## Position 5 44467

UNITED STATES DEPARTMENT OF AGRICULTURE FARMERS HOME ADMINISTRATION

## REAL ESTATE DEED OF TRUST FOR NEVADA (DIRECT LOAN)

| 27  | ***************************************  | - 강석교환(사이왕) 등 경우 환경 (10년 10년 1년  |
|---|--|--|
| HIS INDENTURE, made and entered   | into this date. of april 10, 19  | 67   |
| 113 INDENTORE, made and energy  |  | · 免疫的 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)  |
| tweenDeVERE_CCOLLINGS   | OOD and MARIE C. COLLINGHOOD, L  | ie wise,   |
|   | ार कर विश्व करिया है।<br>स्वास्त्र कर कर के स्वास्त्र कर के स्वास्त्र कर के स्वास्त्र कर कर कर कर की स्वास्त्र कर की स्वास्त्र कर की स्व   | one extended to the market of the control of the co |
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|   |  | ing again in the firm give a distribution  |
| iding inEureka  | County, State of   | Nevada, whose post office address is   |
|   | The second secon | and the commence of the commen |
| Eureka  | ्रक्षक करूत संविद्या कर्ण १९८८ व्यक्ति । स्ट्रांटर<br>विकास सम्बद्धाः  | Nevada <b>02310</b> as grantor(s)  |
|   | <u> </u>   | e dia majura ng ginggan m  |
| reinafter called Borrower, and  | OLIVER J. DUYAL Nevada, and his successors in office as State  | , State Director of the Farmers  |
| trustee, hereinafter called Trustee,<br>ation. United States Department o<br>HAT: | and the United States of America, acting the f Agriculture, as beneficiary, hereinafter call   | ed the Government, WITNESSETH  |
| sumption agreement(s), hereinafter<br>g covenants and agreements of Borre         | ed to the Government as evidenced by one or<br>called said note(s), executed by Borrower and<br>ower in addition to promise(s) to pay money, a<br>ver's breach of any covenant or agreement, said  | payable to the Government, contain-<br>and authorizing optional acceleration   |
| Date of instrument  | Principal amount   | Annual rate of interest  |
|   |  | \  |
| March 6, 1967   | \$6,070.00   | 52   |
| March 1, 1966   | \$5,840.00   | 57.  |
| July 28, 1964   | \$5,050.00   | 57.  |
|   |  |  |
| OW, THEREFORE, in consideration   | of the said indebtedness, Borrower does hereb  | oy grant, bargain, sell, mortgage, an  |
| sign unto Trustee the following-desc  | ribed property situated inBurek  | County (ies)   |
| ate of Nevada:  |  | •  |
| The Southwest quarter of described as Lots 9, 10,                                 | Section 32, Range 53 East, Towns 11, and 12.   | ship 20 North  |
| SUBJECT to recorded right   | ts of way;   |  |
|   |  |  |

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together with all rights interests, easements, 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 conveyance of or injury to, any part thereof or interest therein, including but not limited to payments for property 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 indebtediess and of any advances, disbursements, and expenditures

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 benefit 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

(1) pay when due all taxes, liens, levies, 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 policies approved by, delivered to, and retained by Government:

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(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, intions, personally operate said property of any part of it, unless the Government consents in writing to snother method of

operation or to a lease;

(5) comply with all laws, ordinances, and regulations affecting said property; (6) pay or reimburse the Government for expenses reasonably necessary or incidental to protection of the lien and priority (6) pay or reimburse the Government for expenses reasonably necessary or incidental to protection of the lien and priority hereof and to enforcement 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, selland the same treate and referring and tot the two med participate there and conveying said property;

AND THAT:

(7) any amounts required herein to be paid by Borrower may, if not paid when due, be paid by the Government and there upon shall be secured hereby, bear interest at the rate borne by the above said note it 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 demand, 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;

(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 dabts 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, (c) 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 bid and purchase as a stranger and may pay the Government's share of the nurchase 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 in accordance herewith; 1171

(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 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;

(17) upon payment of all indebtedness herebyreceded, the Government shall execute and deliver to Borrower at his above post office address a release, and satisfaction hereof within 60 days after written demand by Borrower, and Borrower hereby

walves the benefits of all laws requiring earlier execution or delivery of such release and satisfaction;

(18) this instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future regulations not inconsistent with the express provisions hereof;

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(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 flome Administration, United States Department of Agriculture, at Berkeley, California 94704; and in the case of Borrower to him at his post office address stated above.

to him at his post office address stated above.

(20) This instrument also secures any loans or advances bereafter made by the Government to Borrower for any purpose whatecover:

Sec. 25 IN WITNESS WHEREOF, Borrower has hereunto set Borrower's hand(s) and seal(s) the day and year first above written.

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Marie e Marie C. Collingwood

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i kalintak sekolomingo i terbibi i izoni. Kalinga takan kalinggango ini itang aksilok kalinggang kalingan aksilok kalinggan Kalingan katangangan basilok salinggan ang Angala katangan. सम्पत्न सम्भूषे क्यांका राष्ट्र क्रिका सम्बद्धाः सम्बद्धाः

ACKNOWLEDGMENT :

STATE OF NEVADA

COUNTY OF EURAL A

A. D., 1997, personally appeared before me, a Notary Public

in and for said County, ... DeVERE C. COLLINGHOOD and MARIE C. COLLINGHOOD, his wife, Committee promates of the part of the same of

known (or proved) to me to be the person(s) described in and who executed the foregoing instrument, who acknow-

ledged to me that ....thay ...... executed the same freely and voluntarily and for the uses and purposes therein mentioned.

070 010-603

IN WITNESS WHER first above written.

INOTABIAL SEALT

My commission expires ...

ve hereunto set my hand and affixed my official seal the day and year in this certificate

Notary Public State of Nevada

Eurota County, Nevada

My commission axpires Oct. 14, 1969

File No. 444 Polary Public. RECORDED AT THE REQUEST OF

Marie C. Collingwood April 10. A.D. 1967

grat 20. minutes past 3. P. M. In Book 18 ... of OFFICIAL RECORDS

Projekta COUNTY, NEVANDO OF