Form FmHA 1965-13 (11-84)		Case No.	33-06-880	195250			
UNITED STATES DEPARTMENT OF AGRICULTURE FARMERS HOME ADMINISTRATION			Type of L	oan :	Ineligible Transfere	XIEigible Transferee Uneligible Transferee XITransfer for full amount of debt Transfer for less than full amount	
	1077	94	<	SW	of debt		
ASSUMPTION AGREEMENT				(Specify) Transferor released from person liability			
(FARMER PROGRAM LOANS)				m	AlTransferor NOT released from personal liability sured □		
			□ Dire	ect Manued	U		
THIS AC	REEMENT dated	JANUARY 27		., <u>بلس</u>	9, between the Ui	nited States of Americ	
ting through	the Farmers Home Ad	ministration (called		and <u>CONAWAY</u>	FARMS, A Partne	rship	
			and	To Box 32 Fu			
alled the "ass	uming parties"), whose	post office address	us DV Rout	e Box 22, Eu	reka, NV 89316		
			\				
BECAUS	It the Government is	the holder or insure	er of loan(s) evidence	d by certain debt i	nstrument(s) executed	by the present debtor	
/_	Dale R. a	and Elma J. Co	YAWAY		· :	e etch	
/		so numbe;3:	3-06-026260	, and Identifie	t as follower		
		,		7,010,100,100	a 43 10110+14*		
			TABLE				
'nstrument	Executed	Principal Amount	Unpaid on Principal	Unpaid on Date Hereof pal Accrued Interest		ins. Chg. R.	
		\$23,000.00	924,061,34	\$140.09	8.5000	1.0000	
omlesory	C1=1?=79		7 1			3.000	
omlesory	C1=1?=79		Total Assumo			ir .	
omlesory	01-12-79		Total Assump	10111 324,20	1,43	and the second s	
omlesory	01-12-79		Total Assump	10113 324120	11.43		
UMLEROTY Lec BECAUS	E in connection with	and the same of th	ollowing described so	curity instrument	(s) were taken on pro	perty described then	
om Leaory ce becaus	E in connection with	and the same of th	ollowing described so	curity instrument	(s) were taken on pro	perty described ther	
UMLEROTY Lec BECAUS	E in connection with	and the same of th	ollowing described so	curity instrument	(s) were taken on pro	perty described there	
UMLEROTY Lec BECAUS	E in connection with	and the same of th	ollowing described so	curity instrument	(s) were taken on pro Nevada	perty described ther	
DECAUS	E in connection with		ollowing described so	curity Instrument	(s) were taken on pro	perty described there	
BECAUS id located in	E in connection with Euroka	Office W.	TABLE II	State of	(s) were taken on pro Nevada ok, Volume, or Document		
BECAUS d located in strument ad of	E in connection with Euroka Executed	Office W.	cilowing described se County,	State of	(s) were taken on pro Nevada	late.	
BECAUS and located in	E in connection with Euroka Executed	Office W.	TABLE II	State of Book 6	(s) were taken on pro Nevada ok, Volume, or Document	lace	
DECAUS	E in connection with Euroka Executed	Office W.	TABLE II	State of	(s) were taken on pro Nevada ok, Volume, or Document	lace	

BOOK | 55 PAGE 475

Position 3

FmHA 1965-13 (11-84)

n the appropriate block: (a) THE SUM OF				-		11.00	6、 美国美国人的1000年 100 年 10
(\$24,201.43), plus INTE	REST on the U	NPAID PRINCE	PAL at the ra	te of EIGHT	& ONE QUARTI	ER_PERCEN
8.2500							
2,169.00	/-		по	JANUARY	1		. 19 .8
and \$ 2,169.00	the	reafter on the	1st_of_JANU	ARY	of each .	YEAR	iness evidenc
until the PRINCIPAL and hereby, if not sooner paid, from the DATE of this assi	INTEREST are 1	TH	72TY_TWO	AL MOIAL	Linetit of t	3 <i>2</i>) VEA
hereby, if not sooner paid, from the DATE of this assi	shall be due and P/ imption agreement	АҮАВЬЕ <u></u>	1011-100	/	(-	, ; EA
		N. "N.	/ /	/			
(b) [] Of the entire to	nnaid indebtedness	under sald debi	and security in	strument(s), t	the sum of		+ 3 ⁵ + 2
(b) Cl Of the entire u	apaid indobtedness	ı under sald debi	t and security in	strument(s), t	the sum of		
(b) Cl Of the entire u	npaid Indobtedness b	i under sald debi Iollars (\$	and security in	strument(s), t	the sum of	cipal, with interes	t thereon at t
(b) Cl Of the entire u	npald Indebtedness	under sald debi loilars (\$ percent per	and security in	strument(s), t	the sum of	cipal, with interes	t thereon at t
(b) Cl Of the entire u	npald Indebtedness	under sald debi loilars (\$ percent per	and security in	strument(s), t	the sum of	cipal, with interes	t thereon at t
b) C) Of the entire unamble of	npald Indebtednessd	ounder said debi loilars (\$ percent per) accrued in ow. The princip	and security in annum from the storest as of the	strument(s), t date hereof, date hereof, v hall be due an	the sum of) printing without interest dispayable as	cipal, with interes ist thereon, which follows:	t thereon at t
ate of iollars (\$ is included to the first inst	npald Indebtedness d	ounder said debi loilars (\$ percent per) accrued in ow. The princip	and security in annum from the sterest as of the al and interest si	strument(s), to date hereof, what the due and the due	the sum of) print plus without intered payable as	cipal, with interes st thereon, which follows:	t thereon at t
ate of	Ilment written bel	ounder said debi	annum from the attrest as of the all and interest si on	adate hereof, value and the due and the du	the sum of) print plus without Interest drayable as	cipal, with interes st thereon, which follows: on	t thereon at t
b) C) Of the entire u		ounder said debi	annum from the	date hereof, value and the control of the control o	the sum of) print plus vithout intered payable as S S S S	cipal, with interes	t thereon at t
b) C Of the entire u		ounder said debi	annum from the	date hereof, value and the control of the control o	the sum of) print plus vithout intered payable as S S S S	cipal, with interes	t thereon at t
rate of dollars (\$ is included to the first inst \$ on \$ on \$ on		ounder said debi	annum from the	date hereof, vhall be due an	the sum of) print plus vithout Interest payable as S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S	cipal, with interes	t thereon at the accrued inter
control of the entire under the control of dollars (\$		ounder said debi	annum from the	date hereof, vhall be due an	the sum of) print plus vithout Interest dayable as S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S S	cipal, with interes	t thereon at (accrued inte
rate of dollars (\$ is included to the first inst \$ on \$ on \$ on \$ on \$ on \$ on	d d d d d d d d d d	percent per percent per percent per percent per now. The princip	annum from the aterest as of the al and interest si	date hereof, vhall be due an 19 — 19 — 19 — 19 — 19 — 19 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 1	the sum of) print plus vithout interest payable as \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	est thereon, which follows: on on on on don don don don d	t thereon at the secretary
dollars (\$	d d d d d d d d d d	percent per	annum from the sterest as of the al and interest as of the on	date hereof, vhall be due an 19 — 19 — 19 — 19 — 19 — 19 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 119 — 1	the sum of) print plus vithout interest payable as \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	est thereon, which follows: on on on on don don don don d	t thereon at (accrued inte, 19, 19, 19, 19, 19

debtors pertinent thereto, shall except as modified herein, remain in full force and effect, and the assuming parties hereby assume the obligations of and agree to be bound by and to comply with all covenants, agreements and conditions contained in said instrument(s) and agreements, except as modified herein, the same as if they had executed them as of the dates thereof as principal obligors, including any obligation to pay the Government an insurance charge in addition to interest, if and as provided in any such instrument(s). Any provisions of the debt and security instrument(s) which require (a) that the borrower occupy the FmFA financed dwelling. (b) live on and operate the FmHA

financed farm or (c) graduate to other sources of credit, will not apply to assumptions by an ineligible transferee.

This agreement shall be subject to present regularing q

not inconsistent with the express provisions hereof.

Farmers Home Administration regulation. Final payment will be remitted promptly. The effective date of every payment made by the assuming parties shall be the date the payment is made by them. The Government will pay the interest to which the holder is entitled accruing between the effective date of the payment and the date of the Treasury check to the holder. ASSUMING PARTIES: CONAWAY FARMS, A Partnership: AS PARTNERS: (Borrower) (Co-Borrower UNITED STATES OF AMERICA District Director FARMERS HOME ADMINISTRATION AS INDIVIDUALS: 2002 Idaho Street, Elko, NV 89801 (Office Address) 800K | 55 PAGE 477

6. When the loan(s) hereby assumed is held by an insured lender, prepayments made by the assuming parties may, except for final payment, be retained by the Government and remitted to the holder on an annual installment due date basis or other basis established by

STATE OF NEVADA)	
COUNTY OF ELKO)	
On this 13th day of March	, 19 <u></u> 87, personally
appeared before me DALE R. CONAWAY, ELMA J. (ONAWAY, TERRY R. CONAWAY,
WAYNE L. CONAWAY and BILLIE A. CONAWAY, the s	igner(s) of the above instrument,
who duly acknowledged to me that they	executed the same.
PAMELA JANE LUGETTI Hotary Public - State of Havedia Eliko County, Novel2 Appointment Expires Peo. 14, 1988 NOTAR	PUBLIC June Sund
STATE OF NEVADA) SS.	
COUNTY OF ELKO)	
On this 13th day of MARCH	, 19, personally appeared
before me DALE R. CONAWAY, ELMA J. CONAWAY TE	RRY R. CONAWAY and WAYNE L. CONAWAY
Partners of CONAWAY FARMS, a partnership the	eigner(s) of the above instrument,
who duly acknowledged to me that they ex	cuted the same on behalf of the
said partnership.	71/1/
PANIELM JANE LUGGTTI HOURY PUBLIC - Brote of Manada Eliko Connily, Navaca Appointment Expires Pos. 14, 1988	ARY PUBLIC
	RECORDED AT REQUEST OF HIGHER Tolle Compan OOON 125 DASS 475
	87 MAR 16 P3: 27
	GREICIVE REGORDS

804K 1 55 PAGE 4 78