CHATTEL MORTGAGE - Assignment Annexed

DANIEL B. CLARK and SHORA G. CLARK, his wife,

Mortgagors, of	, County of White Pine
· · · · · · · · · · · · · · · · · · ·	n of the sum of
the receipt whereof is hereby acknowledged, do grant, be LOAN COMPANY, a Corporation of the State of Utah,	(\$53,925.00), DOLLARS sargain, sell, assign and convey unto WASATCH LIVESTOCK mortgagee, the following described personal property now
	d in the county or counties of Euroka and Thita Pine
State of to-wit:	\wedge
Five thousand thirty-eight (5058) hand of erosabred and Rambouillet sheep, more particularly described and classificas follows:	Said livestock bearing one or more of the following described brands: Wool Brand: Cattle Brand:
1181 yearling ewes	
3665 ewes, 2's and up	S Lead of Shirt
75 ewe and wether lambs	are the two that the
117 bucks	RIGHT LEFT
The said sheep are all earmarked various	Ear Marks
the predominating marks being erop and	RIGHT LEFT RIGHT LEFT RIGHT LEFT
under half crop right ear, swallow fork and reversed under half crop left ear,	
as shown on diagram hereto.	RIGHT LEFT RIGHT LEFT RIGHT LEFT
The sheep are all branded thus:	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
as shown on diagram herete.	5 4 3 M 2 5 3 4 5
Together with the brand and the iron by which said brand was made, and the sole and exclusive right to thouse and transfer of said brand and iron, said	RIGHT SIDE 12 11 -1 - 6 7 LEFT SIDE 10 10
brand having been recorded in the office of the Department of Agriculture, Division of Animal Industry, State Board of Stock Commissioners, Reno, Nevada.	
Durdon the 1460 of this manharm the rat	
and all lambs which may be born from said	d shoop shall retain the above-described bran downs shall be branded in like manner.
The sheep shall rum, range and be kept at Eureka, White Pine or Lincoln County, St	t all times during the life of this loan in the of Nevada.
	in said property but joins in this mortgage
for the purpose of releasing any claim of saidDaniel B. Clark.	r interest she may have therein as wife of
\	
Together with all increase and the increase of the increase thereof an	accretions thereto; it being the intention that this mortgage shall cover all the
now owned or possessed by the	said mortgagors, and in or to which they have and may acquire any right, title or
although said livestock may have other marks or brands. This mortgage shall also cover and include all the right, title and in privileges, all wagons, horses, trucks, automobiles, and camp outfits, now used or indebtedness herein described is paid in full. And in case any sheep shall be inc	describe the said livestock are the holding marks and brands and carry the title terest of the mortgagors in and to the feed, pasturage, feed pens, feed and watering r which may bereafter be used, in feeding and handling said livestock, until the luded or covered by this mortgage, then this mortgage shall also cover and include all
wool growing thereon and cut therefrom during the life of this mortgage, and a TO HAVE AND TO HOLD said personal property unto the mortgagee, the Provided, however, that this instrument and these presents are given and	
and the interest thereon, according to the terms and conditions of	promissory note(s) made and executed by the said mortgagors and
payable and delivered to the said mortgagee, at their office, in Salt Lake City. One (1) Note for \$ 51,925.00 , dated	Utah, more particularly described as follows:
demand is made, then on January 10, 1944	
with interest as in said note(s) provided.	
of them, it being agreed and intended that it shall not be obligatory to make said	e or holder hereof, or either of them, may hereafter make to the mortgagors, or either additional loans or advances, or any part thereof, but optional, only, with the
mortgagee or said holder so to do, and if said property is now located in eithe said additional loans and advances shall be \$	r of the States of Colorado or Wyoming, the specific sum and ultimate amount of prior to which the same shall be made and completed, and the date on which the last evidenced and hereby secured shall mature, shall be the date above specified whereon ty is now located in the State of Idaho, then the maximum amount of the obligations and all additional loans and advances made, or to be made, hereunder shall be

\$ ______; but, if said property is now located in either of the States of Arizona, Nevada, or Utah, then said additional loans or advances shall not be limited, whatsoever, and it is expressly agreed and understood that the limitations and restrictions hereinbefore specified shall only pertain to and limit said additional loans and advances, and only to the extent and in the manner above specified, and not otherwise, and shall not be taken to limit, restrict or impair this mortgage or the terms hereof, or any right or remedy hereunder and, that subject to said limitations and restrictions, the mortgage or said holder, or either of them, if it so elect, may make further and additional loans and advances hereunder, notwithstanding the debt hereby secured, and any and all previous advances, shall have previously been paid, in whole or in part, and that such advances shall be secured hereby and of equal rank with each other.

The Mortgagors further covenant that any waiver of grazing permits or privileges upon any National Forest which may be executed by them and attached hereto, forms a material and valuable part of the security hereof, upon the faith and credit of which moneys have been or may be advanced by the Mortgagee to the Mortgagors.

The holder of this mortgage may, at any time, either before or after maturity, at its option, and without concurrence therein by the mortgagor, release from the lien hereof any part of the property covered hereby and the portion of the property not released shall not be affected by such partial release, but shall remain liable as security for the whole mortgage debt, or such portion thereof as may remain unpaid; and the holder, without notice to or concurrence therein by the mortgagor, may extend the time of payment of this mortgage or any part thereof, and such extension shall be valid and binding upon the mortgagor.

It is further understood that the said mortgaged property and this mortgage shall be security not only for the above described note (s), and for additional loans and advances, but also for any and all renewals or extensions of the said note or notes, loans or advances, or any part of such note or notes, loans or advances, which renewals or extensions may be made by the execution of a new note or notes in place of said original note(s), before, at, or after maturity, for the amount of the debt, and sums then unpaid and payable hereunder, and for which this mortgage is and shall be a continuing security until paid, whether such debt be evidenced by said original note(s) above described or by renewals or extensions thereof, and which said note(s) and sums the mortgagors agree... hereby to pay on the maturity for any and all sums of money which the said mortgage or their assigns may be required to advance, or may deem necessary to advance, from time to time, for the protection, care, feeding, maintaining and marketing of said livestock or any part thereof, or the increase or the increase of the increase thereof, or accretions thereto. It is hereby expressly stipulated and provided, however, that a first and prior lien is hereby expressly fixed on the property above described or to secure the note or notes expressly described above and that the payment of any and all other indebtedness by the maker he

If the said note and the interest thereof, and all additional loans and advances, and all other sums of money as hereinbefore specified, shall be paid as hereine provided, then this conveyance and mortgage shall be void; otherwise to remain in full force and effect until said sums and each and every part thereof are

The mortgagors further hereby covenant..... to and with the mortgagee that they are the lawful owners of all of the above described property and entitled to the lawful possession thereof; that the same is free from any and all liens and incumbrances of every kind; that they have full power to sell or mortgage the same, and that during the existence of this mortgage they will not sell or mortgage or attempt to sell or mortgage the said property or any part thereof, except to said mortgagee herein, nor remove the said mortgaged property or any part thereof from the state in which the property is now located without the written consent of the said mortgagee.

The mortgagee, its successors and assigns, shall be permitted to inspect and investigate said property and to search or cause to be searched the records with respect to said property from time to time, so often as it or they may deem advisable, and the mortgagors agree to pay all expenses of such inspection, investigations and searches and the same shall become secured hereby.

It is further agreed that said mortgagors, their heirs and assigns shall have the right to remain in possession of, and shall carefully and properly use and care for, all of the above described property until default be made herein by the said mortgagors. Said mortgagors also agree....... to notify the said mortgage promptly of any condition or conditions which may arise affecting or likely to affect, in any manner the health and safety of said livestock and the security of said mortgage.

The mortgagoe its successors or options and shall carefully and properly use and care for the mortgagor of the said mortgagor.

said mortgagee. The mortgagee, its successors, or assigns, and their duly authorized officer or officers, agent or agents, shall at all reasonable times, have the right to investigate the books, records, documents and papers of the said mortgagors, and each of them, pertaining to said livestock and other properties above mentioned.

If default be made in the payment of said principal note(s) above mentioned, or in the payment of any other note, notes, loans or advances secured or to be secured hereby, or of any installment of principal or interest of said note, notes, loans or advances, or either of them, when due, or of any taxes or assessments upon said property before the same shall become delinquent, or if any claims, charges or demands be asserted against said property by any person or persons other than the mortgagee, or if said property be attached or levied upon, or be taken or detained by any person other than the mortgagors, or if the mortgagors, or iether of them remove or permit to be removed said property from the State where it now is, or dispose of or attempt to dispose of the same or any part thereof, or, if the mortgagors fail to keep or perform any of the terms, covenants, or conditions hereof by them to be kept and performed, promptly as herein specified, or if the holder hereof shall deem itself unsafe or insecure with reference to the payment of the debt hereby secured, or any part thereof, or with reference to the care, handling, management, health or condition of said property, or any part or portion thereof, then, and in any or either of the foregoing events, the whole sum and all notes of the same or insecure with reference to the and payable at the option of said holder, and it may proceed to foreclose said mortgage in any way or manner provided by law, either by advertisement or by action therefor, and may take possession of the mortgagors, or either of them, or any other person, and in either or both of said events, the mortgagors and each of them agree to pay all costs and expenses

atoresaid, shall be secured hereby.

It is further stipulated that in case of foreclosure and sale, or of sale without foreclosure, the proceeds of sale shall first be applied to the costs and expenses of the action or proceeding and foreclosure and sale, or sale without foreclosure, including an attorney's fee as hereinbefore provided, and a reasonable compensation for services in taking possession of, caring for and handling and for feeding the said property until sale, and to all expenses in and about the sale; second to the mortgage debt and interest and all sums of money due and owing and unpaid and herein secured by this mortgage; and third the surplus if any, to the said mortgagors or their legal representatives. And if from any cause the said property shall fail to satisfy the said debt, and interest, loans and advances, and expenses and costs, and all sums of money herein by this mortgage secured and unpaid, the said mortgagors agree..... to pay the deficiency thereof on demand, and that a deficiency judgment therefor may be entered against the said mortgagors.

Witness the hands of the	said mortgagors this the.	day	y of	AGYMBOL	, 194
		1/5	And I	01300	7
			Damiel B.	Clark	
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			Leona 6. C	lark	

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Signed in the presence of					•••••••••••••••••••••••••••••••••••••••
Signed in the presence of	<u> </u>	Witness			
Estles A	meel	Witness	/-		
STATE OF UTAH,	1	La Japan	in the second se		
COUNTY OF	ss.				
On thed	ay of		A. D., 194,	personally appear	ed before me
: \.			<u>:</u>		
the signers of the above	instrument, who duly ack	knowledged to me that	they executed the	same.	
My Commission expi	res				
	Notary Public for	r the State of Utah, r	esiding at	, en la fille de la fille	, Utah
(SEAL)					
	PARTNERSHIP	FORM OF ACKNOY	WLEDGMENT		
STATE OF UTAH,	} ss.			Company of the Compan	
COUNTY OF					
On this	day of		A. D., 194,	personally appear	ed before me
sole members of the part	nership doing business u	inder the firm name a	and style of	·····	
acknowledged to me that act and deed of said part	they each executed the s	, the signers of the ame as members of s	e foregoing instru aid partnership in	ment, who duly the name and as	and severally and for the
	res				*******
(SEAL)		r the State of Utah, r			
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te of Utah, Daniel B. Clark and	Coregoing instrumen	
a Notary Punte of Utah, Daniel B. Clark and Deniel	Coregoing instrumen	t, who acknowledged to me s therein mentioned.
own to me to be the person described in and who executed this they executed the same freely and voluntarily and for they may commission Expires.	Goregoing instrument to uses and purpose	t, who acknowledged to me s therein mentioned.
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CORPORATE FORM OF ACKNOWLEDGMENT

STATE OF UTAH,
COUNTY OF
On this, A. D., 194, personally appeared
before me,and
who being by me first duly sworn did each depose and say: That said
is theand said
is the, a corporation, and that the foregoing instrument was signed in behalf of said corporation by authority of a resolution of its Board of
Directors, and said and
acknowledged to me that said corporation executed the same.
My Commission expires
(SEAD) Notary rubile for the State of Otan, residing at
MORTGAGOR'S AFFIDAVIT
STATE OF UTAH,
COUNTY OF SS.
Daniel B. Clark and Leona S. Clark
being each duly sworn, each for himself on oath says: That affiants are
the mortgagors named in the foregoing chattel mortgage and make this affidavit for and in behalf of said Mortgagors,
that said mortgage is made in good faith to secure the amount named therein and without any design to hinder, delay, or defraud the creditors of the Mortgagors, Mortgagee, or other creditors whomsoever, the this said is a said to be a said
Daniel Delark
Manal S. Vikik
X Leona G Clark
Subscribed and sworn to before me this 27 day of 3, A. D., 1942
My Commission expires much to 1944. Register
(SEAL) Notary Public for the State of Mrs. residing at Count Ct. Ur
MORTGAGEE'S AFFIDAVIT
STATE OF UTAH, ss.
COUNTY OF SALT LAKE I. H. Jacob, being first duly sworn on oath deposes and says:
That he is a resident of the City of Salt Lake and County of Salt Lake. State of Utah, and over the age of twenty-
one years; that the mortgagee is a corporation of the State of Utah; that affiant is the duly appointed and authorized agent of the said mortgagee and as such agent makes this affidavit for and on behalf of the said mortgagee; that the foregoing mortgage is made in good faith and for the purpose of securing the amount and amounts therein named and specified, and without any design to hinder, delay or defraud the creditors of the mortgagors, mortgagee, or either of them, or other creditors whomsoever.
Cultural and a Left and the left down of December 194 2
Subscribed and sworn to before me this
(SEAL) Notary Public for the State of Utah, residing at Salt Lake City, Utah.

My Commission expires March 9, 1945

ASSIGNMENT OF CHATTEL MORTGAGE

OF BERKELEY	, Berkeley, Californi	e undersigned her ia, all of its right	reby assigns	Jtah,to the FEDERAL terest in, to, and	INTERMEDIA'	TE CREDIT BANK of Chattel Mortgage,
ATTEST:	e Note secured the	ereby.		WASATCH LIV	ESTOCK LOA	1 COMPANY
X	CaylonTTI	le felt Secretary.	Ву			Manager.
COPPORA	re seal)	becreuzy.				manager.
STATE OF UTA	.н.	1				
COUNTY OF SA	•	ss.				1
On this	lst day	of	December	P	, A. D., 194	personally appeared
before me		I. H. Jac	ob. and		J. C	layton Mitchell, who
** -	=	-				J. Clayton Mitchell
is the		Secretary of	the WASAT	CH LIVESTOCK	LOAN COMPA	NY. a Corporation.
and that the for	regoing instrument d said	was signed in be	half of said	Corporation by au	thority of a res	olution of its Board
J. Clayton Mitch	d said nell acknowledged to	o me that said (Corporation es	xecuted the same.		
My Commission		1945				0
(SEAL)				Lattie r the State of IIta	M. Po	alt Lake City, Utah.
(~)		2.00			Tomanag at S	
			/ /			
STATE OF UTA	•	} ss.	/ /).	3 · 1	_
COUNTY OF SA	LT LAKE			\ /		
with the original	thereof and that th	ify and declare th is copy is a true a	at I have con and correct co	ipared this copy of opy of said origin	Chattel Mortga al.	of Utah, residing at age and Assignment
Carlo Tarin Adda Carlo Carlo Tarin		this	day of			, A. D., 194
My Commission	expires:			1		ي يا المحمد التي التي التي التي التي التي التي التي
•••••		Not	ary Public fo	r the State of Uta	h, residing at Sa	alt Lake City, Utah.
I hereby cer	tify that the attache	ed is a full, true a	ind correct co	opy of a certain C	hattel Mortgage	(with Assignment)
-	<u></u>		N.	\ \		and filed in this
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Dated at	//	·	County, Uta	ah, thisday	7 of	, 194
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1 1/2 B	Assign From		to VEST	# W Z	20. A. m.,	
heareh Entry No.2.2	Uhattel Murtgage With Assignment	4	to ASATCH LIVESTOCK LOAN COMPANY	Filed in the office of the ecorder of Lank.	12.	
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