THIS AGREEMENT, Made and entered into this 4777 day of

<sub>19</sub> 87

by and between ELSIE M. GROSCH, Rt. 1, Silver Creek, NE.

party of the first part, and JOHN ADAMS, P. O. Box 266, Eureka, NV.

party of the second part, WITNESSETH, That the said party of the first part has this day leased unto the party of the second part the following described property, situated in the County of Eureka and State of to wit:

, in Township 21N , Range 53E of the The West & gumen of section 35 buildings and improvements thereon and thereto appertaining together with the day of October , 19 8710 the 15th day of June from the 4/1 and the said second party, in consideration of the leasing of the above premises, hereby covenants and agrees with the said party of the first part to pay the said party of the first part as rent for the same as follows, to-wit: Cash rental for 260 acres of alfalfa at \$27.50 per acre for a total of \$7,150.00 due upon execution of this Lease.

Upon expiration of this Lease, the cash rental may be applied toward the purchase price of this property of \$90,000.00. If second party does not elect to purchase this property, the \$7,150 cash rental will be retained by first party. If purchased, the balance of the purchase price must be paid y on or before October 15, 1987. First parties agree that the two pivots located upon said property together (2) with the motors shall be maintained for this season at the expense of first party.

The parties agree that the expense of eradication of the gophers shall be shared three-fourths by first party and one-fourth by second party.

AND IT IS FURTHER EXPRESSLY AGREED between the parties hereto that the said party of the first part deem it necessary may, at the cost and expense of the party of the second part, employ men and equipment to go upon said premises and cultivate the crops and harvest them or to do anything that is necessary to promote their growth or save them at any time before they are in the granaries, the whole expense of the same to be a tien upon said second party's share of said crops.

AND IT IS FURTHER EXPRESSLY AGREED by the party of the second part that he teef all buildings, sences and improvements of every kind that are now on said premises or that may be erected thereon during the continuance of this lease; that he will promptly at the expiration of the term herein granted yield up possession of said premises, without notice, unto the party of the first part, in as good repair as they now are or may be at any time during the continuance of this lease, ordinary wear and loss by fire excepted. Said second party also expressly agrees to had and scatter upon said land regularly in the months of

will keep the cultivated lands all manure accumulated thereon and he of said premises free from weeds and destroy all weeds along the fences and about all the buildings, including all cockleburs and weeds on the highway adjoining the land and along the borders of the fields before they ripen their seeds; will keep the well, pump and windmill on said premises in good repair, exceptional loss by heavy wind or

fire excepted. AND IT IS FURTHER AGREED by the party of the second part that will not sub-let nor in any manner release any part of the described premises without the consent of party of the first part.

AND IT IS FURTHER AGREED that the party of the first part and her anents may go upon said premises at any time to inspect the same or to make improvements thereon and to plow for future crops and to sow small grain in corn and stubble ground in the fall before the expiration of this lease.

The covenants herein shall extend to and be binding upon the heirs, executors and administrators of the parties

AND IT 15 FURTHER EXPRESSLY AGREED that the second party shall secure the performance of the terms and conditions of this lease on

pressives during said term. And if aid second party shall neglect or refuse together or the pressive during said term. And if aid second party shall neglect or refuse together or violate any of the conditions of this contract, then this lease shall thereby terminate at the option of permit any person or person person or person or person person person or person or person person person or person person person person or person person person person or person perso

benefit of said first party and shall be paid for such service as follows: First party may sell said crop and the unexpired term for cash at private sale She may see fit, and in either event the proceeds thereofoption procure said crops to be further cultivated or gathered and sold in such market as She her shall be applied. First, to the payment of expenses incurred by the said party in the premises including the time spent by

of rent and any other law [o] charg seeds furnished by him, or any of incorporated into and made a par	her sums due him hereunder. It is i	urther ngreed that the cor	evenents and agreements noted on the reverse side of this in	trument, if any, are hereb
Signed this	4/1/2 day	of JUNE	, 19 87	
Signed and delivered in the presence of			ELSIE)M, GROSCH	(SEAL
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