UNITED STATES DEPARTMENT OF AGRICULT

FARMERS HOME ADMINISTRATION

REAL ESTATE DEED OF TRUST FOR NEVADA

(DIRECT LOAN)

phis INDENTURE, made and	entered into this date,	and the state of t	1.4-1.1.964	The second secon
between ALFRED GEG	KGE LAKTET M			'2' 1ATT F
	Control (1976) The First St. Ph.	ng lagag dagag delaktik keleberah daga Nasaran dagan		
	i gradini se i na produkta se se i <mark>Ngjawa ji sa panga se sa s</mark> e se se i na panga se	County, Stat	e of Névada, whose	post office address is
P. O. Box 266, E	ireka	nonge upoppakepting annual nonge upoppkepting annual	Ne	vada, as grantor(s)
hereinafter called Borrower, as Home Administration for the S as trustee, hereinafter called trution, United States Depar THAT:	State of Nevada, and n Frustee, and the United tment of Agriculture,	d States of America, actin as beneficiary, hereinafter	g through the Fair called the Governr	ners Home Adminis nent, WITNESSETI
WHEREAS Borrower is justle assumption agreement(s), here ing covenants and agreements of the entire indebtedness upon the pate of instrument	y indebted to the Governmenter called said note	rnment as evidenced by or (s), executed by Borrower or to promise (s) to pay mon any covenant or agreement	e or more certain p and payable to the ney, and authorizing , said note(s) being Due	optional acceleration
	\$7,870.00		January	1, 1968
March 15, 1963 February 18, 1964			January	1, 1971
February 18, 1964	\$4,600.00 \$3,660.00	5%	January January	1, 1965 1, 1965
February 18 1964	ψο,οοοιοο	्र के के स्थितिक के स्थापन है। स्थापन के सिंही के स्थापन के स्थापन के स्थापन	a de la contraction de la cont	
February 18, 1964		and the second state of the second	্য স্থা বিশ্ব কৰিব কৰিব কৰিব মানু আৰম্ভিক কৰা কৰিব কৰিব কৰ্মা আৰম্ভ কৰিব কৰিব	
February 18 1964		The sample of the first of the	e a la de la comita del comita de la comita del la comita de	istoria. Tare
February 18 1964		a proportion of the second second The second secon	en en regerent in de la company de la compan	istoria. Tare
February 18, 1964		and the second s	en e	
February 18, 1964	launting of the gold in	debtedness, Boirower does	Andrews in the control of the contro	n, sell, mortgage, an
February 18 1964 NOW, THEREFORE, in consi	deration of the said in	debtedness, Boïrower does	onerone hereby grant, bargai treka	n, sell, mortgage, an
February 18, 1964 NOW, THEREFORE, in cons	ideration of the said in	debtedness, Boirowei does	oserija kereby grant, bargai ireka	n, sell, mortgage, a

SUBJECT to recorded rights of way and to the effect, if any, of instruments recorded in the official records of the aforesaid County, as follows: Book 26, page 386 of Deeds (Reservations in Patent); Liber I, page 372 of Real Mortgage (Deed of Trust).

FHA 427-2 Nev. (8-20-62)

NVCI

on the control of the and the compact of the officeral vacation of the attention of must of Breeton . Tomachly McKover, Range to sere, S.D. D. e in the trade to the terminal property of the contract of the and a comment of the early extend them them the region of the property of the contract of the Nation: (i,j)150051. J ্নিন্দ্ৰন্ত্ৰ কৰিছে বিভাগৰ কৰিছে ক 3. 3 Sec. 275 39239 File 3.5 ក្នុំទុកបទនេវៈ 🏰 $i\mathcal{J}_{i}$ ¹50 500 €00 gonnank y · /1 (1) 50° 2000 of History ्राचीकृतिकद्वार मृत्युत्तक स्टूब्स्ट्रस्ट TOTAL ESTA S

and of the variety the over-

The result value of the second of the second

and the state of the the second that the many in addition to british to be to be to be sufficient and an incoming quantum comment. and the contract of the entire the collect and medical extended by Operators and payable to the Contraction of the contraction

the of the the transfer is a second transfer in respectively. Individually, the transfer in the research to the research Free Court of Design of the Second of the Second of the Second in the Second of the Se

together with all rights, interests, ensements, hereditaments and appurtenances thereunto belonging, the rents, issues and profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto or reasonably necessary to the use thereof, all water water rights, water stock, wells, pumps, pumping plants, and equipment pertaining thereto; and all payments at any time owing to Borrower by virtue of any sale, lease, transfer or convey-ance of or injury to, any part thereof or interest therein, including but not limited to payments for properly taken by

eminent domain—all of which are hereinafter called said property;

TO HAVE AND TO HOLD said property unto trustee, his successors, grantees and assigns forever.

IN TRUST TO SECURE the prompt payment of said indebtedness and of any advances, disbursements, and excenditures made hereunder and of any renewals and extensions of any debt secured hereby, all with interest, and to secure the performance of every covenant and agreement of Borrower contained herein, in said note(s), or in any supplementary agreement, all of whose provisions are hereby incorporated and made a part hereof;

AND BORROWER, for himself, his heirs, executors, administrators; successors and assigns, WARRANTS said property and the title thereto unto trustee for the bonefit of the Government against all lawful claims and demands whatsoever except any liens, encumbrances, easements, reservations, or conveyances specified hereinabove, AGREES TO PAY when due the indebtedness hereby secured, and, so long as any such indebtedness remains unpaid, COVENANTS AND AGREES

T():
(1) pay when due all taxes, liens, tevius, obligations, liabilities, judgments, encumbrances, and assessments against said property and promptly deliver to the Government without demand receipts evidencing such payments;
(2) keep said property insured as required by and under golicies approved by delivered to, and retained by the

Government:

and head. South a first one will be set

1 (0) (1)

Muli jeriod sauce y puley (3) maintain improvements in good repair and make repairs required by the Government; operate said property in a good and husbandmanlike manner; comply with such farm conservation practices and farm and home management plans as the Government from time to time may prescribe; and not abandon said property, or cause or permit waste, lessening or impairment of the security covered hereby, or, without the written consent of the Government, cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals except as may be necessary for ordinary domestic purposes;

(4) If this instrument secures a "Farm Ownership" loan as identified in Farmers Home Administration regulations; personally operate said property with his own and his family labor as a farm and for no other purpose, and not lease, said property or any part of it, unless the Government consents in writing to another method of

operation of to a lease; (5) comply with all laws, ordinances, and regulations affecting said property;

(6) comply with all laws, ordinances, and regulations affecting said property;
(6) pay or reimbutes the Government for expenses reasonably necessary or incidental to protection of the lien and priority hereof, and to enjoycement of or compliance with the provisions hereof and of any instrument secured hereby (whether before or after the default), including but not limited to costs of evidence of title to and survey of said property, costs of recording this and other instruments, attorneys' fees, trustees' commissions, court costs, and expenses of advertising, selling, and conveying said property; AND THAT!

(7) any aniounts required herein to be paid by Borrower may, if not paid when due be paid by the Government and thereupon shall be secured hereby, bear interest at the rate borne by the above said note if only one is described, or, if more than one is described above and secured hereby, at the rate borne by the one selected by the Government in its sole discretion, and be immediately due and payable by Borrower to the Government, without denand, at the place designated in

the note; (8) neither said property nor any portion thereof or interest therein shall be assigned, sold, transferred, or encumbered,

voluntarily or otherwise, without the written consent of the Government;

(9) at all reasonable times the Government and its agents may inspect said property to ascertain whether the requirements hereof are being met;

hereof are being met;

(10) the Government may extend and defer the maturity of and renew and reamortize any debts secured hereby, release from liability any party liable thereon and release portions of said property from and subordinate the lien hereof, and waive any other rights hereunder, without affecting the lien or priority hereof or the liability of Borrower or any other party for payment of said debts;

(11) default hereunder shall constitute default under any other real estate or crop or chattel security instrument held by the Government and executed or assumed by Borrower, and default under any such other security instrument shall

constitute default hereunder;

(12) SHOULD BORROWER, or any one of the persons herein called Borrower, DEFAULT in payment of any debt or performance of any covenant or agreement hereby secured or herein contained, or die or be declared an incompetent, a bankrupt or an insolvent, or make an assignment for the benefit of creditors, the Government at its option may: (a) declare all debts hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate and rent said property (e) upon application by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for said property, with the usual powers of receivers in like cases, and (d) authorize and request Trustee to foreclose this instrument and sell said property as provided by law;

[13] at the request of the Government, Trustee may foreclose this instrument by advertisement and sale of said property as

provided by law, for cash or secured credit at the option of the Government, personal notice of which sale need not be served on Borrower; such sale may be adjourned from time to time without other notice than oral proclamation at the time and place appointed for such sale and correction made on the posted notices, and at such sale the Government and its agents may place appointed for such safe and correction made on the poster neutres, and at such safe the dovernment and its agency may bid and purchase as a stranger and may pay the Government's share of the purchase price by crediting such amount on any debts of Borrower owing to or insured by the Government, in the order prescribed in paragraph (14): Trustee at his option may conduct such sale, without being personally present, through his delegate authorized by him for such purpose orally or in writing, and Trustee's execution of a conveyance of said property or any part thereof to any purchaser at foreclosure sale shall be conclusive evidence that the sale was conducted by Trustee personally or through his delegate duly authorized

sate shall be conclusive evidence that the sale was conducted by Trustee personally or through his delegate duty authorized in accordance herewith;

(14) the proceeds of foreclosure sale, after being applied to the payment of costs and expenses incident to enforcing or complying with the provisions hereof, any prior liens required by law or a competent court to be so paid, and all indebtedness secured hereby, shall be applied in the following order to the payment of: (a) inferior liens of record required by law or a competent court to be so paid, (b) at the Government's option, any other indebtedness of Borrower owing to or insured by the Covernment and the content to the payment of the covernment's option, any other indebtedness of Borrower owing to or insured by the Covernment and the covernment to the covernment and the covernment of the cover

by the Government, and (c) any balance to Borrower; (15) all powers and agencies granted in this instrument are coupled with an interest and are irrevocable by death or

otherwise; and the rights and remedies provided in this instrument are cumulative to remedies provided by law; (16) as against the indebtedness hereby secured and to the extent permitted by law, Borrower hereby relinquishes all rights of homestead in said property and hereby waives all present and future valuation or appraisal laws and all exemptions of any kind to which Borrower may be entitled under the laws and constitution of the jurisdiction in which said property is situated;

(18) this instrument shall be subject to the present regulations of the Farniers Home Administration, and to its future regulations not inconsistent with the express provisions hereof (1986) the total section game applications of the express provisions hereof (1986) the express

(19) notices given hereunder shall be sent by certified mail, unless otherwise required by law, addressed, until some other address is designated in a notice so given, in the case of the Government to Farmers Home Administration, United States Department of Agriculture, at Berkeley, California, and in the case of Borrower to him at his post office address stated above. (20) this instrument also secures any loans or advances hereafter made by the Government to Borrower for any purpose whatsoever. en lengue. Langue en las particulares de la proposition de la particular de la composition del composition de la composition de la composition de la composition de la composition del composition de la compositi and the mention in one to the wing return to the payeting all the inferior in the of the same of the same of the state of the state of the same of the is a more sens, their bound resident is the countries come and residents increase to subseque to when IN WITNESS WHEREOF, Borrower has hereunto set Borrower's hand(s) and seal(s) the day and year first above NESS WITHREUF, Borrower has nereunto set Borrower's hand(s) and seal(s) the day and yet and an The state of the second con so amore diament entre and papentine that the stress of Minerovice design and were represented by the control of the contr HORRITY SA, to any one of the positive trivials offer frames. DEFACLS to properties at the date we are not the contract of the THE SWEET CONTROL OF A STREET OF SALES OF SALES ACKNOWLEDGMENT WEEK SALES SALES SALES OF SALE STATE OF NEVADA tre du maria de la compania de la compania de contra de la compania del compania del compania de la compania de la compania del compa COUNTY OF THE PURPLE AND PROPERTY OF THE PROPE day of April A. D. 196 , personally appeared before me, a Notary Public in and for said County, ALFRED GEORGE FARLEY and MARJORIE ALYNE FARLEY, er the properties to the land the properties of his wife known (or proved) to me to be the person(a) desorbed in and who executed the foregoing instrument, who acknowledged to me that they executed the same freely and voluntarily and for the uses and purposes therein mentioned. same the time to de migrateries of verminals in. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written. [NOTARIAL SEAL] My commission expires 1/0 1/4:60 and the second sec FILENO_ 39759

COUNTY, NEVADA,