206-697 8 NOT 031

STATE OF NEVADA

| | Federal I | Land Bank of | Berkeley Deed | of Trust | 1/3 |
|--|---|--|--|--|--|
| THIS DEED | OF TRUST, madeOcto | ber 23, 1973 | between | | Ĭ, ž |
| JA | Y WRIGHT and MARJOR | IR WRIGHT, his | wife. | | 3 A |
|] | | A 2 | | | <u> </u> |
| *********************** | \$ a × \$ | , je da | *************************************** | | |
| *************************************** | | | | | |
| • | | 1 0 | | | |
| *************************************** | | · I · | * | | |
| BANK OF BEKK | ntor, THE FEDERAL LAN ELEY, a corporation. Berl | teley, California, Be | neficiary; | - | The same of the sa |
| | TH: That Grantor hereby a | rrants unto said Tru | stee, with power of s | ale, the following-describe | d real property in |
| Lincoln | County, No | rveda: | | | |
| The Souther | at Quarter (SE½) an | d the South Wei | 16 (Sk) of the | Southwest Onester | (out) as |
| Section 27, | Township 6 North, | Range 66 East, | Mount Diablo H | Sase and Maridian. | (SME) OI |
| and | egy in the second s | and the | | \ \ \ | • |
| The South H | alf (S) of the Sou | theast Quarter | (SEk) of Secti | on 28. Township 6 | North. Range |
| 66 East, Mo | unt Diablo Base and | Heridian. | men met racinacia | et in Lawrence of English | (نوريو ۲۰ |
| CONTAINING | 320 acres, more or | less. | 1 | | |
| SUBJECT TO | existing rights of | i les 20 de la tradición. Way a les agres de la company | anger Billion – St. Ser <u>sat</u> s | Y | entrage of the second of the s |
| | TH the right to use | 100 | 76 | At the second | |
| land for th | e irrigation of 320 | acres of the | sbove described | l land as more full | v described |
| under Appli | cation Number 21616 | , Certificate 1 | Number 7309, 1s | sued by the State | Engineer, |
| | / / | *************************************** | 1 | / / | |
| | / / | | / / | |). |
| | | | \ | SECURE OF A | |
| | | es es | \\. | | |
| | \ \ | | | ÷ | |
| TOGETHER and for do | WITH all of Grantor's ex meetic and stock watering to and, all of which rights are rewith, and all wind machis grazing leases, permits, and a to said land, and the rent | dating and future riuses, including ditch | ghts, however evider ee, laterals, conduits, | ced, to the use of water and rights of way used to | for irrigating said convey such water |
| or to drain said in a connection the to be fixtures: all | and, all of which rights are rewith, and all wind machin | hereby made appur nes used on said lan licenses used with a | tenant to said land, a d, which pumping pla aid land, all tenant | nd all pumping plants not ants and wind mechines a | v or hereafter meed re hereby declared |
| As security (| or the payment of: (a) \$5. | s, sesues, and profits 5,000.00 | thereof; | had in Company's accompany | |
| | to Beneficiary at its said of | | | | |
| N1 11 - 11 - 11 - 12 - 13 - 14 - 14 - 14 - 14 - 14 - 14 - 14 | 786 | +to +k or one of m | | | |
| Il interest then a | occrued, and, every12 | ponths thereafter, pr | incipal in consecutive | installments of \$3,666 | . 67 |
| Mus interest, unti o Grantor, his su dvance(s): (d) = | l paid in full; (b) all other : iccessors, or any of them, ai | obligations under sai i advance(s) hereund | d note; (c) any addit ler, with interest as | prescribed in the note(s | ney hereafter loan) syldencing such |
| dvanced as herei | l paid in full; (b) all other iccessors, or any of them, at il money advanced to any n nafter provided; (f) all rene principal balances and the r | wals, reamortizationi rate of interest provide | and extensions of in led for in subsection | debtedness secured hereby. (d) above are subject to in | The rate of inter- crease or decrease |
| a entrologisch with | | | | 1000 (1000) 1000 (1000) (1000) (1000) 1000 (1000) (1000) (1000) | |
| | | | | 7 1 1 1 1 1 T | Annual Control of the |
| As additional the revenue from the second contract in the second con | mecurity, Grantor assigns, we all present and future oil | rithout ebligation on , gas, and mineral le | Beneficiary to effect eases, and rights affect | collection, all demages, res | raities, restels, and |
| 6 | m all present and future oil ent of cancellation of any g | raking ismes, permit | s, or needed, used w | en said iand; and piedges | State Charles of the |
| Sate of the Sate o | // | The state of the s | grade in the second sec | entropies (1995) The second of the second o | and a second record, leading to the control of the |
| Uron Grento | منم الما المستحل بدانا فارسالها وأم | محلة مغمموة همم المحم علم | a aladaad maa ka a | توسيم المستوالية المتاسية أسوا | |
| attribut delimite | for performance and without name and agrees that: | notice of such sale | to Grantor ar any par | non; os ade ye — a produzaca tes | |
| (1) Each Gr | rantor is jointly and severa secutors, administrators, succ | lly liable for all obl | igations secured her | oby, which obligations sh | has of bestee Ha |
| | nce by Beneficiary of any pr | | | ty prior default; | i i s eromorik en a |
| | from personal liability shall | | | | |

2 7 th Call

2

8 mx 631

MOL

(4) All condemnation awards and damages shall be paid to the Berieficiary.

- (6) Grantor will comply with the Federal Farm Loan Act and Federal Reclamation Act, and will core for the security in a erlike manner at Grantor's expense;
- (6) Upon Grantor's default or breach, Beneficiary may take possession of said premises with all rights of mortgagesion or have a receiver appointed and may, at its option, accelerate the maturity of the indebtedness.

(?) This instrument is given and accepted upon the express provision that in the event the herein-described property, or any part thereof, or any interest therein, is sold, agreed to be sold, conveyed, or alienated by the Grantor, or by operation of law or otherwise, except by inharitance, all obligations secured by this instrument, irrespective of the maturity datas expressed herein, at the option of the holder larged, and without demand or notice, shall immediately become due and payable. Failure to exactice such option shall not constitute a waiver of the right to exercise this option in the event of subsequent sale, agreement to sell, conveyance, or alienation. Subsequent acceptance of any payment hereunder by Beneficiary shall not be deemed a waiver of any default by Grantor, or any sale, agreement to sell, conveyance, or alienation at the time of acceptance of such payment.

The difference of the conveyance of such payment.

The following covenants, Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9 of section 2 of an act entitled "An act relating to transfers in true real property to secure the performance of an obligation or the payment of a debt, and to provide that certain covenant obligations, rights and remedies thereunder may be adopted by reference, and other matters relating therete," appre 1927, are hereby adopted and made a part of this deed of trust. Covenant No. 1 shall also apply to stock, sentraces, and herein. Covenant No. 2, in the amount required by Beneficiary, and the amount collected under any fire or other image be applied by Beneficiary upon any indebtedness secured hereby, or at option of Beneficiary the entite amount as a part thereof may be released to Grantor, Such application or release shall not cure or waive any default or notice of default invalidate any act these pursuant to such notice. Covenant No. 3: Trustee may make full or partial reconveyance to more security may be sold in due parcel. Covenant No. 5: Trustee may make full or partial reconveyance to "the security may be sold in due parcel. Covenant No. 2: 2%, 5100 minimum. Covenant No. 5: Conveyance to necessary, and said resolution may refer in general terms to all deeds of trust held by Beneficiary, which shall include trust, and, upon recordation, shall be conclusive proof of proper change. The rate of interest provided for in covenant I to increase or decrease in accordance with Beneficiary's variable interest rate policy. The following covenants, Nos. 1, 2, 3, 4, 5, 5, 7, 8, 9 of section 2 of an act entitled "An act relating to transfers in treat of or

| Executed the date first hereinshove written. | 0. 24. 00 | |
|--|--|---|
| Address Hiko, Nevade 89017 | Jest Wight | |
| Riko, Neveda 89017 | Majnis Whight | , - |
| | | |
| | | |
| COUNTY OF CLARK On this 19thy of November in the | war 19 ⁷³ before me, the undersig | ped |
| On this | Am 15 | |
| known to use to be the person. described in and who execut | | to me that they |
| PATRICIA McCANN IN WITNESS WHEREOF, I have become out my he provided the same fruely and voluntarily and for the uses and IN WITNESS WHEREOF, I have become out my he patricia McCANN MCMANY PURISC - STATE OF REVADA COUNTY OF CLAME My Commission Engine Just 28, 1974 My commission will explor: | | clark |
| June 28, 1974 | | .1 |
| | | P. O. Bes 525 Berhaley, California 947 THIS SPACE FOR LAND BANK |

RDER'S USE ONLY