performed by the said mortgagor. S., as in said note and in this mortgage contained and provided, the said mortgagee may, without foreclosure and without legal proceedings and without any previous demands therefor, with the aid or assistance of any person or persons enter upon the premises of the mortgagor, or such place as any of the property subject to the lien of this mortgage may be found and take and carry away the mortgaged property or any part thereof, and with or without notice to the mortgage..., at either public or private sale, sell and dispose of the same or so much thereof as may be necessary to pay the amount and sum secured by the mortgage, for the best price it can obtain, and out of the monies arising therefrom, it shall retain and pay the sum or sums then due or payable under the lien of the mortgage, and interest thereon, and all charges and expenses incurred in taking and selling the property, and any other expenses and charges incurred by the mortgagee, and all other sums secured by any of the terms of the mortgage, and the overplus if any, shall be paid to the mortgagor. S; and said mortgagee is hereby expressly authorized and empowered, upon any such sale, to make and execute such bills of sale or another conveyances necessary to convey to the purchaser thereof an absolute title in the property so sold; and it shall not be necessary for the purchaser in any such sale made hereunder to inquire into or in any way be or become responsible for the actual existence of the contingency upon which the sale shall be made to the mortgagee, and title to the purchaser of the property so sold shall be good and sufficient; and the mortagor. S agree that the decision of the mortgagee as to the actual existence of the contingency upon which said sale as aforesaid is or may be predicated, shall be conclusive and binding upon said mortgagor. S and the mortgagor. S further agree that upo

It is further agreed that the above and foregoing remedy afforded the mortgagee in case of default, without foreclosure, shall be merely cumulative and not exclusive of any other remedy by way of foreclosure or otherwise afforded the mortgagee under any law of this State or of any other state in which the mortgaged property may be situated, and in the event the mortgagee at its option commences suit to foreclose this mortgage, it may with the approval of the court designate any person or persons to act as receiver of said property pending foreclosure and sale, and the mortgagor S agree that the cost of said receivership and reasonable attorneys' fees to be allowed by the court may be taxed against and paid by the said mortgagor S.

IN WITNESS WHEREOF, the said Mortgagor s have hereunto set their hands and affixed their official seals on this, the day first hereinabove written.

100 Portal.	(Seal
7/1/ L/1/ / / 0.	(
Man V. Rave	(Seal
- -	•
	(Seal

STATE OF NEVADA	
County of ELKO ss.	
On this 14thday of June , 19 37, before me, the undersigned Notary Public in and for the Court	nty of
Elko, State of Nevada, personally appeared W. H. Blair and Mabel W. Blair, his	wife
known to me to be the same person s. described in and whose names. were subscribed to and who executed the foregoing	ng in-
strument, who duly acknowledge to me that they executed the same freely and voluntarily and for the uses and purposes in mentioned.	
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in said County of	
My commission expires  Notary Public in and for the County	~
of Elko, State of Nevada	
STATE OF ss.	
County of	
On this day of , 19 , before me, the undersigned Notary Public in at the County of , State of , personally appeared	
known to me to be the President and Secretary, respectively, of the corporation that ex	recuted
the foregoing instrument, and upon oath each did depose that he is the officer of said corporation as above designated; that acquainted with the seal of said corporation; that the signatures to said instrument were made by the officers of said corporation dicated after said signatures, and that the said corporation executed the said instrument freely and voluntarily and for the uses an poses therein mentioned.	t he is as in-
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in said County of	-
, the day and year first above written.	<u></u>
My commission expires  Notary Public in and for the County	
of, State of	A CONTRACTOR OF THE PARTY OF TH
STATE OF NEVADA	
County of ELKO ss.	٠.
W. H. Blair and Mabel W. Blair, his wife	<u></u> ,
the mortgagor S in the foregoing mortgage named, being duly sworn, doth depose and say: That he is the	
of, the mortgagor named in the foregoing	
gage; that he makes this affidavit as such mortgagors and for and on behalf of, said mortgago the aforesaid mortgage is made in good faith, and without any design to hinder, delay or defraud any creditor or creditors.	r; that
My K B.C.	
Subscribed and sworn to before  me this 14th day of June ,19 37	
the this state way of character with the Milary	Accessor-1944
Nortary Public in and for the County	
of Elko , State of Nevada	
My commission expires the contract of the commission of the commis	
STATE OF NEVADA	
County of ELKO ss.	
E. E. Ennor as Manager of Elko Branch of First National Bank in Reno, the mortgagee	in the
above mortgage named, being duly sworn, doth depose and say: That he makes this affidavit as the Manager of Elko Br of First National Bank in Reno and for and on behalf of said corporation, the mortgage named in the above mortgage; that the affinortgage is made in good faith, and without any design to hinder, delay or defraud any creditor or creditors.	anch
Subscribed and sworn to before me	
this 14th day of June , 1937	
Desta h. Russ	•
Notary Public in and for the County	
of Elko, State of Nevada	
My commission expires	

WHEN RECORDED, MAIL TO

Branch FIRST NATIONAL BANK IN RENO

(ADDRESS OF BRANCH)

Murtyaye of Chattels

Morigagor

FIRST NATIONAL BANK IN RENO

Mortgagee

Dated.....

FIRST NATIONAL BANK IN RENO June 16. 1937 at 3:30 Fm. Filed for record at the request of

N-125 R-1500 8-36