Loans 17678 & A26497

## Crop and Chattel Mortgage (Words used in this instrument in the singular number include the plural; in the plural, the singular.)

KNOW ALL MEN BY THESE PRESENTS: That EDGAR A. SADLER, also known as Edgar
Sadler, and ETHEL SADLER, his wife, and REINHOLD SADLER and VERNA SADLER, his wife
of Eureka, Nevada , occupation farming, hereinafter called the mortgagors, hereby
mortgage to THE FEDERAL LAND BANK OF BERKELEY, a corporation, engaged in banking, having
its principal place of business in the city of Oakland, California, and the LAND BANK COMMISSIONER
acting pursuant to part 3 of the Act of Congress known as the Emergency Farm Mortgage Act of 1933, the following described
having an office in the City of Cakland, California, all their interest in xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
nakanakur ni haan isekun masanda sanda sanda sanda ka
xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
following described land in the County of Eureka , State of Nevada , to-wit:
As described in that certain Deed of Trust dated May 1, 1928 and recorded October 22, 1928 in Book F of Mortgages, page 400, records of Eureka County, State of Nevada; containing approximately 3120 acres, more or less.  Being the following described personal property now in the possession of the mortgagor on the above-described land or elsewhere in said County and State to-wit:
37 1-year old Hereford Steers )
50 1-year old " Heifers ) 53 2-year old " Heifers ) All branded 5 on right hip and/or E on left 340 cows (Hereford) hip.  12 cows (" ) over 8 yrs. ) 56 Hereford Calves ) 11 " Bulls (Grade) ) 74 " Weaner Heifers ) 77 " " Steers ) 710 TOTAL  20 work horses ) 8 saddle horses)  Eranded 5 right shoulder.
1000 tons stacked hay

Also the following described personal property now in the possession of the mortgagors on the above described land or elsewhere in said County and State, to-wit:

All right, title and interest in and to the range, range allotments, range rights, forest permits, forest allotments, forest privileges, 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, boilers, windmills, buildings, fences, corrals, all farming machinery, camp equipment and other equipment, together with all additions thereto and replacements thereof.

There is further mortgaged unto the mortgagees, and as additional security for the indebtedness described in this mortgage, all and any increase of the above described livestock, also any and all chattels and personal property of like nature and description to the above described chattels and personal property which the said mortgagors may hereafter acquire during the life of this mortgage; also any revenue or rental which may be due or become due and owing to the mortgagors, or to either of them, from the sale of pasturage or the leasing of all or any portion of said land for pasture or for any purpose whatsoever.

This mortgage is given as additional security in connection with two certain Farm Loan Mortgages or Deeds of Trust of record in said County and State on all or a portion of the land hereinabove described, made or assumed by the mortgagors herein, which said mortgages or deeds of trust are now subject to forcelosure because of certain defaults in connection therewith. This mortgage does specifically secure the payment of the following sums, which the mortgagor agrees to pay to the mortgagees at their office in Oakland, California, as follows, to wit:

\$\_\_\_\_\_payable\_\_\_\_\_\_with interest at \_\_\_\_% per annum from

This mortgage is given to secure the payment of a certain promissory note dated May 1, 1928 for the principal sum of \$13,000, bearing interest from date at the rate of 5% per annum, said promissory note being described in that certain deed of trust given in favor of The Federal Land Bank of Berkeley, as beneficiary, dated May 1, 1928 and recorded October 22, 1928 in Book F of Mortgages at page 400 in the office of the County Recorder of Eureka County, State of Nevada, which said deed of trust is known on the records of The Federal Land Bank of Berkeley as loan 17678.

This mortgage is also given to secure payment of a certain promissory note dated April 15, 1937 for the principal sum of \$4,200, bearing interest from date at the rate of 5% per annum, said promissory note being described in that certain deed of trust given in favor of the Land Bank Commissioner, as beneficiary, dated April 15, 1937 and recorded May 11, 1937 in Book G of Mortgages, at page 96 in the office of the County Recorder of Eureka County, State of Nevada, which deed of trust is known on the records of The Federal Land Bank of Berkeley as loan A-26497.

This mortgage shall also secure the payment of any and all sums not herein specifically shown which the mortgagees have advanced or may advance to or expend in behalf of the mortgagor, all of which sums the mortgagor agrees to repay to the mortgagees with interest at 5....% per annum from the date advanced or expended.

Should the mortgagors neglect or fail to properly cultivate or harvest any crops hereby mortgaged or should the property hereby mortgaged be or become insufficient security for the payment of the indebtedness hereby secured, the mortgagees being the sole judge of such insufficiency, then the mortgagees may at their option demand immediate repayment of the indebtedness hereby secured and upon the failure of the mortgagor to repay such items upon demand, the mortgagees may proceed to enforce the Farm Loan mortgages or deeds of trust aforesaid. The mortgagees may sue to recover the indebtedness hereby secured without foreclosing this crop and chattel mortgage and the mortgagors hereby waive the provisions of Section 726 of the California Code of Civil Procedure; Title 104, Chapter 55, Section 1, Revised Statutes of Utah, 1933; Section 9048, Nevada Compiled Laws, 1929.

In the event that all sums due or to become due under the terms of this mortgage be not paid in full with interest on the date as hereinbefore provided, then any interest or right of the mortgagors in and to all future crops which may be grown on the above described premises by the mortgagors shall be considered as mortgaged to the mortgagees as long as any of the indebtedness hereinbefore described remains unpaid, and such future crops are hereby mortgaged to the mortgagees in the same manner and with like force and effect as though such crops were specifically described in this instrument.

If the mortgagors shall well and truly pay or cause to be paid all of the indebtedness hereby secured, then these presents shall be void and of no effect, but if default shall be made in the payment of any sum which may be or become due under this mortgage or in the fulfillment of any covenant herein, or if any attempt shall be made by the mortgagors to remove, dispose of or injure said property, or any part thereof, or if said mortgagors do not take proper care of said personal property or the crops hereinbefore described, or if they fail, neglect or refuse to properly harvest, thresh and care for the crops mortgaged by this instrument in the proper manner or in the proper season, or if they shall fail, neglect or refuse to place the same in a warehouse at a railroad station after the same are threshed and harvested, or if they do not deliver to the mortgagees the warehouse receipts for such crops as soon as the same are delivered to such warehouse, then, thereupon and thereafter, the said mortgagees shall have the right and power to take immediate possession personally or by agent, of all of said crops and personal property wherever found, without legal process, and in any of the events above specified, the mortgagees shall have the right both before and after the date herein provided for the payment of said defaults to sell at public or private sale, without notice to the mortgagors, said crops or personal property or such part thereof as shall be sufficient to pay all the amount hereby secured, together with reasonable attorney's fees and all costs and expenses for the searching, taking, keeping and/or selling of said crops and/or personal property.

As long as the conditions of this mortgage are fulfilled the mortgagors are to remain in peaceable possession of said crops and personal property, and in consideration thereof they agree to keep the same in good condition during the time that they remain in possession thereof. The mortgagors further covenant that they have good and lawful authority to sell, convey, and mortgage the crops and personal property described herein and that they will forever warrant and defend the title thereto, and that the same are free and clear of all encumbrances of every kind and nature.

t and defend the title thereto, and that the same d nature.
reunto set their hands this 15th
Edgar Sadler
Edgar A. Sadler
Ethel Sadler  Beinhold Sadler
Reinhold Sadler
Verna Sadler

STATE OF	
County of	SS.
On this	day of, 19, before me,
	, a Notary Public in and for said County and State,
personary appeared	
	namesubscribed to the within instrument, and acknowledged of the free will executed the same, for the purposes and
IN WITNESS WHEREOF, I have in this certificate first above written.	hereunto set my hand and affixed my official seal the day and year
My commission expires:	Notary Public in and for said County and State.
	Residence
[SEAL]	
STATE OF	
County of	ss.
County Of	
that said mortgage is made in good fait	
Notary Public in and for said County a	nd State
Trotary I unite in and for said county a	nu state.
My commission expires:	
[SEAL]	
STATE OF	
County of	ss.
	, being first duly sworn, says: That he
the corporation named as the Mortgage	
day of	
Notary Public in and for said County a	
My Commission expires:	
Residence:	
[SEAL]	
STATE OF CALIFORNIA, County of Alameda.	
is the the attorney in fact of the Land Bank C that the said mortgage is made in good	being first duly sworn, says: That he of the FEDERAL LAND BANK OF BERKELEY, commissioner, the mortgagee named in the foregoing mortgage; I faith to secure the amount or amounts therein set forth and without any creditor or creditors of the mortgagors or any one of them, alf of said corporation as attorney in fact of said mortgagee.
Subscribed and sworn to before me thi	
	***************************************
Notary Public in and for said County a My Commission expires:	
Residence:	
[SEAL]	
of California, hereby certify that I have Sadler and Ethel Sadler, his wire minhold Sadler and Verna Sadle Land Bank Commissioner, dated the certify that the above constitutes a full	a Notary Public in and for the County of Alameda, State examined that certain crop and chattel mortgage from Edgar A. fe, and to the Federal Land Bank of Berkeley and the day of, 19 38, and hereby , true, complete and correct copy of said mortgage.
Dated:	Notary Public in and for said County and State.
My Commission expires:	Residence:
[SEAL]	

mortgage between Edgar Sadler, Subordinated to the lien of mortgage file No.23733 and Corporation, dated Jan. 15, 1941 et. al to Bankamerica Credit filed in personal property, Dated: Jan. 30th, 1941. Recorder of... M., and recorded in Book ..., in the office of the County Recorder. Deputy Recorder. Recorder. ....County, DOCUMENT No. AGGT. No. SIGNATURE TOAN NO. 1 .

indexed.

State of.....

at page.

LUAN NO. , P SCHATCAE ACCT. NO. BOCUMENT No.

This Instract Exempt from Documentary Stamp Tax

## <del>Crop and</del> Chattel Mortgage

EDGAR A. SADLER et al

THE FEDERAL LAND BANK OF BERKELEY AND

THE LAND BANK COMMISSIONER

1938 Dated... Filed for record at the request

....o'clock 30 min. past

..., 19.38

., in the office of the County. at page...

Recorder of...

State of....

Recorder.

Deputy Recorder.