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USDA

Form RD 1927-1NV (Rev. 10-96)

## REÆSTATE DEED OF TRUST FOR NEVADA WITH ASSIGNMENT OF RENTS

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Andrew B. Marshall andeseri S. Mar	rsh#11, husband and wife as joint tenants
	a <sub>G</sub>
siding in Eureka	County, Nevada whose post office address
P O Box 254, Eureka	, Nevada 89316 ,
trustors, herein called "Borrower," and Stewart Tit	
hose mailing address is P O Box 2. E1ko	, Nevada 89801
s trustee, herein called "Trustee," and United States of A	America, acting through the United States Department of Agriculture,
s beneficiary, herein called the "Governat," and:	
WHEREAS Borrower is indebto the Government a	as evidenced by one or more promissory notes or assumption agreements d'note", which as been executed by Borrower, contains provisions setting
r any snared appreciation or recapture agment, herein canculor the interest rate is navable to the or of the Government	ent, authorizes acceleration of the entire indebtedness at the option of the
Sovernment upon any default by Borrowand being further d	described as follows:
Date of Instruit	Principal Amount
April 10, 00	\$ 45,000.00
April 10,700	\$ 20,170.00
April 10, 00	\$ 16,601.92
April 10, 00	\$ 38,912.44
March 17, 99	\$130,000.00
April 5,301	\$ 61,980.00
April 35, 01	\$ 75,610.00
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	we are limited resource amounting loons gamined by this instrument may be
(The interest rate for limited refee farm ownership	p or limited resource operating loans secured by this instrument may be
creased as provided in Government regtions or the note.)	overnment, at any time may assign the note pursuant to the Consolidated
And the note evidences a loan torrower, and the Grant Andrew Andrew Titl of the Housing Andrews	act of 1949 or any other statutes administered by the Government;
And it is the purpose and intent als instrument that	, among other things, at all times when the note is held by the Government
r in the event the Government should as this instrument, t	this instrument shall secure payment of the note;
And this instrument also secure recapture of any	interest credit or subsidy which may be granted to the Borrower by
overnment pursuant to 42 U.S.C. § 1490r any amounts due	
to pursuant to 7 U.S.C. § 2001.	
NOW, THEREFORE, in considion of the loans Be	Borrower does hereby grant, bargain, sell, convey, and assign unto trustes
	<b>&amp;</b>
e following described property situated be <u>Eureka</u>	County or Counties of Nevada:
	County or Counties of Nevada:
See Attached Legal Deription Exhi	ibit "A" a second of the secon
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together with all rights (including the ris to mining products, gravel, oil, gas, coal or other minerals), interests, easements, hereditaments and appurtenances thereunto belonginhe rents, issues, and profits thereof and revenues and income therefrom (subject to the right of the Government to collect and apply thame as provided in Covenant (31) of this instrument); all improvements, all water, water rights, water stock, and sprinkling and irrigal system, pertaining thereto, and all payments at any time owing to Borrower by virtue of any sale, lease, transfer, conveyance, or commation of any part thereof or interest therein-all of which are herein called "the property."

IN TRUST, NEVERTHELE(a) at all times when the note is held by the Government, or in the event the Government should assign this instrument to secure promayment of the note and any renewals and extensions thereof and any agreements contained therein, and (b) to secure the prompt ment of all advances and expenditures made by the Government, with interest, as hereinafter described and the performance of everywenant and agreement of Borrower contained herein or in any supplementary agreement.

BORROWER for Borrower's. Borrower's heirs, executors, administrators, successors and assigns WARRANTS the property unto Trustee for the benefit of the Grument against all lawful claims and demands whatsoever except any liens, encumbrances, easements, reservations, or conveyance cified hereinabove, and COVENANTS AND AGREES as follows:

- (1) To pay promptly when due amdebtedness to the Government hereby secured.
- (2) To pay to the Government succes and other charges as may now or hereafter be required by Government regulations.
- (3) If required by the Governme to make additional monthly payments of 1/12 of the estimated annual taxes, assessments, insurance premiums and other charges in the mortgaged premises.
- (4) The Government may at any t pay any other amounts including advances for payment of prior or junior liens, required herein to be paid by Borrower and not paid Borrower when due, as well as any costs and expenses for the preservation, protection, or enforcement of this lien, as advances from over's account. All such advances shall bear interest at the rate borne by the note which has the highest interest rate.
- (5) All advances by the Governme including advances for payment of prior or junior liens, in addition to any advances required by the terms of the note, as described by instrument, with interest shall be immediately due and payable by Borrower to the Government without demand at the price designate the latest note and shall be secured hereby. No such advance by the Government shall relieve Borrower from breach of Borrower's count to pay. Any payment made by Borrower may be applied on the note or any indebtedness to the Government secured hereby, in anylor the Government determines.
  - (6) To use the loan evidenced by note solely for purposes authorized by the Government.
- (7) To pay when due all taxes, is, judgments, encumbrances, and assessments lawfully attaching to or assessed against the property, including all charges and assments in connection with water, water rights, and water stock pertaining to or reasonably necessary to the use of the real property-scribed above, and promptly deliver to the Government without demand receipt evidencing such payments.
- (8) To keep the property insured equired by and under insurance policies approved by the Government and, at its requests to deliver such policies to the Government amount collected under any fire or other insurance policy may be applied by the Government upon the loan or any other indebtedness ared by this instrument in such order as the Government may determine, or at the Government's option may be released to Borrower.
- (9) To maintain improvement in d repair and make repairs required by the Government; operate the property in a good and husbandmanlike manner; comply with a farm conservation practices and farm and home management plans as the Government from time to time may prescribe; and not to adon the property, or cause or permit waste, lessening or impairment of the security covered hereby, or, without the written consent de Government, cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals except as may be necessary for ordinary dome purposes.
  - (10) To comply with all laws, ordices, and regulations affecting the property.
- (11) To pay or reimburse the Govment for expenses reasonably necessary or incidental to the protection of the lien and priority hereof and to the enforcement of or the colliance with the provisions hereof and of the note and any supplementary agreement (whether before or after default) including but notited to costs of evidence of title to and survey of the property, costs of recording this and other instruments, attorney's fees, trustees' 6 court costs, and expenses of advertising, selling, and conveying the property.
- (12) Except as otherwise provider Government regulations, neither the property nor any portion thereof or interest therein stable be leased, assigned, sold, transferred numbered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole and excive rights as beneficiary hereunder including but not limited to the power to grant consents, partial releases, subordinations, and saturion.
- (13) At all reasonable times the Govment and its agents may inspect the property to ascertain whether the covenants and agreement contained herein or in any supplementagreement are being performed.
- amount equal to deferred interest on the standing principal balance, (c) extend or defer the maturity of and renew and reschedule die payments on, the debt evidenced by the z or any indebtedness to the Government secured by this instrument, (d) release any party who is liable under the note or for the debt fi liability to the Government, (e) release portions of the property and subordinate its lien, and (f) waive any other of its rights under this trument. Any and all this cap and will be done without affecting the lien or the priority of this instrument or Borrower's or any other ty's liability to the Government for payment of the note or debt secured by this instrument unless the Government says otherwise initing. HOWEVER, any forbearance by the Government-whether once or often-in exercising any right or remedy under this instrumer otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.

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(15) If at any time it shall appear be Government that Borrower may be able to obtain a loan from a production credit association, a Federal land bank, or other responsicooperative or private credit source, at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, ut the Government's request, apply for and accept such loan in sufficient amount to pay the note and any indebtedness secured hereby to pay for any stock necessary to be purchased in a cooperative lending agency in connection with such loan.

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

hereunder.

(17) SHOULD DEFAULT occurring performance or discharge of any obligation in this instrument or secured by this instrument, or should the parties named as Borrowie or be declared incompetent, or should any one of the parties named as Borrowier be discharged in bankruptcy or declared an insolven make an assignment for the benefit of creditors, the Government, at its option with or without notice, may: (a) declare the entire amit unpaid under the note and any indebtedness to the Government hereby secured immediately due and payable, (b) for the account corrower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate or rent the property, (c) upon lication by it and production of this instrument, without other evidence and without notice of hearing of said application, have a recer appointed for the property, with the usual powers of receivers in like cases, and (d) authorize and request Trustee to foreclose this imment and sell the property as provided by law, (e) bring an action to foreclose this instrument, obtain a deficiency judgment, or enformy other remedy provided by law.

(18) At the request of the Goverant, Trustee may foreclose this instrument by advertising and sale of the property as provided by law, for cash or secured credit at the om of the Government, personal notice of which sale need not be served on Borrower; and at such sale the Government and its agents maid and purchase as a stranger; Trustee at Trustee's option may conduct such sale without being personally present, through Trustee's egate authorized by Trustee for such purpose orally or in writing; and Trustee's execution of a conveyance of the property or any part reof to any purchaser at foreclosure sale shall be conclusive evidence that the sale was conducted

by Trustee personally or through True's delegate duly authorized in accordance herewith.

(19) The proceeds of foreclosurie shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provns hereof, (b) any prior liens required by law or a competent court to be so paid, (c) the debt evidenced by the note and all indebtees to the Government secured hereby, (d) inferior liens of record required by law or a competent court to be so paid, (e) at the Government, so option, any other indebtedness of Borrower owing to the Government, and (f) any balance to Borrower. In case the Government is successful bidder at foreclosure or other sale of all or any part of the property, the Government may pay its share of the purchase proby crediting such amount on any debts of Borrower owing to the Government, in the order prescribed above.

(20) All powers and agencies gred in this instrument are coupled with an interest and are irrevocable by death or otherwise; and

the rights and remedies provided in thistrument are cumulative to remedies provided by law.

(21) Borrower agrees that the (ernment will not be bound by any present or future State laws, (a) providing for homestead or exemption of the property, (b) prohibe maintenance of an action for a deficiency judgment or limiting the amount thereof or the time within which such action must be beht, (c) prescribing any other statute of limitations, or (d) limiting the conditions which the Government may by regulation impossible unding the interest rate it may charge, as a condition of approving a transfer of the property to a

new Borrower, Borrower expressly was the benefit of any such State laws.

(22) If any part of the loan for wi this instrument is given shall be used to finance the purchase, construction or repair of property to be used as an owner-occupied dwag (herein called "the dwelling") and if Borrower intends to sell or rent the dwelling and has obtained the Government's consent to so (a) neither Borrower nor anyone authorized to act for Borrower will, after receipt of a bona fide offer, refuse to negotiate for the or rental of the dwelling or will otherwise make unavailable or deny the dwelling to anyone because of race, color, religion, sex, ronal origin, handicap, familial status, or age, and (b) Borrower recognizes as illegal and hereby disclaims, and will not comply with attempt to enforce restrictive covenants on the dwelling relating to race, color, religion, sex, Mational origin, handicap, familial str. or age.

(23) If Borrower has a permit exproved application for the appropriation of water for use on or for the benefit of the property, thereinabove described, Borrower witrform and complete all the action and fulfill all the conditions necessary to perfect such water -right; and in the event of Borrower's ure to do so, the Government shall have the right to complete such action and to advance such

sams as may be necessary for such pose, such advances to be secured by this instrument.

(24) If the property, or any part toof, is a lease or a purchaser's interest in a contract of sale, Borrower will pay when due all rents, contract payments and any and all of charges required by said lease or contract, will comply with all other requirements of said lease contract, and will not surrender or nquish, without the Government's written consent, any of Borrower's right, title and interest in or to the property or the lease or cona while this instrument remains in effect.

(25) Borrower has assigned or wed or will immediately, on request of the Government, assign or waive in favor of the Government all grazing privileges, permits, licensor leases appurtenant to or used in connection with said land, and Borrower further covenants and agrees to produce renewals thereof it to their expiration, to pay all fees and charges and to perform all acts and to do all things necessary to keep and preserve all sarazing rights and renewals thereof, and in the event of the failure of Borrower to do any of these things the Government may do so on alf of Borrower, including advancing such sums as may be necessary for this purpose and such funds advanced shall be secured by tinstrument.

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- (26) Borrower further agrees the loans secured by this instrument will be in default should any loan proceeds be used for a purpose that will contribute to excee erosion of highly erodible land, or the conversion of wetlands to produce an agricultural commodity as prohibited by 7 C.F.R.t 1940, subpart G.
- (27) This instrument shall be sect to the present Government regulations, and to its future regulations not inconsistent with the express provisions hereof.
- (28) Notices, including any Notof Default and Notice of Sale, shall be sent by certified mail, unless otherwise required by law, and addressed, unless and until some cr address is designated in a notice so given, in the case of both Trustee and the Government to the address stated above and in the cast Borrower at the post office address shown above.
- (29) Upon full and final paymentall indebtedness hereby secured and the performance and discharge of each and every condition, agreement and obligation, contingent otherwise, contained herein or secured hereby, the Government shall request Trustee to execute and deliver to Borrower at Borrower's less a full reconveyance of the property within 60 days after written demand by Borrower, and Borrower hereby waives the benefits dl laws requiring earlier execution or delivery of such reconveyance.
- (30) This instrument also secureture advances to Borrower when evidenced by notes for any loans made by the Government, subject to the same terms and condits regarding assignment of said notes as provided in this instrument and all references in this instrument shall be deemed to include a future notes. The future advances are at the option of the Government. The maximum amount to be secured as future advances will ividenced by, and stated in, a promissory note or notes reciting that they are secured by this deed of trust.
- (31) As additional security, Borrer assigns to and confers upon the Government the power to collect the rents, issues, profits and income of the property, reserving to Bower the right to collect and retain same prior to any default under this instrument. The Government may apply said rents and other income the loan or any indebtedness secured by this instrument in any order it may determine and without regard to the adequacy of secv for same.
- (32) Any aware for damages or my to the property, including any award for its condemnation for public use, is assigned to the Government which may apply or release money in the same manner and with the same effect as provided in Covenant (8).
- (33) The Government may, frome to time, as provided by statute, or by a writing, signed, acknowledged and recorded in the offices of the county recorders of the assaid counties appoint another Trustee in place and stead of Trustee named in this instrument and thereupon, the Trustee named in tinstrument shall be discharged and Trustee so appointed shall be substituted as Trustee under this instrument with the same effect as riginally named Trustee in this instrument.
- (34) If any provision of this instruct or application thereof to any person or circumstances is held invalid, such invalidity will not affect other provisions or applications or instrument which can be given effect without the invalid provision or application, and to that end the provisions hereof are declared as severable.

WITNESS the hands and seals of Borror this 3rd day of	April //g/ 200
Λ .	1 00 0
Hollo	1 1 lowful
Andrew B. M	arshall (Seal)
_ Clesero	SMarkall
Deseri S. N	arshall (Seal)
	<ul> <li>All Andrews Andre</li></ul>
STATE OF NEVADA  COUNTY OF FW. C.	ACKNOWLEDGMENT
COUNTY OF BKO TO THE TOTAL OF STREET OF THE PROPERTY OF THE PR	garing and the contribution of the contributio
On this 300 day of April	, 19 201, personally appeared before
me a Notary Publi	, 19 2001, personally appeared before the signer(s) of the above instrument
who duly acknowledged to me that Arew B. Marshall and	Descri S Norshall executed the same
	and a complete a profession and a complete page and page
PAMA J. AGUIRRE Notary Public, res	Nding at:
(NOTARIAL SEAL)   NOTARY IC. STATE OF NEVADA   Elkrunty · Nevada	
CERTATE # 99-58153-6 APPT™ OCT 28, 2003	ween f y
My commission e	$xpires:  10 \not   98/0 \qquad \qquad 8 \\ 8$
1 1	
The United States is not seek exclusive jurisdiction over the proj	erty herein described.
	n de la companya de La companya de la co
BBOK 3 4   PAGE 0 3 4 U.S. Department of Agriculture	Pooka La prata a a
	BOOK 340 PAGE 608
±U.S. GPO: 1996—555-256	

All that certain lot, pe or parcel of land situate in the County of Eureka, State of Nevada, described as lows:

TOWNSHIP NORTH, RANGE 53 EAST, M.D.B.&M.

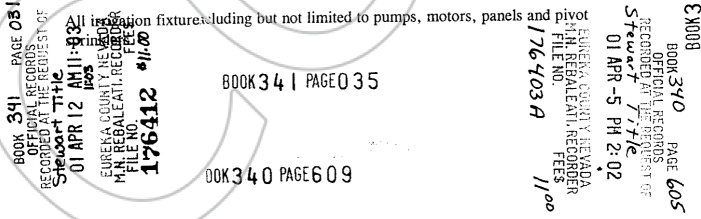
Section: Lots 15 and 16; S1/2 NE1/4; SE1/4

EXCEPTING EREFROM all oil and gas lying in and under said land as reserved in Pat by the UNITED STATES OF AMERICA, recorded March 27, 19. in Book 26, Page 395, Official Records, Eureka County, Nevada.

Together with rights to use water, ditches and other accessories for irrigation and drainage caid premises including water rights now appurtenant under the following certiates of appropriation and/or applications for a permit to appropriate puc waters of the State of Nevada, now on file and of record in the office one State Engineer Carson City, Nevada:

Certificate Number	rmit or Appation number	C.F.S.	Acreage
7396	001	2.67	158
6990	371	2,673	103.6
10651	5708	2.36	153.6
	1315		
	316		
	1317	/ /	\/

Mortgagor covenanted agrees that he will perform and complete all of the action and fulfill all of the condon necessary to perfect his rights to appropriate water under such permit.



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OFFICIAL RECORDS
RECORDED AT THE REQUEST OF
STEWART STEEL OF OIL APR 19 PM 1:02

EUREKA COUNTY NEVADA M.N. REBALEATI, RECORDER FILE NO. FEE\$/20

## 176428

