CHATTEL MORTGAGE BOOK 10 PAGE 189

(Inanimate)		
This MORTGAGE, made this 19th day of		, 19 63
By Rudolph Farr, Clyde Farr and Maurice		***
	Eureka	, State of Nevada,
by occupation Ranchers		, hereinafter called
"Mortgagor", to the Nevada Bank of Commerce, a banking	corporation duly organized and existing u	nder and by virtue of the laws
of the State of Nevada, hereinafter called "Mortgagee",		
with all replacements and substitutions therefor, and all Eureka , County of Eureka	repairs, additions and improvements the	tereto, situated in
One 1959 Chevrolet 8 Pickup - I. D. No. 1 One 1960 Chevrolet 4 Dr. St. Wgn I. D One 1961 Chevrolet Pickup - I. D. No. 10	. No. 011351166714	
One 1959 GMC 2 Axel Truck Tracter - I. I One 1958 Ford F-100 Pickup - I. D. No. F. One 1955 Ford F600 Stake Truck - I. D. No.	10J\$L-11809	
as security for the payment to said Mortgages of the sum of F1	ve Thousand and $NO/100$	Dollari
(\$ 5,000,00) in lawful money of the United States of A	merica on the 19th day of Decemb	er 19 01 , with interes
thereon at the rate of Seven percent (-7- %) per annum, a	is evidenced by, and according to the terms of	that certain promissory note, made
executed and delivered by said Mortgagor to said Mortgagee, dated t December , 19 64 , in the principal sum of F	ive Thousand and NO/100	and maturing the 1701. day o
(5 5,000.00) with interest thereon at the rate of Seven		
indebtedness and obligations owing by or due from, or hereafter to or assigns of said Mortgagor, to said Mortgages, its successors or a kind or nature which Mortgages, its successors or assigns, may whether absolute or contingent, whether due or not, or whether other ment or arising thereafter, provided that the maximum amount Right. Thausand and NO/100	become owing by or due from said Mortgagor, or saigns; also as security for the repayment of al have against said Mortgagor, whether created wise secured or not, or whether existing at the to be secured hereby at any one time sh	
repayment of all sums or amounts that are necessarily advanced or servation of the property, or any part thereof, described in this morts		
This mortgage shall extend to cover and secure any and all shillities of said Mortgagor, whether as principal, surely, or gu whether evidenced by note or otherwise, now sulating or horselfer at Said Mortgagor hereby declares and hyrsby warrants to said k mortgaged property hereinabove described, and that said mortgaged property hereinabove described and hereinabove described property hereinabove described prope	factors as that half Markenson in the absolute	
	41 71	NRS 106.020
hereby adopted and made a part of this mortgage. It is further agreed that said Mortgagor will at all times kee collision, or other casualty to the amount of at least the sum of	AOV.	
(\$ACY), in some reliable insurance company or c	ompanies, approved by the Mortgagee, with los	a, if any, payable to said Mortgage
and said Mortgager as their fitterest may appear, and that said Mortgages as further accurity. In default of said Mortgager is amount aforesaid, and add the premiums therefor to the mortgage debilt is further agreed that upon default of any of the terms, or in the payment of any note or notes, sum or sume of money, or the the hereinsbove described property, or any part thereof, or to remove upon the insolvency of said Mortgager, or the selzure of said propertholder of said note or notes, or other evidences of indebtedness foregoing events, said Mortgages, or its agents, successors or assigned edness immediately due and payable, whicher metured or not, and orecommended the property or any part thereof, and said of saie, by advertisement or otherwise, sell and dispose of the monunt and sums secured by this mortgage, at either public or private said Mortgages shall pay the sum or sums then due and payable incurred in the teking and selling the mortgaged property or any part due and payable incurred in the teking and selling the mortgages, at either public or private and and it is further agreed that said Mortgages is expressly and after and and it is further agreed that said Mortgage is expressly and execute who bills of saie or other conveyences necessary to conveyence the conveyences necessary to conveyence the conveyences necessary to conveyence the conveyences and the conveyence and the conveyen	it. Inditions, covenants, or agreements herein continuities thereon, secured by this mortgage, or usaid property, or any part thereof, from said copy, or any part thereof, from said copy, or any part thereof, by any process of isw, or, shall at any time feel unsafe or insecure frome, are hareby suthorized to declars the note or is demand therefor, with or without the sid or a sea any of the property subject to the lien of the Mortgages may, with or without notice to said kereinabove described property, or so much the seals, for the best price that can be obtained; under the lien of this mortgage, the interest incited the thereof, and any other expenses and charges sking said payments, the overplue, if any, shall horized and empowered, upon any such sale of the series and any such sale of	sined and provided for, upon default pon any sale, or any attempt to sel unity or from its present location, or in the event said Mortgages or any any cause, then and in any of the notes or other evidences of indebtind the said Mortgages may, without saistance of any person or persons its mortgages may be found, and take fortgager and with or without notice reof as may be necessary to pay the notes and the same of the same and the same of the sam
execute such bills of sale or other conveyances necessary to convey it shall not be necessary for the purchaser or purchasers at any su sible for the actual existence of the contingency or contingencie purchaser or purchasers of the property so soid shall be good i Mortgage as to the actual existence of the contingency or contin be conclusive and binding upon seid Mortgagor; and seid Mortgagor, and any and all rights to claim as permanent non-removable lixture of said property or any part thereof, from the premises where same must be used to the first the same of	on asie or asies must hear or sales shall be made and sufficient; and it is further agreed by said gencies upon which such asie or sales as afor- upon default and sale as aforesald, hereby we's se, any of the property hereinabove described, sy be found at the time of said default. Idorded the Mortgages in case of default, or bre live of any other remedy by way of foreclosure, o wed proporty may be situated.	by said Morigages, and title to the Morigagor that the decision of said seald is or may be predicated, shales any and all eights of redemption and hereby consents to the removation, or the happening of any of the otherwise, afforded the Mortgages
Signed, sealed and delivered in presence of:	∽	
	* Rushesh harr	1 /
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sion expires May 17, 1967