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# DEED C TRUST AND ASSIGNMENT OF RENTS

THIS DEED OF TIST, is made and entered into this \_\_\_\_day of September, 2000, between JACK WHELCH. AND ROMONA G. WHELCHEL, husband and wife, (hereinafter called the Trustors); and EWART TITLE OF NORTHEASTERN NEVADA, (hereinafter called the Trustee); and IVAN LMART (hereinafter called the Beneficiary).

#### WITNESSETH:

THAT WHEREAS: Trustors hereby grant, transfer and assign to the Trustee in trust, with power of sale, the losituated in the State of Nevada, County of Eureka, as follows:

Parcels E4-3 (ASSISORS PARCEL NUMBER # 07-398-06), AND E4-4 (ASSESSORS PARCEL NUMBER #07-3-07), as shown on that certain Parcel Map for CHEYENNE LAND AND LIVESTOCK, INC., id in the office of the County Recorder of Eureka County, State of Nevada, on August 2, 19, as File No. 172492, being a portion of the E1/2 of Section 17, TOWNSHIP 20 NORTH, NGE 53 EAST, M.D.B.&M.

EXCEPTING THE:FROM all of the oil and gas lying in and under said land as reserved by the U.S. Government one half of the mineral rights reserved by EARL A. RASMUSSEN and LAVERN C. RASMUSEN, as Co-Trustees of the RASMUSSEN TRUST, et al in deeds recorded July 11, 1996, Book 297, Pages 482,485,490,494,498 and 502, Official Records, Eureka County, Nevada.

TO HAVE AND THOLD by the Trustee, and its successors, in trust, to secure the payment of the following ligations and debts;

ONE) Payment of a indebtedness evidenced by the Promissory Note of this same date in the principal amount o8,000, with the interest thereon, plus attorney fees and any other expenses related to paymt defaults caused by the Trustors and payable to the Beneficiary or Trustee, and all extensio thereof.

TWO) Payment of other sums with interest thereon which become due and payable under the provisions her to either Trustee of Beneficiary.

THREE) Paymenterformance and discharge of each and every obligation, covenant, promise and agreement Trustors herein or in the said note and any other indebtedness or obligation secure hereby

### The following agements are made to protect the security of the Deed of Trust:

- 1) The Beneficianas the right to record that this Deed of Trust as security for amounts which constitute indebteess or obligation to the Trustors for which the Beneficiary may claim this Deed of Trust as secty.
- 2) The Trustors sh keep the property in good condition, order and repair; shall not commit or permit any was or deterioration of the land or improvements; and shall do nothing which will impair, lesson, minish or deplete the security hereby given.

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## DEED : TRUST AND ASSIGNMENT OF RENTS (Page 2)

- 3) The following cenants of the Nevada Revised Statutes 107.030 are hereby adopted and made a part of this Dd of Trust: One; Two (\$8,000); Three; Four (12%); Five: Six: Seven (reasonable); Eight and Ne.
- 4) If default occurs the performance or payment of this Deed of Trust, or if there is a failure to pay any installmt of tax of assessment before it becomes delinquent, the Beneficiary may, without waiving anyich default, require the Trustors to pay the Beneficiary a sum equal to the due taxes and assessents.
- 5) In the event of rault of payment of any debt secured hereby or in the performance or payment of this Deed of 1st or any obligation hereunder, or upon the occurrence of any event of default hereunder, a Nce of Default will be mailed to the Trustors and recorded. If such default is not cured withis days, the Beneficiary may declare all sums secured hereby immediately due and payle and the foreclosure will proceed in accordance with the laws of the State of Nevada with all sts of this action the sole responsibility of the Trustors.
- 6) The Promissoryote secured by this Deed of Trust is made a part hereof as if fully herein set. All payments all be in lawful money of the United States of America.
- 7) All of the provists of this instrument shall inure to, and bind the heirs, legal representatives, success and assigns of each party hereto. All obligations of Trustors hereunder shall be joint d several.
- 8) In the event Triors shall sell, convey or alienate said property, or any part thereof, without the prior written esent of the Beneficiary, the balance of the note shall become immediately due and payle.

9) The Trustors exessly agree that the trust created hereby is irrevocable.

IN WITNESS WHREOF the Trustors have hereunto signed their agreement.

STATE OF NEVADA

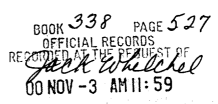
SS.

COUNTY OF Eureka

On this 3 d day of <u>Yember</u>, 2000, personally appeared before me, a Notary Public, JACK WHELCHEL and MONA G. WHELCHEL, known or proved to me to be said person, who acknowledged that sy executed the foregoing Deed of Trust and Assignment of Rents

BARBARA BAILEY
Notary Public - State of Nevada
Appointment Recorded in Eureka County
No: 93-4896-8 - Expires October 11, 2001

BOOK 338 PAS 28



M.N. REBALEATI. RECORDER FILE NO. FEE\$ 9

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