6097**5**Position 6

USDA-FHA Form FHA 427-1 NV (Rev. 7-1-73)

## REAL ESTATE DEED OF TRUST FOR NEVADA

ealdian is	<b>Eureka</b>		Colors Carle Callette Call
			County, Nevada
kose post office address is P	. O. Box 246	Eureka	Nava Care
e grantor(s), hereia called "Born the Farmers Home Administrati irector, as trustee, hereia call dministration, United States Depa ITNESSETH THAT:	on for the State of Nevada, a ed "Trustee," and the Uni- ertment of Agriculture, as ben	nd his successors in office as led States of America, acting efficiery, hereia called the "Gov	through the Farmers Home erament,"
WHEREAS, Borrower is justly samption agreement(s), herein could be construed as referring to secured by Borrower, being paymented by Borrower, being paymented as follows:	alled "note" (if more than o	se note is described below, the	word "note" as used herei
ets of instrument	Princi	ol Amount	Annual Rat of Interest
And it is the purpose and ist	to Borrower, and the Govern of Farm and Rural Developme tent of this instrument that.	at Act, or Title V of the Housing	Act of 1949;
And the note evidences a loss sereof personnt to the Consolidate And it is the purpose and into overment, or in the event the hall secure payment of the note of the note or attack to the debt.	to Borrower, and the Govern of Farm and Rural Developme test of this instrument that, Government should assign it ; but when the note is held evidenced thereby, but as to our under its instinence contr	ment, at any time, may assign to the Heusing among other things, at all times in instrument without insurance to insurance to the most and and the fact the sore and such dots shall cont by reason of any default by	he acts and leave the payers (Act of 1949; we when the note is held by to be of the acts, this instrum- ment shall act occurs payer wattists as indicastly mortas borower:
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And the note evidences a loss bereof personnt to the Consolidate And it is the purpose and intoversment, or in the event the hall success payment of the note of stack to the debt of secure the Government against I NOW, THEREFORE, is considered to trustee the following-describe EUREKA	to Borrower, and the Govern of Farm and Rural Developme test of this instrument that, Government should assign to jour when the note is held evidenced thereby, but as to our under its insurance contributes of the loss(s) Borro ad property situated in  Coun t, piece or parce yada, more partic	ment, at any time, may assign the Act, or Title V of the Heusing among other things, at all times in instrument without insurant by an insured holder, this last, the note and such debt shall cont by reason of any default by last does hereby grant, hergain by the control of th	he apte and theory the payming Act of 1949; we when the note is held by the of the note, this instrument shall not occurs paymenthes an indensity motion bottown; nell, mortgage, and unsign
And the note evidences a loss sereof parament to the Consolidate And it is the purpose and intovernment, or in the event the soll secure payment of the note; the note or attack to the debt occurs the Government against !  NOW, THEREFORE, is considered to trustee the following-describe EUREKA  11 that certain lot ureks, State of New TOWNSHIP 21 !  Section 8:	to Borrower, and the Govern of Farm and Rural Developme test of this instrument that, Government should exsign i , but when the note is held evidenced thereby, but as to our under its insurance contr feration of the lona(s) Borro d property situated in  Coun t, piece or parce vada, more partic NORTH, RANGE 53 I	ment, at any time, may assign the Act, or Title V of the Heusing among other things, at all times in instrument without insurant by an insured holder, this last, the note and such debt shall cont by reason of any default by last does hereby grant, hergain by the control of th	he asts and leaver the paying Act of 1949; so when the note is held by the of the note, this instrument shell not necessary paying act in the country notice and, nortgage, and essign the country of as follows:

together with all rights, interests, easements, hereditaments and appurtenances thereunto belonging, the rests, issue regenser with all rights, interests, easements, nerequaments and appartenances increases belonging the rests, issues, was profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto er profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto er researchly necessary to the use thereof, including, but not limited to, ranges, refrigerators, clothes washers, clothes dryers, or carpeting purchased or financed in whole or in part with loan funds, all water, water rights, water stock, walls, purps, pumping parameter or manced in whole or in part with loan funds, all water, water rights, water stock, wells, pumping plants, and equipment pertaining thereto, and all payments at any time owing to Borrower by virtue of any sale, lease, transfer, conveyance, or condemnation of, or injury to, any part thereof or interest therein-all of which are herein called "the property";

Sig. 2 4. \$4. \$1. \$4.

TO HAVE AND TO HOLD the property note Trustee, his successors, grantees and assigns forever;

TO HAVE AND TO HOLD the property sate Trustee, his successors, grantees and assigns forever;
IN TRUST, NEVERTHELESS, (a) at all times when the note is held by the Government, or is the event the Government should assign this instrument without insurance of the payment of the note, to escure prompt payment of the note and any agreements contained therein, including any provision for the payment of an insurance or other charge, (b) at all times when the note is held by an insurance lander, to accure paderments of Borrower's insurance or other charge, (b) at all times when the note is held by an insurance lander, to accure paderments by reason agreement herein to indensify and save hereiless the Government against loss under its insurance endorments by reason of any default by Borrower, and (c) in any event and at all times to accure the prompt payment of all advances and expenditures made by the Government, with interest, as hereinafter described, and the performance of every coverest and agreement made a next hereby incorporated bester and made a next hereby incorporated bester and made a next hereby.

BORROWER for himself, his heirs, executors, administrators, successors and assigns WARRANTS the property and the BORROWER for himself, his heirs, executors, administrators, successors and assigns WARRANTS the property and the BORROWER for the benefit of the Government against all lawful claims and demands whatnesses except any title thereto eath Treates for the benefit of the Government against all lawful claims and COVENANTS AND AGREES liens, accurategaces, essensate, reservations, or conveyances specified hereinshove, and COVENANTS AND AGREES as follows:

(i) To pay promptly when due any indebtedness to the Government hereby accured and to indennify and save harmless the Government against any loss under its interance of payment of the note by reason of any default by Borrower. At all the Government against any loss under its interance of payment of the note by reason of any default by Borrower. At all the Government against the note is held by an insured lander, Borrower shall continue to make payments on the note to the Government, as collection agent for the holder.

(2) To pay to the Government such fees and other charges as may now or hemalist he required by regulations of the

rs Home Administration.

(3) If required by the Government, to make additional monthly payments of 1/12 of the estimated annual texas, resements, insurance premiums and other charges upon the mortgaged premiums.

(4) Whether or not the note is insured by the Government, the Government may at any time pay any other amounts required herein to be paid by Borrower and not paid by him when due, as well as any costs and expenses for the preservation, protection, or enforcement of this lies, on advances for the account of Borrower. All such advances shall bear interest at the rate borne by the note which has the highest interest rate.

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- (5) All advances by the Government as described in this instrument, with interest, shall be immediately due and payable by Borrower to the Government without demand at the place designated in the latest note and shall be secured hereby. No such advance by the Government shall relieve Borrower from breach of his covenant to pay. Such advances, with no such advance by the Government shall relieve Borrower from oreach of his coverant to pay. Such advances, with interest, shall be repeid from the first available collections received from Borrower. Otherwise, any payment made by Borrower may be applied on the note or any indebtedness to the Government secured hereby, in any order the Government determines.
  - (6) To use the loan evidenced by the note solely for purposes authorized by the Government.
- (7) To pay when due all taxes, liens, judgments, encumbrances, and assessments lawfully attaching to or assessed against the property, including all charges and assessments in connection with water, water rights, and water stock pertaining to or the property, including all charges and assessments in connection with water, water rights, and water stock pertaining to or assessments in connection with water, water rights, and water stock pertaining to or assessments. receipts evidencing such payments.
- (6) To keep the property insured as required by and under insurance policies approved by, delivered to, and retained
- (9) To maintain improvements in good repair and make repairs required by the Government, operate the property is a good and husbandmanlike manner; comply with such farm conservation practices and farm and home management plans as good and husbandmanlike manner; comply with such farm conservation practices and farm and home management plans as 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 to abandon the property, or cause or permit waste, furnished, 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.

(10) To comply with all laws, ordinances, and regulations affecting the property.

(11) To pay or reliaburse the Government for expenses reasonably necessary or incidental to the protection of the lies and priority hersof and to the enforcement of or the compliance with the provisions hersof and of the note and any supplementary agreement (whether before or after default), including but not limited to costs of evidence of title to and survey of the property, costs of recording this and other instruments, attorneys' fees, truntees' fees, court costs, and expenses of advertising selling and conveying the property.

(12) Neither the property nor any portion thereof or interest therein shall be leased, assigned, sold, transferred, or cusbered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole and exclusive rights as beneficiary hereunder, including but not limited to the power to great consents and subordinations, and to request full and partial reconveyances, and no insured leader shall have any right, title or interest in or to the lies

or any benefits bereof.

(13) At all responsible times the Government and its agents may inspect the property to escertain whether the coverants and agreements contained herein or in any supplementary agreement are being performed.

(14) The Government may extend and defer the maturity of and renew and reamortize the debt evidenced by the note or say indebtedness to the Government secured hereby, release from liability to the Govern ment any party so liable there: est reconveyances of portions of the property from and subordinate the lies hereof, and make any other rights berounder, without affecting the lies or priority hereof or the liability to the Government of Borrower or any other party for payment of the sote or indebtedness secured hereby except an specified by the Government is writing.

(15) If at any time it shall appear to the Government that Borrower may be able to obtain a loss from a production credit association, a Federal land beak, or other responsible cooperative or private credit source, at reasonable rates and terms association, a recernition of other responsible cooperative or private creat source, at responsible terms for losss for similar purposes and periods of time, Borrower will, upon the Government's request, apply for and accept such loss is sufficient amount to pay the note and any indebtedoess secured hereby and to pay for any stock ascessary to be purchased in a cooperative lending agency in connection with such loss.

(16) Default hereunder shall constitute default under any other real estate, or under any personal property or other, security instrument held or insured by the Government and executed or assumed by Borrower, and default under any such other security instrument shall constitute default hereunder.

(17) SHOULD DEFAULT occur in the performance or discharge of any obligation escured by this instrument, or should say one of the parties named as Borrower die or be declared an incompetent, a bankrept, or an is solvent, or make an assignment for the benefit of creditors, the Government, at its option, with or without notice, may: (a) declare the entire amount ment for the benefit of creditors, the Government, at its option, with or without notice, may: (a) declare the entire amount under the note and any indebtedness to the Government hereby uncured immediately due and payable, (b) for the re and payable, (b) for the amount unser the note and any indestroness to the Government nevery excess manuscray one and payance, (c) nor the account of Bornower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate or rest the property, (c) upon application by it and production of this instanant, without other evidence and without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers is like cases, and (d) authorize and request Trustee to foraclose this instanance and sell the property as provided by law.

(B) At the request of the Government, Trustee may foreclose this instrument by advertisement and sale of the proas provided by law, for cash or secured credit at the option of the Government, personal notice of which sale need not be served on Bornover, such sale may be adjourned from time to time without other notice than one proclamation at the time served on Bornover, such sale may be adjourned from time to time without other notice than one proclamation at the time served on Bormwer, such sale may be adjourned from time to time without other sotice than one proclamation at the time and place appointed for such sale and correction made on the posted sotice; and at such sale the Government and its agents may hid and perchase as a stranger; Trustee at his option may conduct such sale without being personally present, through his delegate authorized by him for such purpose ofally or in writing, and Trustee's execution of a conveyance of the property or may part thereof to any purchaser at foreclosure sale shall be conclusive evidence that the sale was conducted by Tuntee personally or through his delegate delly authorized in accordance here sith.

(17) The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and exp (19) The proceeds of toractorare sale shall be appared in the motioning order to the payment of; (a) compelied to incident to enforcing or complying with the provisions bereof, (b) say prior lines required by law or a compelied court to be so paid, (c) the debt oridenced by the note and all indebtedness to the Government secured hereby, (d) inferior lines of motion paid, (c) the debt oridenced by the note and all indebtedness to the Government's option, any other indebtedness of Bostower record required by law one competent court to be as paid, (e) at the Government's option, any other indebtedness of Bostower owing to or insured by the Government, and (f) any believe to Bostower. In case the Government is the successful hidder at force court of the property, the Government may pay its share of the purchase price by an interest one case debte of Bostower action to a force court to the Government. In the backet associated above. at foscionie or other sale of all or my part of the amporty, the Government may a crediting such amount on any delta of Borrower enting to or issued by the Gover soor 54 PAGE 77

- (20) All powers and agencies granted in this instrument are coupled with an interest and are irrevocable by death or berwise; and the rights and remedies provided in this instrument are completive to remedies provided by law. (21) As against the debt evidenced by the note and any indebtedness to the Government hereby secured, with respect to (21) As against the debt evidenced by the note and any indebtedness to the Government nereby secured, what respect to the property, Borrower (a) hereby reliaquishes, waives, and conveys all rights, incheste or consummate, of descent, dower, curtesy, homesteed, valuation, appraisal, and exemption, to which Borrower is or becomes entitled under the laws and constitution of the jurisdiction where the property lies, and (b) hereby agrees that any right provided by such laws or constitution for redemption or possession following foreclosure sale shall not apply, and that no right of redemption or possession shall exist after foreclosure sale. (22) If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or repair of property to be used as an owner-occupied dwelling (herein called "the dwelling") and if Borrower intends to sell or sent the dwelling and has obtained the Government's consent to do no (a) seither Borrower nor anyone authorized to act for him will, after receipt of a bose fide offer, refuse to negotiate for the sale or rental of the dwelling or will otherwise make unevallable or deny the dwelling to anyone because of race, color, religion or netional origin, and (b) Borrower recognizes as illegal and
  - or desy the dwelling to anyone because of mos, color, religion or netional origin, and (b) Borrower recognizes as illegal and hereby disclaims, and will not comply with or attempt to enforce any restrictive covenants on the dwelling relating to race, color, religion, or national origin. (23) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future galations not inconsistent with the express provisions hereof.

egulations not inconsistent uses express provinces ensure.

(24) Notices given hereunder shall be sent by certified mail, nates otherwise required by law, address. until some other address is designated in a notice so given is the case of the Government or Trustee to Farmers Home Administration, United States Department of Agriculture, at Berkeley, California 94704, and in the case of Borower to him at his post office address stated above.

(25) Borrower will perform and complete all the action and falfill all of the conditions necessary to perfect his rights to appropriate underground water to be produced from any well(s) now located or hereafter placed on the property and apply said water to beneficial use thereon; and in the event of Borrower's failure to do so, the Government shall have the right to complete such action in which event all expenses and costs incident thereto shall become an indebtodess of Borrower in favor of the Government and shall be secured by this deed of trust.

(26) Upon full and final payment of all indebtedness hereby secured and the performance and discharge of each and every condition, agreement and obligation, contingent or otherwise, contained herein or secured hereby, the Government shall request Trustee to execute and deliver to Borrower at his above post office address a full reconveyance of the property within 60 days after written demand by Borrower, and Borrower hereby waives the benefits of all laws requiring earlier execution or delivery of such reconveyance.

(27) If any provision of this instrument or application thereof to any person or circumstances is held invalid, such invalidity will not affect other provisions or applications of the instrument which can be given affect without the invalid provision or application, and to that end the provisions hereof are declared to be severable.

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RECORDS. a	of Official or 111-114 recon county, Nevada	*		WID BUIL			(SEAL)
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