THE PRINCE OF THE	JST made . April1	19. 1977	between		
ROBERT O. EURNHA	M and BLAINE BUI	RNHAM, his w	ife		

					Δ
herein called Grantor, THI BANK OF SACRAMENTO	D, a corporation, Sacra	mento, California	, Beneficiary;		
WITNESSETH: Tha	t Grantor hereby grant	s unto said Trus	tee, with power of s	ale, the following-des	cribed real property in
Eureka	County, Nevada	a:			1 1
FOR DESCRIPTION	OF REAL PROPERTY	Y SEE EXHIBI	T "A ATTACHED	HERETO AND MADE	E A PART HEREOF.
					7
					-
		/		1	
				1	
		/			1
		((
* * * * * * * * * * * * * * * * * * *		1	1		
				/ /	
		1			
			/ /		
			1		
	/		1	1	
/		1			
	/		1 1		
TOGETHER WITH lands and for domestic ar or to drain said land, all or in connection therewith, a to be fixtures; all grazing and appurtenances to said	all of Grantor's existing distock watering uses, of which rights are her	ng and future rig , including ditche eby made appur	thts, however evider es, laterals, conduits, enant to said land, a	and rights of way us and rights of way us and all pumping plant ants and wind machi	vater for irrigating said ed to convey such water is now or hereafter used nes are hereby declared
to be fixtures; all grazing l	eases, permits, and lice	enses used with same	aid land; all teneme	nts, hereditaments, ea	asements, rights of way,
As security for the pa	yment of: \$ 175,000	0.00	with interest as pre	scribed in Grantor's 1	promissory note of even
date herewith, payable to	Beneficiary at its office				
1 1			plus int	erest	

all interest then accrued, and, every.....12...... months thereafter, principal in consecutive installments of \$...21,073.58...... each,

Grantor, his successors or any of them, as advance(s) hereunder, with interest as prescribed in the note(s) evidencing such advance(s); (d) all renewals, reamortizations, and extensions of the indebtedness evidenced by said note(s) secured hereby; (e) all money advanced to any receiver of the premises described herein; (f) all other money that may be advanced under provisions hereinafter recited in this dead of these deed of trust.

The promissory note(s) evidencing the indebtedness secured by this deed of trust contains a provision whereby the rates of interest on the unmatured principal portion of the indebtedness and on items in default are subject to change whenever the new loan interest rate of the Beneficiary is either increased or decreased.

As additional security, Grantor assigns, without obligation on Beneficiary to effect collection, all damages, royalties, rentals, and other revenue from all present and future oil, gas, and mineral leases, and rights affecting said premises, and all money payable to Grantor in the event of cancellation of any grazing leases, permits, or licenses, used with said land; and pledges

Upon Grantor's default or breach, all stock and contracts then pledged may be sold with the land, at public or private sale, without demand for performance and without notice of such sale to Grantor or any person;

- (1) Each Grantor is jointly and severally liable for all obligations secured hereby, which obligations shall extend to and bind the heirs, executors, administrators, successors, and assigns of each Grantor;
 - (2) Acceptance by Beneficiary of any payment shall not operate as a waiver of any prior default;
 - (3) Releases from personal liability shall not affect the personal liability of any person not specifically released;

BOOK 59 PAGE 52

thereof, or any interest therein, is sold, agreed to be sold, conveyed, or allegated by the Grantor, or by operation of law or otherwise, except by inheritance, all obligations secured by the instrument, irrespective of the maturity dates expressed herein, at the option of the holder hereof, and without demand or notice, shall immediately become due and payable. Failure to exercise such option shall not constitute a waiver of the right to exercise this option in the event of subsequent sale, agreement to sell, conveyance, or alienation. Subsequent acceptance of any payment hereunder by Beneficiary shall not be deemed a waiver of any default by Grantor, or any sale, agreement to sell, conveyance, or alienation, regardless of Beneficiary's knowledge of such default, sale, agreement to sell, conveyance, or alienation at the time of acceptance of such payment.

The following covenants, Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9 of section 2 of an act entitled "A

The following covenants, Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9 of section 2 of an act entitled "An act relating to transfers in trust of estates in real property to secure the performance of an obligation or the payment of a debt, and to provide that certain covenants, agreements, obligations, rights and remedies thereunder may be adopted by reference, and other matters relating thereto," approved March 29, 1927, are hereby adopted and made a part of this deed of trust. Covenant No. 1 shall also apply to stock, contracts, and rights pledged herein. Covenant No. 2, in the amount required by Beneficiary, and the amount collected under any fire or other insurance policy, may be applied by Beneficiary upon any indebtedness secured hereby, or at option of Beneficiary the entire amount so collected or any part thereof may be released to Grantor. Such application or release shall not cure or waive any default or notice of default hereunder, or invalidate any act done pursuant to such notice. Covenant No. 3 shall include bankruptcy proceedings. Covenant No. 4: Money so expended plus interest accrued thereon shall be secured hereby; the rate of interest being subject to change in accordance with Beneficiary's variable interest rate plan. Covenant No. 5: Trustee may make full or partial reconveyances to "the person or persons

1	and marcal Co	ecitals therein shall be conclusive venant No. 7: 2%, \$100 minim in general terms to all deeds of	um Covenant No	9: Conveyance t	o new trustees s	nail not be ned	cessary,
upon recordation	on, shall be con	clusive proof of proper change		7			
Executed t	the date first he	reinabove written.	1	0	R	2	1
	Diamond Va	11ev Rt	Tolu	row.	Tr. 1	1111	
Address	Eureka. Ne	vada 89316	Robert	O. Burnham	C. Committee Committee	With the the continue	
	Diamond Va			e Burn	leon		
***************************************		vada 89316	Elaine	Burnham	1		
			. /				
			1 1				
***************************************					//		
					/		
				1			
		/ _			1		
STATE OF N		/ 1/	1	. 1			
COUNTY OF	Elko			1 1	1 1		
	0.1		77	Fet	er Ryan		
On this?	9thy of	April , in the	year 19 be	efore me,	CI II Yaii	***************************************	
a notary public Rober	t 0. Bur	l county and State, personally nham and Elaine Bu	rnnem	\\			
						ZV: 1	
known to me to	o be the person	described in and who execute	ed the foregoing	instrument, who a	cknowledged to	me that Che	У
executed the sa	ame freely and	voluntarily and for the uses and	purposes therei	n mentionea.			
IN WITN	ESS WHERE	OF, I have hereunto set my ha	nd and affixed n	ny official seal the	day and year	in this certific	ate mist
above written.			7 /	/ 0	. 1		
(SEAL)	A DA	ESTER RYAN		12	1 1	/	
	图	Notary Public - State of Nevade El'. County, Novada		(00/	Tya	w_	
/		Commission expires April 9, 1980		Notary Pub	lic in and for	Elko	
				County, Sta	te of Nevada.		
My commissio	n will expire:	^					
11			SP			н	-
		/ /	SPAC			HIS	ED
1		///	E			9	ER
1			EI			PAG	Sac
			8			E	E Ch
			F			50	P.O.
			9			RI	to, B
			2			A	Ex Ya
			Ö			Ð	K C
			RI			BA	When recorded please return to AL LAND BANK OF SACRA P.O. Box 13106-C Sacramento, California 95813
			DEF			Z	SAI SAI
			SS			·C	813
			US			SE	M M
			E BELOW FOR RECORDER'S USE ON			SPACE FOR LAND BANK USE ONL	When recorded please return to DERAL LAND BANK OF SACRAMENTO P.O. Box 13106-C Sacramento, California 95813
			Z			É	6

ONLY

Form 1242 Back (Rev. 7-76) FLB Sacramento - Nevada Deed of Trust (Decreasing-Payment Plan)

JSE ONLY

TOWNSHIP 22 NORTH, RANGE 54 EAST, M.D.B.&M.

Section 32: All

EXCEPTING THEREFROM all oil, gas, potash and sodium as reserved in Patents executed by UNITED STATES OF AMERICA recorded March 9, 1965, in Book 6 of Official Records at Pages 550 and 555, Eureka County, Nevada.

Containing 640 acres, more or less.

TOGETHER WITH the right to use underground water from wells located on the above described land for irrigation of said land, as evidenced by the following enumerated Applications to Appropriate Water, and Certificates of Appropriation of Water on file with, and issued by the State Engineer:

Application No.	Certificate No.	Source	Use
23271	6302	Underground	Irrigation
23272	6303	Underground	Irrigation
28641		Underground	Irrigation
29278		Underground	Irrigation

TOGETHER WITH the following enumerated components of the sprinkler irrigation system located on the land above described which are deemed by the Trustors to be fixtures and a part of the real property encumbered by this deed of trust:

1. Zimmatic center pivot sprinkler system; Type 307-7, Serial No. 1635;

and all replacement parts, or additional equipment, which may hereafter be acquired for irrigation of the subject land.

62955

en May 4 1977, at 00 mins. past 11 A. M. In Book 59 of OFFICIAL RECORDS, page 52-54, RECORDS OF EUREKA COUNTY, NEYADA. WILLIS A. DePAOLI Recorder File No. 62955