STATE OF NEVADA Loan No. 211436

Federal Land Rank of Barkelov Deed of Tours

THIS DEED OF TRUST, made August 4, 1975	between
KENT WHIPPLE and JANE WHIPPLE, Trustee under	that certain Trust Agreement dated
March 17, 1969 executed by Kent Whipple and	Jane Whipple; and KENT WHIPPLE and JANE
WHIPPLE, his wife	
erein called Grantor, THE FEDERAL LAND BANK OF BERK ANK of BERKELEY, a corporation, Berkeley, California, Ben-	ELEY, a corporation, Trustee, and THE FEDERAL LAN eficiary;
WITNESSETH: That Grantor hereby grants unto said Trust	see, with power of sale, the following-described real property
Lincoln County, Nevada:	
PARCEL I: THE NORTHEAST QUARTER (NE 1/4) OF SECTION 19; (NW 1/4) OF SECTION 19; EAST HALF (E 1/2) OF 18; AND THE SOUTHWEST QUARTER (SW 1/4) OF THE ALL IN TOWNSHIP 6 SOUTH, RANGE 61 EAST, M.D.M	THE SOUTHWEST QUARTER (SW 1/4) OF SECTION SOUTHEAST QUARTER (SW 1/4) OF SECTION 18
EXCEPTING THEREFROM ALL STATE AND COUNTY ROADS	S AND HIGHWAYS.
PARCEL II:	
THE NORTHWEST QUARTER (NW 1/4) OF THE SOUTHEAS 6 SOUTH, RANGE 61 EAST, M.D.M.	ST QUARTER (SE 1/4) OF SECTION 18, TOWNSHIP
EXCEPTING THEREFROM ALL STATE AND COUNTY ROADS	S AND HIGHWAYS.
Containing 400 acres, more or less.	
TOGETHER WITH the right to 362.4 acre feet of Creek for irrigation of 210.4 acres of the about of Appropriation of Water No. 306 (Proof No. 6 State Engineer November 1, 1929 in accordance Tenth Judicial District Court of Lincoln Count matter entitled "Determination of the Relative Lake and its Tributaries in Lincoln County". TOGETHER WITH all of Grantor's existing and future right and for domestic and stock watering uses, including ditches to drain said land, all of which rights are hereby made appurted temporaries thereigh and appurted.	ove described land evidenced by Certificate 1394) issued to W. H. Sharp by the Nevada with the provisions of a decree of the ty, Nevada, dated October 14, 1929 in the Rights in and to the Waters of Pahranagat at the New Pahranagat to the Waters of Pahranagat the New Pahranagat at the New Pahranagat at the New Pahranagat the New Pahranagat at the New Pahranagat the New Pahranagat at the New Pahranagat at the New Pahranagat the New Pahranagat and Pahranagat the New P
be fixtures; all grazing leases, permits, and incenses used with said appurtenances to said land, and the rents, issues, and profits the	which pumping plants and wind machines are hereby declar- d land; all tenements, hereditaments, easements, rights of wa sereof;
erewith, payable to Beneficiary at its office at Berkeley, California,	n interest as prescribed in Grantor's promissory note of even da as follows: on April 1, 1976 \$3,666.67 and
interest then accrued, and, every months thereafter, pri	neinal in consecutive installments of \$ 3,666,67
us interest, until paid in full; (b) all other obligations under said n rantor, his successors or any of them, as advance(s) hereunder, wit) all renewals, reamortizations, and extensions of the indebtedness any receiver of the premises described herein; (f) all other money ed of trust.	ote; (c) any additional money Beneficiary may hereafter loan t h interest as prescribed in the note(s) evidencing such advance(s evidenced by said note(s) secured hereby (e) all money advance
The promissory note(s) evidencing the indebtedness secured by terest on the unmatured principal portion of the indebtedness and terest rate of the Beneficiary is either increased or decreased.	y this deed of trust contains a provision whereby the rates of on items in default are subject to change whenever the new load
As additional security, Grantor assigns, without obligation on B her revenue from all present and future oil, gas, and mineral leas antor in the event of cancellation of any grazing leases, permits, or l	ies, and rights affecting said premises, and all money payable t

(3) Releases from personal liability shall not affect the personal liability of any person not specifically released;

(2) Acceptance by Beneficiary of any payment shall not operate as a waiver of any prior default;

(1) Each Grantor is jointly and severally liable for all obligations secured hereby, which obligations shall extend to and bind the heirs; executors, administrators, successors, and assigns of each Grantor;

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Form 12-2 (Rev.7-74) FLB Berkeley - Nevada Deed of Trust (Decreasing-Payment Plan)

- (4) All condemnation awards and damages shall be paid to the Beneficiary to be applied on the indebtedness secured hereby;
- (5) Grantor will comply with the Farm Credit Act of 1971 and Federal Reclamation Act, and will care for the security in a farmer-like manner at Grantor's expense;
- (6) Upon Grantor's default or breach. Beneficiary may take possession of said premises with all rights of mortgages in session or have a receiver appointed and may, at its option, accelerate the maturity of the indebtedness.
- (7) This instrument is given and accepted upon the express provision that in the event the herein-described property, or any pert 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 inheritance, all obligations secured by this instrument, irrespective of the maturity dates expressed herein, at the option of the holder hereof, and without demand or notice, shall immediately become due and payable. Failure to exercise 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 paymert hereunder by Beneficiary's knowledge of such default, sale, agreement to sell, conveyance, or alienation, regardless of Beneficiary's knowledge of such default, sale, agreement to sell, conveyance, or alienation at the time of acceptance 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 trust of estates in real property to secure the performance of an obligation or the payment of a debt, and to provide that certain covenants, agreements, obligations, rights and remedies thereunder may be adopted by reference, and other matters relating thereto," approved March 29, 1927, are hereby adopted and made a part of this deed of trust. Covenant No. 1 shall also apply to stock, contracts, and rights pledged herein. Covenant No. 2, in the amount required by Beneficiary, and the amount collected under any fire or other insurance policy.

may be applied by Beneficiary upon any indebtedness se part thereof may be released to Grantor. Such application invalidate any act done pursuant to such notice. Cover expended plus interest accrued thereon shall be secure Beneficiary's variable interest rate plan. Covenant No. 5 legally entitled thereto." All recitals therein shall be co- may be sold in one parcel. Covenant No. 7: 2%, \$100 r and said resolution may refer in general terms to all de-	ured hereby, or at option of Beneficiary the entire amount or release shall not cure or waive any default or notice of ant No. 3 shall include bankruptcy proceedings. Covena d hereby; the rate of interest being subject to change: Trustee may make full or partial reconveyances to "the clusive, Covenant No. 6: Attorney may represent Truste injimum, Covenant No. 9: Conveyance to new trustees sh	the so collected or any default hereunder, or in No. 4: Money so in accordance with e person or persons e at sale and security all not be necessary.
upon recordation, shall be conclusive proof of proper ci Executed the date first hereinabove written.	ange.	s deed of trust, and,
and and and actual actu	9/40 0	•
Address Hiko, Nevada 89017	Kent Whippin Trustee	دو
Hiko, Nevada 89017	Jany Whipple, Tru	stee
Hiko, Nevada 89017	Kent Johnsole	
Hiko, Nevada 89017	One Whippie	,
	Jake Whipple	
SC 20890 LV 157129 NC		
When recorded mail to:		
Federal Land Bank P.O. Box 525, Berkeley, Calif. 947		
STAGE OF MENADA	01	
COUNTY OF ELEC		
) h	a / .
On this 32 day of pleneble in	the year 19 75, before me. J. 1021 1925	GELLES.
a notary public in and for said county and State, person	lly appeared	Turale:
known to me to be the person described in and who executed the same freely and voluntarily and for the uses	cuted the foregoing instrument, who acknowledged to m	that
	hand and affixed my official seal the day and year in	this certificate first
above written.	mind and amount my onicial scal the tay and year in	till Certificate Brot
(SEAL) Mancy of Jones	j)	•
Polary Pully, Soils of Movada	I lange I del	185
Cilio County	Notary Public in and for	
My commission will express copies Aug. 15, 1978	County, State of Nevada.	
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