DEED OF TRUST

Recording requested by and to be returned to:

UTAH FARM PCA P. O. BOX 459 CEDAR CITY, UTAH 84720

described real property situate in the County of \_\_\_\_

## 62432

FILED AND RECORDED AT REQUEST OF Utah Farm Prod. Credit Asso.

August 11, 1978

AT \_\_\_\_ MINUTES PAST .L\_ O'CLOCK

P M IN BOOK 26 OF OFFICIAL

RECORDS, PAGE .

COUNTY, NEVADA

THIS NEED OF TRUST, made APRIL 6, 1978

EDRA B. CRAWFORD, husband and wife, aka EDRA CRAWFORD and UTAH FARM PRODUCTION CHERRY ASSOCIATION of CEDAR CITY, UTAH
a corporation, having its principal place of business in CEDAR CITY, UTAH
UTAH FARM PRODUCTION CREDIT ASSOCIATION of CEDAR CITY, UTAH s corporation organized and existing under the provisions of Title 2 of the Farm Credit Act of 1933, approved June 16, 1933. amended, Benificiary.

WITNESSETM: That the said Grantor hereby grants, conveys and confirms unto said Trustee, with power of sale the follows scribed real property situate in the County of LINCOLN . State of NEVADA , to-wi

FOR DESCRIPTION OF REAL PROPERTY SEE EXHIBIT "A" ATTACHED HERETO.

RECEITER WITH all of Grantor's existing and future rights, however evidenced, to the use of water for irrigating said land and for domestic use thereon, including ditches, laterals, conduits, and rights of way used to convey such water or to drain said land, all of which rights are hereby made appurtenant to said land, and all pumping plants now or hereafter used in connection therewith, and all wind machines used on said land, which pumping plants and wind machines are boreby dodinged to be BOOK.

PAGE 110

		Lincoln (	County	•	,
ctures; together wi	th all tenements, he said land with the	creditumenta, easements right, but not the obli	rights of may and	appurtenances to same same, which right m	id land, and all rents, ay be evercised by the
ineficiary while in a	or out of passession	and either prior to or	after any default b	y the Grantor.	oveneuts and agreements
rein expressed, to-	Pit:				
favor of the Benef	iciary described as	follows:	ure, the payment of		d by prominacry note(s)
Dated	Anomt	On depand; or, if no demand is made, then no	Pated	Anount	On devand; or, if no demand is made, then on
pril 6, 1978	\$491,044.00	July 6, 1978	· 		<del>-</del> - — — — — —
				· · · · · · · · · · · · · · · · · · ·	
th interest, which	said interest, if	ingt paid when due shall	be added to the or	incinal and base the	same rate of interest.
id note(a) having h	een executed by one	or more of the persons	named as Grantor her	ein or the following	party(ies):
This Deed of Trust	is also security fo	or the payment of [1] a	U sume which may be	or become owing to t	he Beneficiary from the
e or more of them,	whether resulting for	rose and vances to be in hi	ehalf of the Grantor	. or Grantor's beirs.	paragraph, or from any
tes from Grantor an	d Grantor's heirs, s	NCCESSORS OF assists in	lavor of or usaign	ed to Beneficiary,	s and extensions of eli
et to prior payment	of the indebtedness	discounted or assigned	l.		erchy but shall be sub-
es and other revenu	e from all present e	ind future oil, gas, an	d mineral Teases, ri	abla and operations a	damages, rentals, royal- iffecting said premises.
Grantor requests t rein designated, an	hat a copy of any mo d covenants and agre	otice of default and of easthat:	any notice of sale !	bereinder be mailed to	Granton at the address
county, city or of	ber authority upon	the property hereby cos	reyed and saud Grant	or arrees that said i	sed by national, state, lengiciary may pay such
interest at the s	s or liens without means rate per annum	ntice and that said Gra as set forth in the n	neing will repay the ote or notes becess	ibneficiary on decam described and this	d all some so paid with Deed of Trust shall be
of the legality or	relidity of such to	exes, assessments or lie	ns,	\ \ \	shall be the sole judge
by judgment or oth	er lichs against ai	id property; will, at	Grantor's expense:	(6) forever magrant a	all obligations secured and defend title to said
maintain fire issu	trance on the improve	rments as required by B	meficiery;	/ /	perlike wanner; and (d)
horastron or hav	e a receiver appoin	ted; (b) at its option	seccionate the mat:	rive of the indebted	richts of mortgagee in ness, have the power of
sale;					irchase at any Trustee's
ury, which shall i	include this_fleed of	Trust and which upon r	ecordation shall be	conclusive proof of a	trust held by Benefici- proper substitution of
necessity of a ge-	ed from the settering	to the new frustee: ()	) liticate any matt	ers, and appear in at	redecessor, without the y condemnation or bank- a therefor, and advance
money for payment	Thereof and of all	Grantor's obligations is	ncurred hereunder, *	hich, tazether with i	atterest at the same rate art of the debt secured
hereby. All confi	ennation awards and	dummges shall be paid to	Beseficiary;	· · · · · · · · · · · · · · · · · · ·	onsent to exsements; (b)
upon full payment be at the cost and	reconvey, without w dexpense of such pe	arrenty, to the person raom; (c) postpone male	or persons legally a by proclamation at	estitled thereto' and L time and place of s	such reconveyance shall ale; (d) apply sale pro-
cceds to expenses	thereof, attorney	fees, title expenses, i partial reconveyances	ndebtedmess secured	hereby, and any surp	lus to parties entitled
portion of said s	ecurity or any rele	ase from personal liab	ility shall not affe	ect the personal list	and the release of any sility of any person not
indebtedness then	remaining;	•	- N		the full amount of said
		railty liable for all of tors, successors, and a			ons shall extend to and
	rat hereinabove writ		. \ \		
01	X 320, PIOCH	E, NEVADA 8904	3		
SEORGE C. CR	wrond / 4				
EDRA B. CRAW					
aka EDPA CRAI					· · · ·
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Sate of UTAH		ACENOFLEDGM	EFT	······································	
h April 6, 19	978 hefore	re, the undersisted Notary			
	ate, personallý ajgeari	⊣ George C. Cra	wford		
and bold b.	Clawford, Iti	sband and wife,			
		and whose names, are clear they executed		in the second se	
the arthra liberatures:	100	e user titter i erecuted	CHE ROME.		
anuary 6, 19	82				
1 15.7					
	9	hathen H.	vary	•	00 144

3304 26 PAGE 411 EXHIBIT "A"

Mount Diablo Meridian, Nevada T1S., R. 69E, Sec. 2, NE%, SW%; Sec 3, Lot 3, SE% NW%. Containing 98.86 acres.