## CHATTEL MORTGAGE

INA	B. TOGNONI	, residing at	EUREKA
county ofEUREKA_		EVAD A, Mortgagor, (the wor	d "Mortgagor" and the language
or and in consideration of	FOURTEEN HUNDRED S	IX AND 45/100	= Dollar
o said Mortgagor paid by Th	ie Ely National Bank, a corporat	ion organized and existing under t y, Nevada, Mortgagee, does hereb	he National Banking Laws of the
The state of the s	the state of the s	nal property situated in the Count	
RETIRET ATT A	and described as follows		$\wedge$
	THE FOLLOWING	DESCRIBED LIVESTOCK Per	sonal Property
			district the second
Une 174 Serial	2 Plymouth 4 door No.20149237, motor	sedan automobile, No.Pl4-14078.	
			The second se
	1 Dodge $\frac{1}{2}$ ton Pane No.8675143, Motor 1		
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and the second s			. 100g 13
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Together with all of the ine shall cover all of each kind	acrease and the increase thereof and of livestock above named now or	d additions and accretions thereto, it wned or possessed by the Mortgagor e case of sheep, all wool and lamb co	being the intention that this most
HE THE PERIOD APPLIES THE COLUMN		·····································	
range and forest rights, leed p wagons, commissary outfi al property and equipment n	ts, and shearing, lambing, and oth ow or herearts used in or in conn	e Mortgagor in and to all hay, grain, lylieges used in feeding said livestoc er equipment used in operating said ection with feeding, ranging aftering	k, also all horses, mules, harness livestock, and in general all per- ng, lambing, shearing, maintaining
cribed is paid in full.		ection with feeding, ranging watering is the lawful subject of chattel mort	
rked or branded as stated of	r otherwise, or unbranded.	those mentioned, but in any event the Vertgagor, and their increase,	
The said livestock during	the term of this mortgage will be	kept only in the following county or	counties and State or States:
will not be removed therefor	Om except with the written consen	t of the Mortgagee.	
ALSO ALL CROPS of eve	ry name, nature, and description w	hich have been or may be hereafter a bed real estate situated in	
your and the year		Sou rear estate situated in	
		and the second s	
et en			

To have and to hold said emops, 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.

Ψ	1,406.45	Ely, Nevada, Jan 20, 194.
	One year	after date, without grace, for value recei
I	promise to pay to the	order of THE ELY NATIONAL BANK, Ely, Neve
	Fourteen hundred six and 45/100	
	negotiable and payable at the office of The Ely N	
n	regoriable and payable at the office of the Bly N	maturity
d	liscount; and with interest at the rate of8	per cent, per annum from wife until p
b	ooth before and after the judgment, if any. Inter-	est payable
	Should the interest not be paid as stipulated, the legal holder of both principal and interest. If this note be collected by an attentioner's fee, the same to be taxed a part of the costs in the demand, notice of non-payment and protest, and suit against to at any time thereafter, and consent that time of payment	this note may declare the same due and proceed at once to collect orney, with or without suit, the maker agrees to pay a reasonate he case. The makers and endorsers of this note each expressly wait he maker, and hereby guarantee payment of this note at maturity. may be extended without notice at or after maturity.
	\$100. starting Feb 20,1945 for	TATA TO MOCANTAIT
Λ	\$100. starting Feb 20,1945 for No. eleven payments, final payment Due of \$306.45 on Jan 20,1946.	±NA-B. TVGN±N±
I	Oue of \$306.45 on Jan 20, 1946.	
SAS:	Though the sign through All the riles, such there is a through	there after the and to sit have send to appropriate the send of and to an
	(If more than one note, describe other notes in following	g space.)
		~ \ \
	This mortgage also secures payment of any further sum	is, together with interest, at the same rate as borne by the
i S	cipal obligation, as may be hereafter expended at its option by ing, preserving and marketing the mortgaged property, or any sums, and the promissory notes evidencing same, together be loaned or advanced by the Mortgagee to the Mortgagor, Pladvances shall be optional with the Mortgagee and in no evidence.	y the Mortgagee in searching for, taking possession of, male part thereof. This mortgage also secures payment for fu- with interest as shall be provided for therein, as may here revided, however. That the making of any such further loans
	amount of the above-described promissory note, exceed the	
a		
	All such advances shall be completed and matured prior to	
•	This mortgage also secures payment of any and all of the not any other indebtedness at any time secured by this mortgage, whe he interest on all of the same, all of which extensions or renewal may be made by new notes or otherwise, and at, before, or after necurity until paid.	
	The following covenants, Nos. 1, 2,	per cent, 4, 5, 6, 8, 9, 10, 11, 12, 13, 14 and 15 of Section 1 operty, and to provide that certain agreements, covenants, obligation
	It is covenanted and agreed by the Mortgagor that the Mort	gagor is the sole and lawful owner of the property herein desc he same is free of all encumbrance, and the <b>Mortagor</b> has full
t h	demands of all persons whatsoever; that the said Mortgagor will not do so, nor part with possession of any of the same except to the usbandlike manner, feed, care for, and maintain all livestock su will provide proper and sufficient feed and protection for such live the practice and custom of the country where the same is situate, as eason; will, before maturity pay off and discharge all taxes, liens, said property, and in default thereof the same may, at Mortgagee' the indebtedness, secured hereby, but no such payment shall be sor brands on said property shall not be altered or mutilated in all shall at any time become subject to the lien hereof shall be for	t sell or dispose of any of the property mortgaged herein, nor at he Mortgagee, that said Mortgagor will properly, and in a good bject hereto, in first-class order and condition at his own expense stock for the winter season in due time each fall, in accordance and also adequate and sufficient range and pasturage, during the gior other charges or encumbrances of every kind, however incurre so option, be paid by the Mortgagee and the amount so paid add a waiver of the Mortgagor's default therein; further, that the ny respect, and that all increase, accretions, and other livestock
d	lescribed.	ebtedness now or hereafter secured hereby, or any part thereof, o
n	nentioned or contained; or in case any representation herein mader impending bankruptcy or of the insolvency of the Mortgagor, or	e by the Mortgagor prove false in any respect, or in case of the s or, in case of material depreciation in the value of the property s
ţ	to the lien hereof; or if, for any cause, the security afforded shall nescure, for any reason (the Mortgagee to be the sole judge), with property subject to the lien hereof is attached, levied upon, or for the Mortgagee; then and in any of the events aforesaid, the Mortgagee; then and in any of the events aforesaid, the Mortgagee, or any part thereof, is situate, and take possession of and, in addition thereto, in all or any of the events aforesaid, what aken by the Mortgagee, the whole of the indebtedness hereby secondals without notice, although the time averessed therefor should be a sixthout notice.	r any reason taken possession of or detained by any person other tgagee shall have the right and power, and is hereby authorized
h	ppulon, personally, or by agent, to enter upon the property of the hereby, or any part thereof, is situate, and take possession of any and in addition thereto in all or any of the works of specific or any part of the state of	nongagor, or any other place or places where the property condition remove the same or any part thereof, with or without legal property or any part thereof he or he
/ t	and, in addition thereto, in all or any of the events aforesaid, whicaken by the Mortgagee, the whole of the indebtedness hereby sec payable, without notice, although the time expressed therefor shi	ured shall, at the option of the Mortgagee, become immediately duall not have arrived; and the said Mortgagee shall in any of the ex
a 1	adjoint without horizer, activities to foreclose this mortgage by standard manner in any of which foreclosure proceedings the mort	if or action, or by notice and sale, as provided by law or in any
Ī	parcel and as a whole, or in such order and such parcels less the	an the whole, as the Mortgagee may elect; and, in event of force n from the proceeds of the sale in addition to all other proper
ď	charges, and expenses, a reasonable attorney's fee, all of which shall be any foreclosure sale, judicial or otherwise, fail to satisfy this	all constitute a lien on the property mortgaged. In case the pros mortgage, costs, and expenses, including a reasonable attorney
	and all costs and expenses incurred in taking and retaining posse said Mortgagor agrees to pay any deficiency. Said Mortgagee m closure sale hereunder, free from any right of redemption what	
76.	Till to County on a manage that the most has talentiated from formal account	. hamane a manaiman maar ha ammaintad mithaut matica ta taka nace
g	of the property subject hereto pending said action, and any sale d agee or by such receiver under the terms and conditions hereof	ecreed therein, but until such time as possession is taken by the , said Mortgagor may remain in the possession of all said pro
8	of the property subject hereto pending said action, and any sale deagee or by such receiver under the terms and conditions hereof Provided further, that all remedies herein specified shall be as a waiver of any other right or remedy which would otherwise extensions.	considered as optional with the Mortgagee, and cumulative, an ist in law or equity for the enforcement of this mortgage, or the
. 20	ection of the indebtedness sectived hereby.  ***********************************	
8	security now held or hereafter acquired.	
8	The word 'Mortgagor" and the language of this instrument sland be binding on all Mortgagors; and the word 'Mortgagee' shall	hall, where there is more than one Mortgagor, be construed as the construed as including any lawful holder thereof; and both the
	'Mortgagor'' and "Mortgagee" shall be construed as including the case may be.	e neirs, executors, administrators, successors and assigns of eac
Ary Tri	Dated this 20 shall the legrowing queetist Jan	canto de abard grassinati actività in considerati
£	man appear in the second with the comment	Y 0 12 1
	20 April 1985 - Sept. 1985 - Sept. 1985 - Sept. 1985 - Bedring Sept. 1985 - Sept	Dua D Stagn
. 0	🕻 💱 (1995) (1994) T. KORENGE, REPORTE (1994) (1994) (1994)	the first control of the control of
	en e	and the first of the figure of the control of the state o

## INDIVIDUAL ACKNOWLEDGMENT

On the 20 day of Jenustry and the form of the County and State. TNA B. TOGNONI  may a Noticey Fublic in and for east County and State. TNA B. TOGNONI  may a to me to the personn. described in and who accessed the foregoing instrument, who acknowledged to me the executed the same freely and voluntarily and for the uses and purposes therein togetioned.  No commission expires:  Notary Public.  Sabetimed and svorm to before me this.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  BEATS OF NEVADA.  COUNTY OF WIND FINE.  Notary Public.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  BEATS OF NEVADA.  OUR Sabetimed and svorm to before me this.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  BEATS OF NEVADA.  OUR Sabetimed and svorm to before me this.  Sabetimed and svorm to before me this.  And the Good FAITH  BEATS OF NEVADA.  OUR Sabetimed and svorm to before me this.  And the Good FAITH  BEATS OF NEVADA.  COUNTY OF WIND FINE.  Notary Public.  Not	STATE OF NEVADA, COUNTY OF WHITE PINE.	ss:			
me. a. Notary Public in and for east County and State. TIA. B. TGGNONT  moves to me to the persona. described in and who executed the beforeign festiment, who acknowledged to me the executed the same freely and voluntarily and for the mess and purposes therein, deputioned.  Ng cammission expires:  Notary Public.  Not		Tanu	o mw	45	
Enors to me to be the person described in and who executed the foregoing instrument, who acknowledged to me the cancel the team freely and to voluntarily and for the uses and purposes therein deprete therein depreted.  Ny daminission expires:  Notary Public.  INA B. TGGNONT  Mortgagoor described in and who executed the foregoing mortgage, and that self mortgage is made in good faith to see the amount makes the self-good of the Mortgagoor of the Mo		•			., personally appeared before
Notary Public.  FRATE OF NEVADA.  COUNTY OF WHITE PINE.  Subperched and sworn to before me this.  PARTNERSHIP AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE.  Subperched and sworn to before me this.  A secretary of the coperturable of the coperturable of the substantial distribution distribution of the substantial distribution of the substantial distribution of the substantial distribution distribution distribution of the substantial distribution distrib	known to me to be the person.	described in and who e	xecuted the foregoing in	strument, who	acknowledged to me that he
INDIVIDUAL AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  SINDIVIDUAL AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  Subgrates and sworn to before me that 20 day of 1811 1945.  My commission expires:  Design first duly sworn says that 8 he is (are).  STATE OF NEVADA.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE  Subgrates in made in good faith to see the work of the copartmenthy of the Mortgage and that and mortgage is made in good faith to see the mount manuel therein and without any intent or design to history and make this affidavit in behalf of said copartment and that and mortgage is made in good faith to see the amount named herein and without any intent or design to does that the subsective of the copartment o	executed the same freely and	voluntarily and for the use	es and purposes therein	mentioned.	
INDIVIDUAL AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  SP. TOGNONT  TMA B. TOGNONT  TO THE STATE OF NEVADA.  Subscribed and sworn to before me this.  Subscribed and sworn to before me this.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE.  SE:  OUTHOUSE and says that he is (are) member of the copartmenthly of the Mortgage of the state o			Her	Jach	
INA B. TOGNONI  STATE OF NEVADA.  INA B. TOGNONI  In and who executed the forecome mortgage, and that sald mortgage is made in good faith to see the amount member of the creating mortgage, and that sald mortgage is the Mortgagor.  Subscribed and sworn to before me this. RO day of John  PARTINERSHIP AFFIDAVIT OF GOOD FAITH  FTATE OF NEVADA.  COUNTY OF WHITE PINE  Subscribed and sworn to before me this is (are) member of the copartnership of the Mortgagor described in and which executed the forecoing mortgage, and make this affidavit in behalf of sald copartnership of the Mortgagor described in and which executed the forecoing mortgage, and make this affidavit in behalf of sald copartnership of the Mortgagor described in and which secure the amount mined herein and without any intent or design to deep third to secure the amount mined herein and without any intent or design to deep third to secure the summary of the Mortgagor described and sworn to before me this day of the Mortgagor.  Notary Public.  Reedding at ED, Newsca.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE  Notary Public.  Reedding at ED, Newsca.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE  Notary Public.  PRoofmainsich expires:  Notary Public.  Subscribed and sworn to before me this affidavit on its behalf; that its said mortgage was made in good faith to see in the foregoing mortgage, and makes this affidavit on its behalf; that its said mortgage was made in good faith to see in the foregoing mortgage, and makes this affidavit on its behalf; that its said mortgage was made in good faith to see in the foregoing mortgage, and makes this affidavit on its behalf; that its said mortgage was made in good faith to see in the foregoing mortgage, and makes this affidavit on its behalf; that its said mortgage was made in good faith to see the saccon manuel heredin, and the said and the said and the said and the said	Mx commission expires:		(		Notary Public.
INDIVIDUAL AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY Of White Trans  INA B. TOGNONI  Selectived in and who executed the foregoing mortgage, and that said mortgage is made in good faith to see the amount passed therein, and without any intent or design to hister, delay or defrand the creations of the Mortgagor.  Subscribed said sworn to before me this: 20 day of Jan 19.45.  My equilibring expires:  My equilibring expires:  My equilibring at Ely, Norada.  PARTINERSHIP AFFIDAVIT OF GOOD FAITH  Frate Of Nevada.  COUNTY OF WRITE PINE.  Subscribed and sworn to before me this is (are) member of the copartnership of the Mortgagor described in and which executed the foregoing mortgage, and make this affidavit in behalf of said copartnership of the Mortgagor described in and which executed the foregoing mortgage, and make this affidavit in behalf of said copartnership of the Mortgagor described in and which executed the foregoing mortgage, and without any intent or design to december of the Mortgagor.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE FINE  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE FINE  N. H. CHAPTIN  Being first duly sworn upon each, depones and says that he the foregoing mortgages, and makes this affidavit on the behalf, that the said mortgage was saide in good faith to each a mortgage was saide in good faith to an in the foregoing mortgages, and makes this affidavit on the behalf, that the said mortgage was saide in good faith to an in the foregoing mortgage, and makes this affidavit on the behalf, that the said mortgage was saide in good faith to an in the foregoing mortgage, and makes this affidavit on the behalf, that the said mortgage was saide in good faith to an in the foregoing mortgage, and makes this affidavit on the behalf, that the said mortgage was saide in good faith to an in the foregoing mortgage, and makes this affidavit on the behalf, that the said mortgage was saide in good faith to an in amortgage was saide in good faith to	- Jan 6, 1946				Residing at Ely, Nevada.
TINA B. TOCNOTI    Delian first duly sworn, says that 8 he is (are) Mortgagor described in and who executed the foregoing mortgage, and that said mortgage is made in good faith to a set the amount meaned therein, and without any intent or design to hinder, days or defraud the creditors of the Mortgagor of the M					^
INA B. TOCNOM  INA B. TOCNOM  Deling first duly eworn, says that B ho is (are), Mortgagor described in and who executed the foregoing mortgage, and that said mortgage is made in lood fath to see the amount named therein, and without any intent or design to hinder, today or defraud the creditors of the Mortgagor.  Subscribed and aworn to before me this. 20 day of Jan 19.45.  My commission expires:  Neary Public.  Brate of Nevada.  COUNTY of WHITE PINE 3s;  deposes and says that he is (are) member of the copartmenthy of being first duly sw deposes and says that he Mortgagor described in and which executed the foregoing mortgage, and make this affidavit in behalf of said copartment and that said mortgage is made in good faith to secure the amount named herein and without any intent or design to deet hinder, delay or defraing the creditors of the Mortgagor.  Notary Public.  Residing at Ety, Nevada.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  OUNTY OF WHITE PINE 3s;  Notary Public.  Residing at Ety, Nevada.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  OUNTY OF WHITE PINE 3s;  Notary Public.  Subscribed and sworn to before me this 5th Expire the design to deceive, hinder, delay or defraud the creditors of the mortgage was made in good faith to the sanciar named therein, and without any intent or design to deceive, hinder, delay or defraud the creditors of the mortgage was made in good faith with the tone to the sanciar named therein, and without any intent or design to deceive, hinder, delay or defraud the creditors of the mortgage was made in good faith to the behalf, that the said mortgage was made in good faith with the this amonity named therein, and without any intent or design to deceive, hinder, delay or defraud the creditors of the mortgage was made in good faith with the this amonity named therein, and without any intent or design to deceive, hinder, delay or defraud the creditors of the mortgage was made in good faith to the self-like the design to deceive, hinder, delay or defraud th		INDIVIDUAL AF	FIDAVIT OF GOOD FA	JTH.	
INA B. Tegnonia  being first duly sworn, says that S he is (are).  Mortgagor described in and who executed the foregoing mortgage, and that sale monusce is made in good fath to see the amount maned thereis, and without any intent or design to hinder, delay or defraud the creditors of the Mortgagor.  Notary Public.  Residing at Ely, Nerada.  PARTINERSHIP AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WRITES PINE  ag:  Mortgagor described and which executed the foregoing mortgage, and make this affidavit in behalf of said copartners and that said mortgage is made in good faith to secure the amount named herein and without any intent or design to deed induce, delay or defrand the creditors of the Mortgagor.  Mortgage's AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  Subscribed and sworn to before me this day of 19.  Notary Public.  Residing at Ely, Nevada.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE  N. H. CHAPIN being first duly sworn upon oath, deposes and says that the CASHIER of the Ely Networks.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE  N. H. CHAPIN being first duly sworn upon oath, deposes and says that in the foregoin mortgage, and mortgage as made in good faith to secure the amount named the profit duly sworn upon oath, deposes and says that in the foregoin mortgage, and mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage was made in good faith on the bearing that the said mortgage	STATE OF NEVADA,	) ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			\ \
being first duly sworn, says that 5 he is (are), Mortgagor described in and who executed, the foregoing mortgage, and that said mortgage is made in locol drift to so the amount assence therein, and without any intent or design to binder, deay or defraud the creditors of the Mortgagor.  Subscribed and sworn to before me this	COUNTY OF WHITE PINE	4	War to the second	Section 1	Tanan kabupatèn dalam kabupatèn bandarak
Mortgagor described in and who executed the foregoing mortgage, and that said mortgage is made in good fath to are the amount named therein, and without any intent or design to hinder, delay or defraud the creditors of the Mortgagor.  Substribed and sworn to before me this 20 day of JSB 1945.  My ogninission expires:  Netary Public.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  STATE OF NEWADA.  COUNTY OF WHITE PINE.  Subscribed and sworn to before me this decided in a mount named herein and without any intent or design to december the said which executed the foregoing mortgage, and make this affidavit in behalf of said copartners and that said mortgage is made in good faith to secure the amount named herein and without any intent or design to december the said which executed the foregoing mortgage. Notary Public.  By commission expires:  Notary Public.  Notary Public.  Notary Public.  Scheribed and sworn to before me this 20 day of JBN Notary Public.  Subscribed and sworn to before me this 20 day of JBN Notary Public.  Scheribed and sworn to before me this 20 day of JBN Notary Public.  Subscribed and sworn to before me this 20 day of JBN Notary Public.  Subscribed and sworn to before me this 20 day of JBN Notary Public.  My commission expires:  Notary Public.  My commission expires:  Notary Public.  My commission expires:  Notary Public.		INA B.	TOGNONI		
Mortgagor described in and who executed the foregoing mortgage, and that said mortgage is made in good fath to are the amount named therein, and without any intent or design to hinder, delay or defraud the creditors of the Mortgagor.  Substriked and sworn to before me this 20 day of JSB 1945.  My commission expires:  Netary Public.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  BTATE OF NEVADA. COUNTY OF WHITE PINE.  Subscribed and says that he is (are) member of the copartmenting of the Mortgagor and that said mortgage is made in good faith to secure the amount named herein and without any intent or design to deer hinder, delay or defraud the creditors of the Mortgagor.  My commission expires:  Notary Public.  State Of Nevada. COUNTY OF WHITE PINE.  Notary Public.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA. COUNTY OF WHITE PINE.  Notary Public.  STATE OF NEVADA. COUNTY OF WHITE PINE.  Notary Public.  STATE OF NEVADA. COUNTY OF WHITE PINE.  Notary Public.  STATE OF NEVADA. COUNTY OF WHITE PINE.  Notary Public.  Schiller and sworn to before me this affidavit on its behalf; that the said mortgage was made in good faith to see the same of same of the sa			being firs	st duly sworn, se	nys that S he is (are), the
Subscribed and sworn to before me this	Mortgagor described in and	l who executed the foregoi	ng mortgage, and that sa	id mortgage is	made in good faith to secure
My commission expires:  Notary Pablic.  Jeff 6, 1946  Residing at Ely, Nevada.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE.  ss:  deposes and says that he is (are) member of the copartmership of the Mortgage and make this affidavit in behalf of said copartmers and that said mortgage is made in good faith to secure the amount named herein and without any intent or design to deer hinder, desiay or defraud the creditors of the Mortgager.  Ny commission expires:  Notary Pablic.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE.  N. H. CHAPTIN  being first duly sworn upon oath, deposes and says that he can be compared to the compared to th	the amount named therein, and	l without any intent or des	sign to hinder, delay or d	lefraud the cred	itors of the Mortgagor.
My commission expires:  Notary Pablic.  Jeff 6, 1946  Residing at Ely, Nevada.  PARTMERSHIP AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE.  ss:  deposes and says that he is (are) member of the copartmership of the Mortgage and make this affidavit in behalf of said copartmers and that said mortgage is made in good faith to secure the amount named herein and without any intent or design to deer hinder, desiay or defraud the creditors of the Mortgager.  Ny commission expires:  Notary Pablic.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE.  N. H. CHAPTIN  being first duly sworn upon oath, deposes and says that he can be compared to the compared to th	**g		Xma	. 00 -	mezum
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STATE OF NEVADA.  COUNTY OF WHITE PINE.  deposes and says that he is (are) member of the copartnership of the Mortgagor described in and which executed the foregoing mortgage, and make this affidavit in behalf of said copartners and that said mortgage is made in good faith to secure the amount named herein and without any intent or design to dece hinder, delay or defraud the creditors of the Mortgagor.  Subscribed and sworn to before me this day of 19.  My commission expires:  Notary Public.  Residing at Ely, Nevada.  MORTGAGEE'S AFFIDAVIT OF GOOD FAITH  STATE OF NEVADA.  COUNTY OF WHITE PINE.  N. H. CHAPIN  being first duly sworn upon oath, deposes and says that he CASHIER  of The Ely National Bank of Ely, Nevada, a corporation, the Mortgages had in the foregoing mortgage; and makes this affidavit on its behalf; that the said mortage was made in good faith to set the amounts named therein, and without any intent or design to deceive, hinder, delay-or defraudthe creditors of the mortgage.  Subscribed and sworn to before me this 20 day of 18.  Myl commission expires:  Notary Public.					
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## PARTNERSHIP ACKNOWLEDGEMENT

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a Notary Public in and for said County and State, known to me to be the persons who signed the above instrument in behalf of and as members of the and duly acknowledged to me that they executed behalf of said copartnership freely and voluntarily and for the uses and purposes therein mentioned.  My commission expires:  Residing at	ared before me,
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