Recording Requested by: Intermountain FLCA

WHEN RECORDED MAIL

Intermountain Federal Land B. Association, FLCA 978 Commercial St., P.O. Box88 Elko, NV 89803

Muster APN: 007-050%

Space Above This Line For Recorder's Use

Loan Number: 3043932

DEED FTRUST AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST and SSIGNMENT OF RENTS ("Deed of Trust"), made this 9th day of July, 2001, between Art Gale and Franc Gale, husband and wife, as "Trustor", and Intermountain Federal Land Bank Association, FLCA, as "True" and "Beneficiary", a corporation organized and existing under the laws of the United States of America, with office at 978 Commercial St., P.O. Box 2088, Elko, NV 89803.

- 1. GRANT IN TRUST. Tru IRREVOCABLY GRANTS, CONVEYS AND ASSIGNS to said Trustee, in trust for the benefit of Beneficiary. In power of sale together with right of entry and possession, the property described below in Sections 1.1 through inclusive (collectively, the "Property").
- 1.1 The real property (the 'nl Property") situated in the County of Eureka, State of Nevada, described as follows: in Exhibit "A".
- 1.2. BUILDINGS, FIXTUR, AND OTHER IMPROVEMENTS. All buildings, structures, equipment, fixtures (including, but nunited to, trees, vines and shrubs) and improvements of every kind and description now or hereafter constructor placed on the Real Property; all standing timber and timber to be cut located on the Real Property; and aimping plants, electrical generators, wind machines, and fencing and storage tanks, now or hereafter used in nection with the Property, all of which are hereby declared to be fixtures. Without limiting the generality of foregoing, a description of some fixtures may also be included with the description of the Real Property set h above or in an exhibit hereto.
- 1.3. LEASES AND OTHERIGHTS. All existing and future leases, subleases, licenses, permits, agreements, permits and concessions uting to the use or enjoyment of the Real Property, including all grazing rights, leases, permits and licen all oil, gas, and mineral leases, permits and rights used with the Real Property; and all tenements, hereditams, easements, rights-of-way and appurtenances to the Property.
- 1.4. WATER ASSETS. Alght, title, and interest at any time of Trustor (or any of its bailees, agents, or instrumentalities), whethow existing or hereafter arising or acquired, whether direct or indirect, whether owned legally, of record itably or beneficially, whether constituting real or personal property (or subject to any other characterizatic, whether created or authorized under existing or future laws or regulations, and however arising in, inclug without limitation, the water, water rights and other assets and items described below in Sections 1.4(through 1.4(i) inclusive, which shall collectively be called "Water Assets". References to "water" arwater rights" are used herein in the broadest and most comprehensive sense of the term(s). The term "wat includes water rights and rights to water or whatever rights to money, proceeds, property or other benefits exchanged or received for or on account of any Water Assets or any conservation

Form 1355 - Deed of Trust and Assignt of Rents

Page 1 of 12

or other nonuse of water-luding whatever rights are achieved by depositing one's share of any Water Assets in any water bank or wany water authority, or any other water reallocation rights. Without limiting the generality of the foregoia description of some Water Assets may also be included with the description of the Property set forth above n an exhibit hereto.

- (a) All water (including anyter inventory in storage), water rights and entitlements, other rights to water and other rights to receive w or water rights of every kind or nature whatsoever including: (a) the groundwater on, under, pumped from otherwise available to the Property, whether as the result of groundwater rights, contractual rights or othrise; (b) Trustor's right to remove and extract any such groundwater including any permits, rights or licensuanted by any governmental authority or agency or any rights granted or created by any use, easement, covot, agreement, or contract with any person or entity; (c) any rights to which the Property is entitled with spect to surface water, whether such right is appropriative, riparian, prescriptive, decreed or otherwise annether or not pursuant to permit or other governmental authorization, or the right to store any such water; (dy water, water right, water allocation, distribution right, delivery right, water storage right, or other water-reil entitlement appurtenant or otherwise applicable to the Property by virtue of the Property being situated ain the boundaries of any district, agency, or other governmental entity or within the boundaries of any privawater company, mutual water company, or other non-governmental entity; (e) all water and existing and tre water rights, however evidenced, to the use of water for irrigation, livestock and domestic purposes, inclug irrigation and watering equipment and systems, ditches, laterals, conduits, and rights-of-way used to cay such water or to drain the Property, all of which rights are or are hereby made appurtenant to the Prope
- (b) All stock, interest or ris (including any water allocations, voting or decision rights) in any entity, together with any and all rights n any entity or other person to acquire, receive, exchange, sell, lease, or otherwise transfer any Water Assex store, deposit or otherwise create water credits in a water bank or similar or other arrangement for allocativater, to transport or deliver water, or otherwise to deal with any Water Asset.
- (c) All licenses, permits, and sovals, contracts, decrees, rights and interests to acquire or appropriate any Water Assets, water bank or or credits evidencing any right to Water Assets, to store, carry, transport or deliver Water Assets, to sell, ie, exchange, or otherwise transfer any Water Asset, or to change the point for diversion of water, the ition of any Water Asset, the place of use of any Water Asset, or the purpose of the use of any Water Asset.
- (d) All rights, claims, cause action, judgments, awards, and other judicial, arbiter or administrative relief in any way relating to any Warsset.
- (e) All storage and treatmerights for any Water Asset, whether on or off the Property or other property of Trustor, together with abrage tanks, and other equipment used or usable in connection with such storage and any water bank deposit dits, deposit accounts or other rights arising on account of the storage or nonuse of any Water Asset.
- (f) All rights to transport, cr. allocate or otherwise deliver Water Assets by any means wherever located.
- (g) All irrigation and water equipment, including all pumps, pumping plants, storage tanks, pump motors, electrical generators (al' which are declared to be fixtures) and all systems, ditches, laterals, conduits, and rights-of-way used to coy such water or to drain the Property.
- (h) All guaranties, warrantimarketing, management or service contracts, indemnity agreements, and water right agreements, other waterlated contracts and water reallocation rights, all insurance policies regarding or relating to any Water A..
- (i) All rents, issues, profiproceeds and other accounts, instruments, chattel paper, contract rights, general intangibles, deposit access, and other rights to payment arising from or on account of any use, nonuse, sale, lease, transfer or other cosition of any Water Asset.

Page 2 of 12

- 1.5. ADDITIONS AND PEEDS. All additions, accretions substitutions and replacements of any of the Property; all proceeds of Property, including all proceeds of present and future insurance policies; and all condemnation awards or ments now or later made by any public body or decree by any court of competent jurisdiction for any takinr in connection with any misrepresentation, damage or injury to, or defect in, the Property.
- 2. ASSIGNMENT OF REN. TRUSTOR ABSOLUTELY AND UNCONDITIONALLY ASSIGNS, transfers, conveys and sets over to Bendary all the rents, royalties, issues, profits, revenue, income and other benefits of the Property arising from the use-n-use, enjoyment, sale, transfer or other disposition of all or any portion thereof, including those set forth in Paraph 1.3(i) above, or from any lease, mineral lease, or agreement pertaining to the Property (collectively the "Re"); whether now existing or hereafter arising and whether now due, past due or to become due; SUBJECT, HC:VER, to the right, power and authority given to and conferred upon Trustor by Paragraph 19 hereof. This symment of the Rents shall be perfected automatically without appointment of a receiver or Beneficiary become a mortgage in possession.
- 3. OBLIGATIONS SECUD. Trustor makes the grant, conveyance, and assignment of the Property as described above for purpe of securing the following indebtedness and other obligations (collectively, "Indebtedness") in any order-priority that Beneficiary may choose:
- (a) payment of the indebtess and performance of the obligations of Trustor evidenced by the following promissory note(s) (cretively "Note") and/ or the following continuing guaranty(s) (collectively "Guaranty"), and any or documents executed by Trustor in conjunction with the Note or Guaranty:

\boxtimes	a Pronury Note or a Supplement to Master Loan Agreement dated as of 07/09/2001, in the stated wipal amount of \$229,600.00.
	a Revoig Line of Credit Promissory Note or a Revolving Credit Supplement to a Master Loan Aement dated as of, in the stated principal amount of
	a conting guaranty dated as of (date), executed by Trustor in favor of Benefity, guaranteeing the indebtedness of the borrowers as defined in the Guaranty.

- (b) the payment of such adonal loans or advances, including advances under a revolving line of credit, with interest thereon, as hencer may be made to or guaranteed by Trustor, or Trustor's successors or assigns, evidenced by a promise note, guaranty, loan agreement or otherwise; PROVIDED HOWEVER, THAT, such additional loans or ances will be secured by this Deed of Trust only if the promissory note, guaranty, loan agreement or otherwise that it is to be seed by this Deed of Trust;
- (c) the payment and perforce of the obligations set forth in any document evidencing an extension, renewal, modification, replacemereamortization, conversion, or restatement of any Indebtedness secured by this Deed of Trust, including with limitation renewal and/or substitute notes, guarantys, and loan agreements.
- (d) the performance of everbligation and agreement of Trustor whether contained or incorporated by reference in this Deed of Trust, amtained in any loan agreement, loan document or guaranty executed by Trustor in favor of Beneficiary, wrespect to any loan or advance secured by this Deed of Trust; and
- (e) the payment of all summended or advanced by Beneficiary under or pursuant to the terms of this Deed of Trust, together with into thereon as herein provided.

The Notes referred to above payable by Trustor and/or others to the Beneficiary at the times, in the manner and with interest as therein set for The Note and other documents evidencing the Indebtedness may contain variable or adjustable interest rate proons and provisions evidencing revolving lines of credit.

Page 3 of 12

The continuing validity and prity of this Deed of Trust as security for future loans or advances will not be impaired by the fact that at ain times hereafter there may be no outstanding loan or other indebtedness from Trustor to Beneficiary and/or commitment to make loans or advances.

Notwithstanding the foregoithis Deed of Trust does not secure any indebtedness or other obligation if the promissory note, guaranty, on other document evidencing or pertaining to the indebtedness or obligation states that it is unsecured or not secur by real property.

4. PERSONAL PROPERT'ECURITY AGREEMENT. All of the Property will be considered to the fullest extent of the law to be real perty for purposes of this Deed of Trust. To the extent that any of the Property, (including without limitation Water Assets or fixtures), is deemed to constitute, is adjudicated to be, or declared to be personal property, this id of Trust shall also be deemed to be a security agreement. Trustor does hereby create and grant to Beneficial security interest in all such personal property described herein; and further, grants to Beneficiary all of the rigand remedies of a secured party under the Uniform Commercial Code and other applicable state law, which ris are cumulative.

TO PROTECT THE SECUTY OF THIS DEED OF TRUST, TRUSTOR AGREES TO EACH OF THE FOLLOWING:

- 5. USE OF PROCEEDS. use loan proceeds solely for the purposes set forth in the loan application(s) or as otherwise required by Benefic.
- 6. CONDITION OF PROPTY. To keep the Property in good condition, working order and repair; to care for the Property in accordance v standards of good husbandry and to keep all trees, vines and crops on said land properly cultivated, irrigated, ilized, sprayed, and fumigated; not to sell, transfer, assign, encumber or convey any water or water right from throperty, or to enter into an agreement for the nonuse of water, without the prior written consent of Beneficianot to remove, destroy or suffer the removal or destruction of any building, fence, canal, well or other improvers or fixtures thereon; not to remove, replace or alter any horticultural or viticultural tree, vine or shrub planted then without the prior written consent of Beneficiary, except in the ordinary course of business; to complete or rece promptly and in good and workmanlike manner any building which may be constructed, damaged or deved thereon; to comply with all laws, covenants and restrictions affecting the Property; not to commit or mit waste thereof; not to commit, suffer or permit any act upon the Property in violation of law; to do all or acts which from the character or use of the Property may be reasonably necessary, the specific enumerations her not excluding the general; to observe and perform all obligations of Trustor under any lease of the Property.
- 7. INSURANCE. To prove maintain and deliver to Beneficiary, fire, extended coverage, flood, and all other types of insurance, in terms camounts as may be required by law or Beneficiary, with loss payable endorsements (including lender loss payabindorsements) solely in favor of Beneficiary. In the event of loss, the insurance proceeds, or any part thereofy be applied by Beneficiary, at its option, to reduce the Indebtedness or restore or repair the property damaged ailure to obtain, maintain or deliver to Beneficiary the insurance required shall constitute an event of default ter this Deed of Trust.

At least thirty (30) days prior he expiration of any such policy of insurance, Trustor will deliver a policy renewing or extending such expiring urance and written evidence demonstrating payment of the premium for such insurance. If any such poliand evidence of payment (or copies of same, if originals cannot be delivered to Beneficiary) are not so delive to Beneficiary, without notice to or demand upon Trustor and without releasing Trustor from any obligation or this Deed of Trust, Beneficiary may (but is not obligated to), at Trustor's expense, obtain insurance in such typen such terms and in such amounts as Beneficiary in its sole discretion shall decide, through or from any insuranceancy or company acceptable to it. Any insurance obtained by Beneficiary shall be for its sole benefit and to proof the security of this Deed of Trust. The expense and cost of such insurance shall, at Beneficiary's sole option, be able on demand or added to the Indebtedness as provided herein. Neither Trustee nor Beneficiary shall be charble with or responsible for the procurement or maintenance of any such insurance, the collection of any proceedom such insurance, or the insolvency of any insurance company or underwriter.

Page 4 of 12

- 8. DEFENSE OF TITLE. appear in and litigate any action or proceeding purporting to affect the security hereof, the title to the Property the rights or powers of Beneficiary or Trustee. Beneficiary or Trustee may appear in and litigate any such actior proceedings, including any bankruptcy, partition or condemnation proceeding, affecting the Property, or Beneficiary's interest therein, in which event Trustor agrees to pay all costs and expenses thereof, including attorney's fund costs of securing evidence of title.
- 9. TAXES, LIENS AND ASSSMENTS. To pay on or before the due date all taxes and assessments affecting the Property, including all assnents upon water company stock, and all rents, assessments and charges for water appurtenant to or used in contion with the Property; to pay when due all encumbrances, charges, and liens on the Property, or any part thereof, ch at any time appear to be prior or superior hereto.
- 10. FEES AND COSTS. The event that Beneficiary or Trustee uses the services of attorneys, accountants, appraisers, consultants, or otherofessional or outside assistance, including the services of in-house counsel or any other attorney or professionabo is an employee of Lender, the reasonable amount of fees, costs and expenses ("Expenses") incurred by Beneficiary or Trustee to use such persons in connection with any of the following shall be payable by Trustor on demai Beneficiary or Trustee may, at its option, add the amount of such Expenses to any portion of the Indebtedness pun appropriate amount of Beneficiary's stock or participation certificates required in connection with the loan (as wired by federal law or regulation or Beneficiary's bylaws), and charge interest on such amount at the interest rapplicable to such portion of the Indebtedness. These Services include:
- (a) The preparation, modifion or enforcement of this Deed of Trust, and any other agreement or document incident to the Indebteds or to the Property;
- (b) Advising Beneficiary or istee concerning its legal rights and obligations with regard to this Deed of Trust and any other agreement document incident to the Indebtedness, or to the Property, including advising Beneficiary or Trustee a regard to the extent of their rights, if any, under the provisions of the Farm Credit Act of 1971, as amende 'Act"), Farm Credit Administration ("FCA") regulations, any policy or program of Beneficiary, or any otherse or federal law;
- (c) Any litigation, dispute, ceeding, or action (whether or not dismissed, reduced to judgment, or otherwise resolved), and whether tituted by Beneficiary, Trustee or Trustor or any other person, relating to the Indebtedness, the Propeor Trustor's affairs;
- (d) The furtherance of Bennary's or Trustee's interest in any bankruptcy, insolvency, or reorganization case or proceeding instituted by against Trustor, including any steps to (i) modify or terminate the automatic stay, (ii) prohibit or conditiorustor's use of cash collateral, (iii) object to any disclosure statement or plan, (iv) propose or confirm a pland (v) prosecute or defend adversary proceedings or contested matters, and take or defend examinations or covery, whether or not related to any adversary proceeding or contested matter and whether or not dismisseeduced to judgment, or otherwise resolved;
- (e) The inspection, verifical, protection, collection, processing, sale, liquidation, or disposition of the Property; and
- (f) Any of the type of Exses referred to in (a) through (e) above incurred by Beneficiary or Trustee in connection with any guaty of the Indebtedness.

The Expenses described her and elsewhere in this Deed of Trust shall be in addition to those set forth in any Security Instrument or any of written agreement between Beneficiary and Trustor.

11. BENEFICIARY MAY T FOR TRUSTOR. Should Trustor fail to make any payment or to do any act as herein provided, then Benefity or Trustee, but without obligation to do so and without notice to or demand upon Trustor and without releasingustor from any obligation hereof, may: make or do the same in such manner and to such extent as either may de necessary to protect the Property, Beneficiary or Trustee being authorized to enter upon the Property for such poses; commence, appear in and litigate any action or proceeding purporting to affect the Property or the rights orwers of Beneficiary or Trustee, including any bankruptcy proceeding affecting the Property; pay, purchase, cost, or compromise any encumbrance, charge or lien which in the judgment of either

Page 5 of 12

appears to be prior or superinereto; pay such fees, charges, rents or other payments accruing under the grazing permits described in Section below; and in exercising any such powers, incur any liability, expend whatever amounts in its absolute discret it may deem necessary therefore, including attorney's, accountant's, and appraisal fees, environmental fees and a of securing evidence of title, and all amounts so expended shall be obligations of Trustor secured by this Deof Trust. Nothing contained herein shall prohibit Beneficiary from entering the Property, at a reasonable timed upon reasonable notice to Trustor, without incurring or assuming any obligations or liabilities whatsoever, for tole purpose of inspecting the Property.

12. SUMS EXPENDED BYENEFICIARY. To pay immediately and without demand all sums expended by Beneficiary or Trustee pursuan the provisions hereof, with interest from date of expenditure at the same rate as is provided for in the note or resecured by this Deed of Trust. In the event that such sums are not immediately paid, they shall be added, ag with the appropriate amount of stock or participation certificates required in connection with the loan, to principal balance of the Indebtedness and shall accrue interest as therein set forth. All such sums shall be securecreby.

13. ENVIRONMENTAL L/S AND HAZARDOUS SUBSTANCES.

13.1. **DEFINITIONS.** Defir Terms as used in this Paragraph 13:

- (a) "Environmental Laws'all mean all federal, state and local laws, ordinances, rules and regulations now or hereafter in force, as arried from time to time, in any way relating to or regulating human health or safety, industrial hygiene or protion of the environment.
- (b) "Hazardous Substanceshall mean any substance or material that is described, designated or regulated as a toxic or hazardous subste, waste or material or a pollutant or contaminant, or words of similar import, in any of the Environmental La
- (c) "Release" shall mean spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumg or disposing into the environment, including continuing migration, of Hazardous Substances into, onto orough the soil, surface water or groundwater of the Property, whether or not caused by, contributed to, perms by, acquiesced to or known to Trustor.
- (d) "User" means any persother than Trustor who occupies, uses or comes onto or has occupied, used or come onto the Property or anyt thereof and any agent or contractor of such a person.
- 13.2 TRUSTOR REPRESES AND WARRANTS. Trustor represents and warrants to Beneficiary that, as of the date of this Deed of st and to the best of Trustor's knowledge, based on due inquiry and investigation:
- (a) Except as previously dissed in writing by Trustor to Beneficiary: (i) no Hazardous Substances in excess of permitted levels or reporte quantities under applicable Environmental Laws are present in, on or under the Property or any nearby property which could migrate to the Property; (ii) no Release or threatened Release exists or has occurred; eneither Trustor nor any User has ever used the Property or any part thereof for the production, manufacturgeneration, treatment, handling, storage, transportation or disposal of Hazardous Substances; (iv) no undround, surface or elevated storage tanks of any kind, wells (except domestic water wells), septic tanks, pitonds or other impoundments ("Tanks") are or ever have been located in or on the Property; and (v) no insignation, claim, demand, action or proceeding of any kind relating to any Release or threatened Release or anast or present violation of any Environmental Laws relating to the Property has been made or commenced, opending, or is being threatened by any governmental authority or other person;
- (b) All operations and acties at, and the use and occupancy of, the Property comply with all applicable Environmental Laws;
- (c) Trustor and every User, and is in strict compliance with, every permit, license and approval required by all applicable Environmentaws for all activities and operations at, and the use and occupancy of, the Property;

Page 6 of 12

- (d) Neither the Property, pany portion thereof, nor any adjacent property or portion thereof, has been or is proposed to be listed up the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. Section 9601, et.), or any analogous state law; and
- (e) Any written disclosure mitted by or on behalf of Trustor to Beneficiary at Beneficiary's request concerning any Release or threater Release, past or present compliance by Trustor, User or any other person of any environmental Laws appable to the Property, the past and present use and occupancy of the Property, any environmental concerns using to the Property and the like was true and complete when submitted.

13.3 TRUSTOR AGREES AT:

- (a) Except in the ordinary cse of business, in a good and husbandlike manner and in strict compliance with all applicable Environmen Laws, Trustor promises that neither Trustor nor any User shall use, produce, manufacture, generate, n, handle, store, transport, or dispose of any Hazardous Substances in, on or under the Property, or use the perty for any such purposes;
- (b) Trustor shall not cause, tribute to, permit or acquiesce to any Release or threatened Release;
- (c) Trustor shall comply fu and shall cause every User to comply fully, with all Environmental Laws applicable to the Property, and allier laws, ordinances and regulations applicable to the use or occupancy thereof, or any operations or activi therein or thereon;
- (d) With respect to any Ta disclosed in writing to Beneficiary, Trustor shall comply with all Environmental Laws and any requirems of city or county fire departments, applicable to the maintenance and use of such Tanks, including, withounitation, Title 40 of the Code of Federal Regulations part 112;
- (e) To facilitate performance Trustor's obligations under Paragraph 13.3(a), (b), (c), (d) of this Deed of Trust, Trustor shall regularly sect the Property, monitor the activities and operations of every User and confirm that every User has okned and fully complies with all permits, licenses and approvals required by all applicable Environmentaws;
- (f) Immediately after Tru obtains any information indicating any Release or threatened Release, or that Hazardous Substances on or under any nearby property could migrate to the Property or a violation of any Environmental Laws many occurred or could occur regarding the Property, Trustor shall give notice thereof to Beneficiary with a renably detailed description of the event, occurrence or condition in question;
- If Beneficiary obtains amformation that Beneficiary believes in good faith indicates a reasonable possibility of a Release or threatendelease, or that Hazardous Substances in, on or under any nearby real property could migrate to the Property any violation of any Environmental Laws may have occurred or could occur regarding the Property. Trustor shall, at the expense of Trustor, promptly after a request by Beneficiary, or Beneficiary may at Trus's expense any time prior to completion of a judicial or nonjudicial foreclosure, engage a qualified envimental engineer to conduct a comprehensive environmental assessment of the Property and prepare submit to Beneficiary a written report containing the findings and conclusions resulting from such intigation. Trustor shall, on demand, pay to Beneficiary all sums expended by Beneficiary in connect with any such comprehensive environmental assessment, together with interest thereon after such dem at the interest rate as set forth in the applicable promissory note(s) evidencing the Indebtedness;
- (h) Trustor shall permit, or se any User to permit, Beneficiary or its agents or independent contractors to enter and inspect the Proper including the taking of building materials, soil and groundwater samples) at any reasonable time and at reasonable notice, except in an emergency, whether or not a default has occurred under this Deed of The and including after the commencement of judicial or nonjudicial foreclosure proceedings, for purpo of determining, as Beneficiary deems necessary or desirable: the existence, location or nature of any Hazard Substances into, onto, or spread beneath or from the Property, that is located or has been spilled, disposed discharged or released on, under or about the Property. Trustor acknowledges that all

Page 7 of 12

inspections and reviews iertaken by Beneficiary are solely for the benefit and protection of Beneficiary and agrees that Beneficiary il have no duty to Trustor with respect to Hazardous Substances or Environmental Laws as a result of any h inspections, and such inspections shall not result in a waiver of any default by Trustor. If Trustor or User fails to comply fully with the terms of this section, Beneficiary may obtain affirmative injunctive re to compel such compliance; and

- (i) If any Release or threatd Release exists or occurs before this Deed of Trust is reconveyed or foreclosed upon, or if Trustor is in ach of any of its representations, warranties or covenants as set forth in this Section 13, Trustor shall immedity give notice of the condition to Beneficiary, and Trustor shall at its own expense cause any Hazardous Sunness to be cleaned up and removed from the Property, and the Property shall be restored, in compliance that all applicable Environmental Laws and other laws, ordinances, rules and regulations (the "Remetion Work'). If requested by Beneficiary, Trustor shall submit to Beneficiary, for Beneficiary's prior appre complete plans and specifications for all Remediation Work to be done before any Remediation Work is formed, except in an emergency. Alternatively, Beneficiary may cause such Remediation Work to bempleted at Trustor's expense.
- 13.4 NOTICE TO GOVERIENTAL AUTHORITIES. Beneficiary shall have the right, but not the obligation, to advise appropriate genmental authorities of any environmental condition on or affecting the Property that constitutes or may conste a breach of Trustor's obligations hereunder.
- 13.5 INDEMNITY OF TRUEE AND BENEFICIARY. Trustor and its successors and assigns shall indemnify, defend, protect, and h harmless Beneficiary, and/or Trustee, its directors, officers, employees, agents, shareholders, successomd assigns and their officers, employees or agents, from and against any and all claims, suits, damages, seeable and unforeseeable consequential damages, liens, losses, liabilities, interest, judgments, cleanup cosdemands, actions, causes of action, injuries, administrative proceedings and orders, consent agreements ancders, penalties, costs and expenses (including any fees and expenses incurred in enforcing this indemn any out-of-pocket litigation costs, sums paid in settlement of claims, and all consultant, expert and reasonable fees and expenses of counsel, including in-house legal services) of any kind whatsoever ("Cla.") paid, incurred or suffered by, or asserted against Beneficiary and/or Trustee, including but not limito Claims arising out of loss of life, injury to persons, trespass or damage to or contamination of prope or natural resources, or injury to business, in connection with or arising out of the activities of Trustor on Property, Trustor's predecessors in interest, third parties who have been invited, permitted or trespassed the Property, or parties in a contractual relationship with Trustor, or any of them, or which directly or indire arise out of or result from or in any way connected with the Property, whether or not caused by Trustor within the control of Trustor, including without limitation: (a) the presence, use, generation, treatment, sige, disposal, Release, threatened Release, or discharge of any Hazardous Material or Contaminant at or from Property and/or the cleanup of Hazardous Materials or Contaminants within, on or under said Property; (trustor's breach of any of the representations, warranties and covenants contained herein; and (c) Trustoviolation or alleged violation of any applicable Environmental Law, regulation or ordinance.
- 13.6 SURVIVAL. NOTVHSTANDING ANY OTHER PROVISION OF THIS DEED OF TRUST, THE NOTE OR ANY AN DOCUMENTS, TRUSTOR'S REPRESENTATIONS, WARRANTIES, COVENANTS AND DEMNITIES CONTAINED IN THIS SECTION 13 SHALL SURVIVE THE OCCURRENCE OF Y EVENT WHATSOEVER, INCLUDING WITHOUT LIMITATION THE PAYOFF OF THE OMISSORY NOTE SECURED HEREBY, THE RECONVEYANCE OR FORECLOSURE OF TO DEED OF TRUST, THE ACCEPTANCE BY TRUSTEE OF A DEED IN LIEU OF FORECLOSURE, ANY TRANSFER OR ABANDONMENT OF THE PROPERTY.
- 14. GRAZING RIGHTS. ny portion of the Property described in this Deed of Trust is used by Trustor as the basis for obtaining grazing mits or other grazing rights issued by any governmental agency, including without limitation the Forest Service. 3. Department of Agriculture or the Bureau of Land Management, U.S. Department of Interior, Trustor covenanted agrees as follows:

Page 8 of 12

- (a) Said grazing permits or cr rights are in good standing and have not been modified, reduced or limited in any other respect, except as v disclosed in writing to Beneficiary;
- (b) Trustor will perform all igations imposed as a requirement of exercise of said grazing permits or other rights and will comply with all-s, rules and regulations applicable thereto;
- (c) Trustor will take such the action as may be required to cause the renewal or reissuance of said grazing permits or other rightsom time to time as they expire during the term thereof Trustor agrees and acknowledges that the fire to renew or cause the reissuance of any said permits for any reason, whether the result of an act or omiss of Trustor or for reasons beyond Trustor's control, is an event of default hereunder and Beneficiary shall hathe right to exercise the rights set forth in this Deed of Trust; and
- (d) Trustor agrees to pay ates, charges, rents or other payments accruing under said permits or any renewals thereof prior to delinguy. In the event Trustor fails to pay any such payment, the amount unpaid shall become a part of the Incedness and shall be immediately due and payable.
- 15. WATER TRANSFER Trustor represents that Trustor is not in the business of transferring water and, therefore, any sale or transfer any water or water rights is not a transfer of goods in the ordinary course of business. Trustor further age that in no event will any water or water rights be goods identified to a contract. Trustor hereby acknowledgent the availability of the water and the other Water Assets to the Property was a significant factor in Benefice's decision to extend credit to Trustor and any other persons obligated on the Indebtedness, and that any scance of water or water rights or any other Water Asset from the Property would materially harm the Property
- 16. FINANCIAL INFORITION. At Beneficiary's request, Trustor shall provide to Beneficiary financial information in a form accepts to Beneficiary, including, when so required, a current balance sheet and profit and loss statement. In the case of tiple Trustors, financial information must be provided for each Trustor or otherwise as requested by Beneficiary, ancial information shall be provided at such times during the term of this Deed of Trust as Beneficiary may requ.

IT IS MUTUALLY AGRESTHAT:

- 17. CONDEMNATION ANDS. Any award of damages in connection with any taking or condemnation or injury to the Property by ren of public use, or for damages resulting from private trespass or injury to the Property, is absolutely and unditionally assigned and shall be paid to Beneficiary, under the terms and conditions of this Deed of Trust pertain to Rents. Upon receipt of such money, Beneficiary may apply the same on the Indebtedness. Trustor agree execute such further documents as may be required to effect the assignments herein made as Beneficiary or Trustnay require.
- 18. TRUSTEE ACTIONSAt any time, without affecting the liability of any person for the payment of the Indebtedness, and without onvise affecting the security hereof, Trustee may: (a) consent to or join in the making of any map or plat of the Proty; (b) grant any easement or create any restriction thereof; (c) subordinate this Deed of Trust; (d) extend or modifie term of the loan or loans secured hereby; and (e) reconvey without warranty, all or any part of the Property. Tru agrees to pay reasonable Trustee's fees for any of the foregoing services.
- 19. COLLECTION OF RTS. Prior to any default by Trustor in the payment, observance, performance and discharge of any condition, otation, covenant, or agreement of Trustor contained herein, Trustor may, as the agent and fiduciary representative Beneficiary for collection and distribution purposes only, collect and receive the Rents as they come due and able; the Rents are to be applied by Trustor to the payment of the principal and interest and all other sums dor payable on any promissory note or guaranty secured by this Deed of Trust and to the payment of all other sums able under this Deed of Trust and, thereafter, so long as aforesaid has occurred, the balance shall be distributed the account of Trustor. However, Beneficiary shall have the right before or after the occurrence of any default to ify any account debtor to pay all amounts owing with respect to Rents directly to Beneficiary. Upon any such ault, Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by ourt, and without regard to the adequacy of any security for the Indebtedness, enter

Page 9 of 12

upon and take possession of Property or any part thereof, in its own name, sue for or otherwise collect such Rents, including those past duid unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorneyees, upon any Indebtedness, and in such order as Beneficiary may determine; also perform such acts of repair, evation, irrigation or protection, as may be necessary or proper to conserve the value of the Property; also lease same or any part thereof for such rental, term, and upon such conditions as its judgment may dictate; also pare for harvest, remove, and sell any crops that may be growing upon the Property, and apply the proceeds therefron the Indebtedness.

- 20. TRUSTEE'S EXERCI OF REMEDIES IS NO CURE OF DEFAULT. The entering upon and taking possession of the Property, collection of such Rents, or the proceeds of fire and other insurance policies, or compensation or awards for taking of or damage to the Property, and the application or release thereof as aforesaid, shall not cure or we any default or notice of default hereunder or invalidate any act done pursuant to such notice.
- 21. REMEDIES. Upon der by Trustor in payment of all or a portion of the Indebtedness or in performance of any agreement hereunder, all in secured hereby shall immediately become due and payable at the option of the Beneficiary and in accordance the applicable state law. In the event of default, Beneficiary may employ counsel to enforce payment of the Indebcess, may cause the Trustee to sell the Property in accordance with the power of sale granted herein and the applica state law, and may exercise such other rights and remedies granted under this Deed of Trust or by law and equitucluding but not limited to California Code of Civil Procedure Sections 726.5 and 736 or similar laws of other pidictions, which rights and remedies shall be cumulative and not exclusive.

Trustee may sell the Properther as a whole or in separate parcels, and in such order as it may determine. The purchase price shall be payahn lawful money of the United States at the time of the sale. In exercising the power of sale contained herein, The may hold one or more sales of all or any portion of the Property by public announcement at the time anlace of sale set forth in the notice thereof, and from time to time thereafter may postpone such sale or sales of or any portion of the Property to the same or separate days by public announcement at such time fixed by the proing postponement. Any person, including Trustee or Beneficiary, may purchase at such sale. Beneficiary may dit bid at any such sale, and if Beneficiary is the successful purchaser, it may apply any of the outstanding Indebess in settlement of the purchase price.

Beneficiary may resort to ancalize upon the security hereunder and any other real or personal property security now or hereafter held by Beiciary for the obligations secured hereby in such order and manner as Beneficiary may, in its sole discretion, ermine, or may resort to any or all such security may be taken concurrently or successively and in one or scal consolidated or independent judicial actions or lawful nonjudicial proceedings, or both. If the Indebtedness is a secured by personal property, fixtures or crops, Beneficiary may enforce its security interest in the personal propy, fixtures and crops and its lien under this Deed of Trust in any manner and in any order or sequence permitted applicable law.

All remedies are cumulatived none are exclusive; no election by Beneficiary to pursue one remedy or item of collateral shall be deemed to a release or waiver of any other item of collateral or a release or modification of the liability of Trustor or any gantor to pay all Indebtedness or perform in full all obligations to Beneficiary. The procedures governing the ercement by Beneficiary of its foreclosure and provisional remedies against Trustor shall be governed by the latof the state in which the Property is located. Nothing contained herein shall be construed to provide that is ubstantive law of the state in which the Property is located shall apply to the Beneficiary's rights and the istor's obligations hereunder or under the promissory note(s), which are and shall continue to be governed by substantive law of the state in which the promissory note was executed.

22. NON-WAIVER. The ure on the part of the Beneficiary to promptly enforce any right hereunder shall not operate as a waiver of such it, and the waiver by Beneficiary of any default shall not constitute a waiver of any other or subsequent defaults ubsequent acceptance of any payment by the holder hereof shall not be deemed a waiver of any default by Tror, or of Beneficiary's rights hereunder as the result of any sale, agreement to sell, conveyance, or alienation, redless of holder's knowledge of such default, sale, agreement to sell, conveyance, or alienation at the time of accence of such payment.

Page 10 of 12

- 23. SUCCESSORS AND AGNS. This Deed of Trust applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, execs, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner on note secured hereby; or, if the note has been pledged, the pledgee thereof. In this Deed of Trust, whenever the text so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the ral.
- 24. SUBSTITUTE TRUST. Beneficiary may, from time to time or at any time, substitute a Trustee or Trustees to execute the trust hereby cted, and when any such substitution has been filed for record in the office of the Recorder of the county in who the Property herein described is situated, it shall be conclusive evidence of the appointment of such Trustee Trustees, and such new Trustee or Trustees shall succeed to all of the powers and duties of the Trustee or Trust named herein.

25. DUE ON SALE OR TRSFER.

- 25.1 In the event the herein-cribed Property, (including any existing or subsequently acquired or created Water Asset), or any part thef, or any interest therein, is transferred or agreed to be transferred, without Beneficiary's prior writ consent, all Indebtedness, irrespective of the maturity dates, at the option of the holder hereof, and with demand or notice, shall immediately become due and payable. As used herein, "transferred" means s. conveyed, alienated, exchanged, transferred by gift, further encumbered, pledged, hypothecated, made sub to an option to purchase, or otherwise disposed of, directly or indirectly, or in trust, voluntarily or involunts, by Trustor or by operation of law or otherwise. Failure to exercise such option shall not constitute a war of the right to exercise this option in the event of subsequent transfer or subsequent agreement to transfer.
- 25.2 If Trustor is an entity or than a natural person (such as a corporation or other organization), then all Indebtedness, irrespection the maturity date, at the option of Beneficiary, and without demand or notice, shall become immediately dand payable if: (a) a beneficial interest in Trustor is transferred; (b) there is a withdrawal or removal a general partner of a partnership or a manager of a limited liability company; (c) there is a transfer in the regate of more than 25% of the voting stock of Trustor if Trustor is a corporation, or there is a transfer in aggregate of more than 25% of the partnership interests or membership interests if Trustor is a partnership ited liability company or similar entity; or (d) Trustor is dissolved or its existence as a legal entity is termind.
- 26. SEVERABILITY. In event any one or more of the provisions contained in this Deed of Trust or in any promissory note, guaranty, other document secured hereby shall for any reason be held to be invalid, illegal or unenforceable in any respect. In invalidity, illegality or unenforceability shall not affect any other provision of this Deed of Trust or said promisy note or guaranty, but this Deed of Trust and said promissory notes or guaranties shall be construed as if such thid, illegal or unenforceable provision had never been contained herein or therein.
- 27. NOTICES TO TRUSR. The undersigned Trustor agrees that he/she is entitled only to those notices required by applicable law arequests that a copy of any notice of default and of any notice of sale hereunder be mailed to Trustor at the addrest forth below.
- 28. EXHIBITS. All exhibit this Deed of Trust are considered to be incorporated into and made a part of this Deed of Trust.
- 29. JOINT AND SEVERAJABILITY AND LEGAL ENTITY WARRANTY AND CERTIFICATION. If Trustor consists of more thane person, each will be jointly and severally liable for the faithful performance of all of Trustor's obligations undoes Deed of Trust. If Trustor is a legal entity, Trustor (and any person signing this Deed of Trust in a represente capacity on behalf of Trustor) represents, warrants and certifies that Trustor is duly constituted under applicable and in good standing; that Trustor has the power, authority, and appropriate authorization to execute this 3d of Trust and enter into the transactions described herein and that, when executed, this Deed of Trust, and any ament executed by Trustor in connection herewith, shall be valid and legally binding on Trustor. If Trustor is a #t, each trustee executing this Deed of Trust on behalf of the trust also represents, warrants and certifies that theed of Trust and any document executed in connection herewith is being executed

Page 11 of 12

by all the currently acting tries of the trust and that the trust has not been revoked, modified, or amended in any manner which would cause as the foregoing to be incorrect.

- 30. NON-MERGER. No mer will occur as a result of Beneficiary acquiring any other estate in or any other lien on the Property, unless Beneary consents to a merger in writing.
- 31. MISCELLANEOUS. used herein, the word "including" means "including without limitation" and/or "including but not limited to he captions used in this Deed of Trust are for convenience only and do not define or limit any terms or provisions a listing of any specific collateral, items, instances or other matters in any way limits the scope or generality of any guage of this Deed of Trust.
- 32. WETLANDS AND HALY ERODIBLE LANDS. The Borrower further agrees that the loan secured by this Instrument will be in def. if any loan proceeds are used for a purpose that will contribute to excessive erosion of highly erodible land or the conversion of wetlands to produce or to make possible the production of an agricultural commodity, as fier explained in 7CFR Part 1940, Subpart G, Exhibit M.

ADDRESSES WHERE NOTES TO TRUSTOR ARE TO BE SENT:

Arthur R Gale - HC62-1761reka, NV 89316 Frances E Gale - HC62-1761reka, NV 89316 Farm Service Agency - 2001aho Street, Elko, NV 89801

Signature(s):

AH Gale

AKA Arthur R. Gale

Frances Gale

AKA Frances E. Gale

Form 1355 - Deed of Trust and Assent of Rents

Page 12 of 12

This instrument was acknowled before me on Joly 16, 2001, by Art Gale and Frans Gale	
This instrument was acknowled before me on Joly 16, 2001, by Art Gale and Frans Gale	
	
WITNESS my hand and official. Signature (This area for official notarial seal)	
PAMELA J. IJIRRE NOTARY PUBLIC - SIJ NEVADA Elko County vada CERTIFICATE # 18153-6 APPT. EXP. OCJ, 2003	
BOOK 3 4 2 PAGE 1 9 2	

EXHIBIT A

The real property hen is situated in the State of Nevada, County of Eureka, described as follows:

TOWNSHIP 23 NO'H, RANGE 52 EAST, M.D.B. &M.

Section 11: NE ¼ 1 ¼; SW ¼ NE ¼;

Section 12: S ½ SW; Section 13: E ½ N¼; SW ¼ NW ¼; Section 24: E ½; E W ½;

Section 25: NE ¼; ½ NW ¼;

Section 36: N ½ N¼; W ½ NW ¼; NE ¼ NW ¼; an undivided one-half interest in and to tSW 1/4 NE 1/4; SE 1/4 NW 1/4;

TOWNSHIP 23 NO'H, RANGE 53 EAST, M.D.B. &M.

Section 19: Lots 1, 3 and 4;

Section 30: Lots 1 a 2

EXCEPTING THEIFROM an undivided one-half interest in and to all oil and gas, or oil or gas, situate, ly; or being under the surface of said land as reserved in deed from THOMAS O. TH, as Executor of the Estate of ANGELO C. FLORIO, Deceased, recorded le 23, 1954 in Book 24, Page 356, Deed Records, Eureka County, State of Neta.

FURTHER EXCEPNG THEREFROM an undivided one-half interest in and to all oil, gas and mineral hts on or beneath said land, conveyed to L. KENNETH COUNTRYMAN, et, by deed recorded December 16, 1977, in Book 62, Page 225, Official Records, Eika County, Nevada.

TOGETHER WITH the Trustor's right to any/or all water and water rights, well and well rights, appeaant to the above-described property, including, but not limited to the water righted d as evidenced by the following Application/Permits to Appropriation filed h, and issued by the Nevada State Engineer:

Permit #:	ertificate #:	Source.	<u>036.</u>
44743	1588	Underground (well)	Stockwater
47907	2306	Underground (well)	Stockwater
Permit #:	crtificate #:	Source:	Units or Acres
50962	3182	Underground (well)	75.3 Ac.
50963	13183	Underground (well)	75.3 Ac.
	EN.		

Attachment to Deed of 'st Page 1 of 2

BOOK 3 4 2 PAGE | 93

Permit #:	ource:	Units or Acres
57835	nderground	0.66 cfs
57836	nderground	0.66 cfs
57837	nderground	1.02 cfs
57838	inderground (well)	1.22 cfs
57839	nderground	0.435 cfs
57840	nderground	0.435 cfs
66062	nderground	1.02 cfs
	•	
Proof #:	ource:	Units or Acres
04471	omano Springs #1	Stockwater
04472	ri Springs #1	Stockwater
04473	alphur Springs #1	Stockwater
04474	ale Springs	Stockwater
04475	omano Springs No. 2	Stockwater
04476	omano Springs No. 2	84.15 Ac.
04477	iri Springs #1	61.59 Ac.
04478	alphur Springs #1	36.28 Ac.
04479	omano Springs No. 1	16.77 Ac.
04480	ule Springs	258.63 Ac.
	. •	- N

A.K.G. A.R.G.

EG

Attachment to Deed of 3t Page 2 of 2

BOOK 3 4 2 PAGE | 94

DDENDUM TO DEED OF TRUST

rior Alienation of Mineral Rights (LF))

Trustor (s) acowledges that certain mineral rights appurtenant to the real property described ithe Deed of Trust (Property) have previously been alienated, transferred, sold, leat, assigned or hypothecated to a third party (ies). Given that fact, the Trustor (s) as hereby agree and stipulate that Trustor (s) will indemnify and hold harmless the Benciary from any loss or liability directly or indirectly arising out of the use, generatic manufacture, production, storage, release, threatened release, discharge, disposal, presence of any "hazardous substance" on, under, or about the Property or generated the mining, exploitation, removal, sale or transfer of mineral rights appurtenant to ader or formerly attached to the real property described in the Deed of Trust. This demnity will apply and be in full force and effect whether the "hazardous substances on, under or about the Property or is related to the mining, exploitation, removasale or transfer of mineral rights that were previously sold, leased, assigned, transred or otherwise alienated from the Property. This Indemnity includes, but is not tited to, reasonable attorney's fees. This Indemnity extends to the Beneficiary, its rent, subsidiaries, and all their directors, officers, employees, agents, successors, arneys and assigns. For the purposes of this Indemnity, the term "hazardous substanc means any substance which is or becomes designated as "hazardous" or "tox under any federal, state or local law. This Indemnity will survive repayment ore Trustor (s)'s obligations to the Beneficiary.

The Trustor (acknowledges that hazardous substances may permanently and materially impair the tue and use of the Property, adversely affecting both the Trustor (s) and the Beneficiarnterests in said Property.

The Trustor (sgrees and stipulates that it will promptly notify the Beneficiary if it knows, suspector believes that there may be any substance in or about the Property or in the il, ground water, or soil vapor on or under the Property, specifically including emining, exploitation, removal, sale or transfer of the mineral rights appurtenant, uer or formerly attached to the Property, or that the Trustor (s), or the Property, or tholder of the mineral rights to the Property may be subject to any threatened or peing investigation by any governmental agency under any law, regulation, or ordinar pertaining to any "hazardous substance". Trustor (s) agrees and stipulates that it ill promptly notify the Beneficiary if it knows, suspects or believes that the hold of title to the mineral rights or of the right to exploit the mineral rights or any person ing in concert with or at the bequest of any such person is, or intends to take or couct any operations with respect to the investigation, mining, exploitation, removable or transfer of said mineral rights or the by-products thereof, whether or not it inves the use of any "hazardous substance" or the production of any "hazardous subsice" as a by-product of such activity. Failure to give the Beneficiary notice pulant to this paragraph will be a material default of Trustor (s)'s obligations under the ed of Trust as determined in the Beneficiary's sole discretion.

The Beneficial and its agents and representatives will have the right at any reasonable time to ær and visit the Property for the purposes of observing the Property, taking and moving soil or ground water samples, and conducting tests on any part of the Property. The Beneficiary is under no duty, however, to visit or observe the Property to conduct tests. Any such tests by the Beneficiary will be solely for the purpos of protecting the Beneficiary's rights under this Deed of Trust. No site visit, observon or testing by the Beneficiary will result in a waiver of any default of the Trustos) or impose any liability on the Beneficiary. In no event will

any site visit, obsertion or testing by the Beneficiary be a representation that hazardous substances or are not present in, on, or under the Property, or that there has been or will be impliance with any law, regulation, or ordinance pertaining to hazardous substances any other applicable governmental law. Neither the Trustor (s) nor nay party is ented to rely on the any site visit, observation or testing by the Beneficiary. The Beneficiary owes nod duty of care to protect the Trustor (s) or any other party of, any hardous substances or adverse conditions effecting the Property. The Beneficiary, hower, will disclose to the Trustor (s) the finding of any report made as a result of, in connection with any site visit, observation, or testing by the Beneficiary. In each stance, the Beneficiary will give the Trustor (s) reasonable notice before enteringe Property or any other place that the Beneficiary is permitted to enter under this paraph. The Beneficiary will make reasonable efforts to avoid interfering with the listor (s)'s use of the Property in exercising any rights provided in this paragraph.

The Trustor (agrees to provide the Beneficiary with copies of any and all documents in its posssion or control, or to which it has access, by which the Trustor (s), or any predecesson interest to the Trustor (s), conveyed the mineral rights or any portion thereof to γ third party including any modifications, amendments, or addendums to said doments.

Trustor (s) aga and stipulate that if Trustor (s) or a third party takes any action or conducts any operons to exploit the mineral rights, including the mining, removal, sale or transfer of theineral rights, including the mining, removal, sale or transfer of the mineral rights apprenant to, under or formerly attached to the Property, the

Trustor (s) wi if so requested by the Beneficiary, take whatever action is necessary under state cal or federal law to sever and parcel so much property as the Beneficiary may desiate that is affected by the previously described operations or actions with respect the exploitation of the mineral rights. The purpose of parceling and separating said prerty shall be for the purpose of allowing the Beneficiary to have the obligations of the Trustor (s) secured by property unaffected by the mining operations or exploitan of mineral rights or any hazardous substances which may be a by-product thereo Refusal or failure of the Trustor (s) to promptly and expeditiously complete arceling of the Property following Beneficiary's request will be a material default of 1stor (s)'s obligations under the Deed of Trust.

Trustor (s) agr and stipulate that in the event that it is necessary to sever and parcel any part of the perfect which secures the obligations of the Trustor (s) to the Beneficiary, and if heficiary in its sole discretion determines that it is in its best interest to do a part release of the affected property, the Trustor (s) will, at the Beneficiary's discreti. (1) pledge additional collateral or (2) substitute collateral in such form and of a we as is agreed to by the Beneficiary of (3) a pay-down of the outstanding obligation responding to the value of the severed collateral and (4), any other action that the Beneficiary deems necessary or appropriate to sever the outstanding indebtedrs.

This Addenduto Deed of Trust hereby refers to and incorporates by reference that certain Deed of 1st and Assignment of Rents dated the 9th day of July, 2001, by and between Art Galand Frances Gale as Trustor (s) and the Intermountain Federal Land Bank Associatic FLCA as Beneficiary.

Dated this 9th v of July, 2001.

TRUSTOR(S):
Art Gale, AKA Arthuk. Gale
Frances Gale, AKA Inces E. Gale
STATE OF 1/eula COUNTY OF Ellic
On the $6 \text{ total of } 100$, personally appeared
before me, a Notary blic,
Act Gale as Frances Gale, who acknowledged to
me that he/she had exuted the foregoing Addendum to Deed of Trust.
NOTARY PUBLIC
PAMELA J. AGUIRRE NOTARY PUBLIC • STATE of NEVADA Elko County • Nevada CERTIFICATE # 99-58153-6 APPT. EXP. OCT 28, 2003
BOOK 342 PAGE /8 OFFICIAL RECORDS COPPED AT THE RECUEST STEWARY LITTLE
01 JUL 18 AM 11: 28
EUREKA COUNTY NEVADA 1.N. REBALEATI. RECORDE: 00 FILE NO. FEES 0

Page 5 of 5

BOOK 3 4 2 PAGE | 99