CHATTEL MORTGAGE

Dante Siri , residing at Eureka							
County of, State of, Mortgagor, (the word "Mortgagor" and the language of this instrument shall, when there is more than one mortgagor, be construed as plural and binding equally on all mortgagors),							
for and in consideration of <u>Twelve hundred and no/100</u> Dollars to said Mortgagor paid by The Ely National Bank, a corporation organized and existing under the National Banking Laws of the United States and doing business at Ely, White Pine County, Nevada, Mortgagee, does hereby grant, bargain, transfer, sell							
and mortgage unto said Mortgagee the following described personal property situated in the County of							
THE FOLLOWING DESCRIBED LIVESTOCK							
100 Note of convio of another as follows:							
60 breeding cows							
32 heifers							
6 weaner steers							
20 calves							
2 bulls:							
Said cattle being branded So on right ribs and earmarked with an upper bit							
in each ear;							
Together with all of the increase and the increase thereof and additions and accretions thereto, it being the intention that this mort-							
gage shall cover all of each kind of livestock above named now owned or possessed by the Mortgagor and in or to which he may acquire any right, title, or interest during the life of this mortgage. In the case of sheep, all wool and lamb crops (whether now born or unborn) during the period of the mortgage are included.							
There is also included all the right, title, and interest of the Mortgagor in and to all hay, grain, pasturage, and feed, and in and to all range and forest rights, feed pens, feed troughs, and water privileges used in feeding said livestock, also all horses, mules, harness, camp wagens, commissary outfits, and shearing, lambing, and other equipment used in operating said livestock, and in general all personal property and equipment now or hereafter used in or in connection with feeding, ranging, watering, lambing, shearing, maintaining, trasporting, or caring for said livestock, so far as such property is the lawful subject of chattel mortgage, until the indebtedness herein described							
is paid in full. All of said livestock may carry other brands and marks than those mentioned, but in any event the above enumeration and description is intended to cover and include all livestock now owned by the Mortgagor, and their increase, and all additions thereto, whether marked or branded as stated or otherwise, or unbranded.							
The said livestock during the term of this mortgage will be kept only in the following county or countles and State or States: at or near the eld Remano ranch Diamond Valley, Rareka County, Nevada:							
and will not be removed therefrom except with the written consent of the Mortgagee. ALSO ALL CROPS of every name, nature, and description which have been or may be hereafter sown, grown, planted, cultivated, or harvested during the year							
narvested during the year, upon the following-described real estate situated in							

To have and to hold said crops, chattels, and other personal property and all of the same unto the said Mortgagee and the Mortgagee's successors and assigns forever. It is the intention of the parties that this mortgage shall take effect and become a lien upon any crops planted hereafter, at the time when such crops are planted.

	Provided, nevertheless, That this is a chattel mortgage to secure the following-described promissory note or notes:
	\$
	Six months after date, without grace, for value received
	I promise to pay to the order of THE ELY NATIONAL BANK, Ely, Nevada Twelve hundred and no/100 DOLLARS
	nection and results at the efficient the River at the Riv
	negotiable and payable at the office of the Ely National Bank, in Ely, Nevada, without defalcation or discount, and with interest at the rate of per cent. per annum from date until paid,
	both before and after the judgment, if any. Interest payable at maturity.
	Should the interest not be paid as stipulated, the legal holder of this note may declare the same due and proceed at once to cellect both principal and interest. If this note be collected by an attorney, with or without suit, the maker agrees to pay a reasonable attorney's fee, the same to be taxed a part of the costs in the case. The makers and endorsers of this note each expressly waive demand, notice of non-payment and protest, and suit against the maker, and hereby guarantee payment of this note at maturity, or at any time thereafter, and consent that time of payment may be extended without notice at or after maturity.
	Dante Siri
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	No.
*.	(If more than one note, describe other notes in following space).
	This mortgage also secures payment of any further sums, together with interest, at the same rate as borne by the principal
	obligation, as may be hereafter expended at its option by the Mortgagee in searching for, taking possession of, maintaining, preserving and marketing the mortgaged property, or any part thereof. This mortgage also secures payment for further sums, and the promissory notes evidencing same, together with interest as shall be provided for therein, as may hereafter be loaned or advanced by the Mortgagee to the Mortgagor, Provided, however, That the making of any such further loans and advances shall be optional with the Mortgagee and in no event shall further loans and advances, together with the principal amount of the
	above-described promissory note, exceed the aggregate sum of \$
	All such advances shall be completed and matured prior to
	This mortgage also secures payment of any and all of the notes above described, or of the indebtedness represented by the same, and of any other indebtedness at any time secured by this mortgage, whether represented by notes, drafts, open account, or otherwise, and all the interest on all of the same, all of which extensions or renewals shall be optional with the Mortgagee, but at the Mortgagee's option may be made by new notes or otherwise, and at, before, or after maturity, and for all of which this mortgage shall stand as a continuing security until paid.
	The following covenants, Nos. 1, 2,
	It is covenanted and agreed by the Mortgagor that the Mortgagor is the sole and lawful owner of the property herein described, and has, and is entitled to, the excusive possession thereof; that the same is free of all encumbrance, and the Mortgagor has full power
	and authority to convey and mortgage the same, and that the Mortgagor will warrant and defend the same against the lawful claims and
	to do so, n r part with possession of any of the same except to the Mortgagee, that said Mortgagor will properly, and in a good and husbandlike manner, feed, care for, and maintain all livestock subject hereto, in first-class order and condition at his own expense, and will provide proper and sufficient feed and protection for such livestock for the winter season in due time each fall, in accordance with the
	practice and custom of the country where the same is situate, and also adequate and sufficient range and pasturage, during the grazing season; will, before maturity pay off and discharge all taxes, liens, or other charges or encumbrances of every kind, however incurred on
	said property, and in default thereof the same may, at Mortgagee's option, be paid by the Mortgagee and the amount so paid added to
	or brands on said property shall not be altered or mutiliated in any respect, and that all increase, accretions, and other livestock that shall at any time become subject to the lien hereof shall be forthwith branded and marked with the same brands and marks above described. If default be made in payment of any sums, moneys, or indebtedness now or hereafter secured hereby, or any part thereof, or the
	mentioned or contained or in case any representation herein made by the Mortgagor prove felse in any respect or in case any representation herein made by the Mortgagor prove felse in any respect or in case of the actual
i	or impending bankruptcy or of the insolvency of the Mortgagor, or, in case of material depreciation in the value of the property subject to the lieu hereof; or if; for any cause, the security afforded shall become inadequate, or if, at any time, the Mortgagee shall deem itself insecure, for any reason (the Mortgagee to be the sole judge), with respect to the payment of the sums secured hereby,
	or if any of the property subject to the lien hereof is attached, levied upon, or for any reason taken possession of or detained by any person other than the Mortgagee; then and in any of the events aforesaid, the Mortgagee shall have the right and power, and is hereby authorized at its option, personally, or by agent, to enter upon the property of the Mortgagor, or any other place or places where
1	the property covered hereby, or any part thereof, is situate, and take possession of and remove the same or any part thereof, with or without legal process, and in addition thereto, in all or any of the events afrecally whether processing of said
/	come immediately due and payable, without notice, although the time expressed therefor shall not have arrived; and the said Mortgagee shall be any of the events aforesaid have the right to proceed to forcelose this mortgage by suit or extension of the events.
	Video by law or in any other lawful mainer; in any or which foreclosure proceedings the mortgaged property may, at the option of the Mortgage be single parcel and as a whole or in such order and such parcels logs they then the option of the
	and, in event of foreclosure by notice and sale, or by suit or action, the Mortgagee may retain from the proceeds of the sale in addition to all other proper costs, charges, and expenses, a reasonable attorney's fee, all of which shall constitute a lien on the property mortgaged. In case the proceeds from any foreclosure sale judicial or otherwise feil to satisfy this mortgage.
١.	including a reasonable attorney's fee and all costs and expenses incurred in taking and retaining possession of said property and in caring for the same pending sale, then said Mortgagor agrees to pay any deficiency. Said Mortgagoe may become a purchaser the same as any other person at the foreclosure sale hereunder, free from any right of redemption whatsoever.
1	It is further agreed that if suit be instituted for forectioner hereof, a receiver may be appointed without notice to take possession of the property subject hereto pending said action, and any sale decreed therein but until such time as possession in the but with the contraction of the property subject hereto pending said action, and any sale decreed therein but until such time as possession in the but with the contraction of the property subject hereto pending said action, and any sale decreed therein but until such time as possession in the contraction of the property subject hereto pending said action.
Lanca	gagee or by such receiver under the terms and conditions nereor, said Mortgagor may remain in the possession of all said property
	Neither the accontance nor existence, now or hereafter of other accounts for the chief account account hereby.
	shan operate as a waiver of the security of this mortgage, nor shall this mortgage nor its release operate as a waiver of any such other security now held or hereafter acquired.
	The word "Mortgagor" and the language of this instrument shall, where there is more than one Mortgagor, be construed as plural, and be binding on all Mortgagors; and the word "Mortgagee" shall be construed as including any lawful holder thereof; and both the words "Mortgagor" and "Mortgagee" shall be construed as including the heirs, executors, administrators, successors and assigns of each,
	as the case may was
	Dated this EDTA 1000 cps and secretary February, 1941 on the property of the property o
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INDIVIDUAL ACKNOWLEDGEMENT

STATE OF NEVADA,	} ss:			
COUNTY OF WHITE PINE.)			•
On the 25th	day of	February, 19	41 , A. D. 19	9, personally appeared be-
fore me, a Notary Public in an	d for said County and Sta	ate,	Dante Siri)
known to me to be the person executed the same freely and				acknowledged to me that he
executed the same freely and	voluntarily and for the	ises and purposes	therem mentioned,	MANIN
Mrs Garantestan anatom		*****		Notary Public.
My Commission expires:	9 29 47			Notary Public.
······································				Residing at Ely, Nevada.
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	INDIVIDUAL	AFFIDAVIT OF	300D FAITH	
STATE OF NEVADA,)		•	\ \
COUNTY OF WHITE PINE.	98:	accide Projection		
	Dant	e Siri		
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		going mortgage, a	nd that said mortgage is	s made in good faith to secure
		·······	Dante, es	iri
				
7, b	y taken a	///		
Subscribed and sworn to	o before me this	5th day of	February, 1941	7.4 19
				Menn.
My commission expires:	90444	1	0	Notary Public.
	Topa 1		\/: /	Residing at Ely, Nevada.
		The state of the s		
COUNTY OF WHITE PINE.				, being first duly sworn
deposes and says that he	is (are) member	of the conartners	hin of	***************************************
	nd which executed the for	egoing mortgage	and make this affidavit i	in behalf of said copartnership
and that said mortgage is mad hinder, delay or defraud the ci			ed herein and without a	ny intent or design to deceive
	\ \	/		
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Subscribed and amount	a batana ma thia			
Subscribed and sworn to) before the this		day 01	, 19
	/ /			
	/ /			Notary Public.
				Residing at Ely, Nevada,
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	MURIGAGEE	'S AFFIDAVIT OF	GOOD FAITH	
STATE OF NEVADA, COUNTY OF WHITE PINE.	ss:		to the second second	
	N.H.Chapin	being	first duly sworn upon or	th, deposes and says that he is
				poration, the Mortgagee named
in the foregoing mortgage; ar	nd makes this affidavit or	n its behalf; that t	the said mortgage was m	ade in good faith to secure the
amount named therein, and v		ign to deceive, hi	nder, delay or defraud th	of the Mortgagor.
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Subscribed and aworn t	•		1. 1	hall
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· · · · · · · · · · · · · · · · · · ·	to before me this	25th	day of	879977,1941 , 19
		25th	day of	8rmary,1941 , 19
My commission expires:	g NU 44	25th	day of	Notary Public.

Residing at Ely, Nevada.

	PARTNE	RSHIP ACKNOW!	EDGEMENT		
STATE OF NEVADA, COUNTY OF WHITE PINE.	ss:		1		e en
On the	day of		, A. D. 1	9, personally a	ppeared before me
a Notary Public in and for said	I County and State,			***************************************	
known to me to be the person	ons who signed the a	bove instrument i	n behalf of and	as members of the	copartnership of
					cuted the same on
behalf of said copartnership fr	reely and voluntarily a	and for the uses at	id purposes therein	mentioned.	
					Notary Public.
My commission expires:				Residing at	Ely, Nevada.
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