THIS INDENTURE, made and entered into this 2nd day of March, 1966, by and between CRESCENT VALLEY RANCH & FARMS, a Newada corporation, party of the first part, and JAMES W. STAHL and MARY L. STAHL, husband and wife as Joint Tenants, parties of the second part,

That the said Party of the First Part, in consideration of the sum of TEN DOLLARS (\$10.00), lawful money of the United States of America, to it in hand paid by the said Partles of the Second Part, the receipt of which is hereby acknowledged, does by these presents grant, bargain and sell unto the said Parties of the Second Part, and to the survivor of them, and to the heirs and assigns of such survivor forever, all that certain percel of real property situate in the County of Eureka, Sate of Nevada, described as follows:

The Northwest quarter of the Southwest quarter of Section 13, Township 31 North, Range 48 East, M.D.B.& M., as per Government Survey.

RESERVING THEREFROM an easement of 30 feet along all boundaries for ingress and egress. with power to dedicate.

SUBJECT TO: 1. Taxes due not heretofore paid.

inabove written.

2. Covenants, conditions, restrictions, reservations, easements, rights and/ or rights of way of record.

TOGETHER with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

TO HAVE AND TO HOLD the said premises, together with the appurtenances unto the said of the Second Part, and to the survivor of them, and to the heirs and assigns of such survivor forever.



IN WITNESS WHEREOF, the Party of the First Part has caused its corporate name to be hereunto subscribed and its corporate seal affixed pursuant to proper resolutions of its Company the day and year here-CRESCENT VALLEY RANCH & FARMS

Attest:			r fhie	1 h -	
STATE OF County of	nevada Eureka	}ss By	Lawren		<u></u>
Public in and for President and instrument, and they /acquaint said Corporation indicated after se	r said county and state  Assistant Secrete upon oath did depose ted with the seal of sai	that they are of the or of	LTZER and LAWN of the Cor fficers of said Co that the Seal affix	poration that executed the reporation as above designed to said instrument is the removal of the	he foregoing gnated; that s the seal of
IN WIT	TNESS WHEREOF, he day and year in the	nis certificate first a	et my hand and bove written.	NOTARY PUBLIC	poles
March 15,	Filed for record	at the request of N	15Pago.1./.:	Records of Eureka Collic a- All Factor	Lo'clock A. M. Sounty, Nevada
	PER: 4 2.45		Br		Deputy