Lincoln County

JUNIOR ACRICULTURAL LOAN PROGRAM - RURAL REHABILITATION TRUST FUND
SECURITY AGREEMENT

This agreement is made between Jeff Wright and Jay Wright

called Debtor (meaning any or all parties named above, whether one or more), and the Nevada State Department of Agriculture, Rural Rehabilitation Prost Fund, hereinafter called Secured Party, whose address is P.O. Nov. 11100 (350 Capital Bill Avenue). Reno. Nevada 89510

Party, whose address is P.O. Box 11100 (350 Capitol Bill Avenue), Reno, Nevada 89510.

WHEREAS, Debtor is or will be indebted to Secured Party and desires to give security for all such indebtedness.

NOW, THEREFORE, Debtor grants to Secured Party a security interest in the property described on the reverse side of this agreement, called Collateral. The Collateral is security for payment of the loan made concurrently with this agreement.

Debtor warrants, covenants and agrees with Secured Party that:

- 1. WARRANTIES (A) All statements contained in the Debtor's loan application(s) are true and correct; (B) Proceeds of all loans will be used for the purposes agreed upon; (C) Debtor is the owner of the Collateral free and clear of any lien, encumbrance or security interest except as stated on the Debtor's loan application(s); and (D) Debtor will defend the Collateral against any claim or demand adverse to Secured Party's interest.
- 2. PAYMENT Debtor will pay when due all indebtedness secured by the agreement, together with interest, and all rent, taxes, levies, assessments or other claims which are or may become liens against the Collateral.
- 5. INSURANCE Debtor will insure the Collateral in such amounts and in such manner as may be required by the Secured Party and will pay all insurance premiums when due.
- 4. CARE OF COLLATERAL Debtor will care for the Collateral in a good and husbandlike mam will keep in good standing all brands and rights to water, range land, grazing privileges at leases held by Debtor and used in connection with the Collateral, and will not further encu sell, remove or otherwise dispose of the Collateral or said rights without the written consoft the Secured Party.
- 5. INSPECTION Secured Party shall have the right to inspect the Collateral at any time, to that end Debtor agrees to gather the Collateral at a place to be designated by Secured P. which is reasonably convenient to both parties.
- 6. PRESERVATION OF COLLATERAL If the Debtor fails to attend to and care for the Collate as agreed, the Secured Party at its option may enter upon Debtor's premises, exercise all Debtor's rights to use brands, water, range land, grazing privileges, and leased land, and perform all things which may be necessary to preserve or market the Collateral at Debtor's expense or if Debtor fails to pay, when due, any rent, taxes, levies, assessments, insurance premiums or other claims as agreed, the Secured Party at its option may pay the same or any part thereof without waiving its right to enforce this agreement for default, and all such expenses incurred and amounts paid by Secured Party, including reasonable attorney's fees and legal expenses, shall be added to the indebtedness hereby secured and bear interest at the Secured Party's then current loan rate: from the date of payment.
- 7. DUE DATE Upon the death of Debtor or upon the filing by or against Debtor of a petit for relief under the Federal Bankruptcy Act or under the insolvency laws of any state or up the making by Debtor of an assignment for the benefit of creditors or upon the levy by a creditor upon any of the Collateral, or in case Secured Party deems itself unsecured at any time, the entire indebtedness secured hereby shall, at the option of Secured Party, become immediately due and payable.
- 8. DEFAULT Upon default by the Debtor in the performance of any of the covenants hereof upon the breach of any warranties herein contained, the entire indebtedness hereby secured shall, at the option of Secured Party, become immediately due and payable and the Secured Party proceed to enforce its security interest by any means provided herein or under the uniformercial Code Secured Transactions, or otherwise allowed by law. Upon demand, Debtor shassemble the Collateral and make it available to Secured Party on the premises of the Debto at any other place designated by Secured Party which is reasonably convenient to both part reasonable expenses, including legal expenses and attorney's fees, incurred by the Secured Party in the exercise of its right to take possession and dispose of the Collateral must be paid in order to redeem the Collateral, or in the event of sales, shall be paid from the proceeds thereof.
- 9. OPTIONAL ADVANCES Nothing herein shall be construed to obligate the Secured Party to make any additional loans or advances to the Debtor.
- 10. SETOFF Secured Party may at any time exercise the right of setoff with respect to any money held for the account of Debtor.
- 11. PAYMENT OF PROCEEDS At any time the Secured Party may notify an account debtor or hot of any proceeds from sale of Collateral that it has a security interest in said account or proceeds and thereafter receive direct payment from said party.
- 12. RELEASES Secured Party may release all the Collateral or any portion thereof with or without requiring a reduction of the debt hereby secured and said release shall not affect Debtor's liability to pay the remaining indebtedness.

All rights of Secured Party hereunder shall inure to the benefit of its successors and assigns; and all obligations of the Debtor shall bind its heirs, executors, administrators, successors and assigns. If there be more than one Debtor their obligations harminder be joint and several.

Lincoln County

DESCRIPTION OF COLLATERAL

CROPS:*All crops now standing or planted, and all crops planted or grown or that may be planted or grown on the land described below with maximum period allowed by the Uniform Commercial Code of the State in which said crops are grown, or in the obsence of a maximum period wided therein, within five years from the date hereaf and thereafter until payment in full of all indebtedness secured by this agreement. If no are to be included as collateral, write 'None' here:

NUMBER			including Debtor's brand		4	
	KIND OR CLASS	AGE	BREED OR DESCRIPTION	BRAND	LOCATION OF ERAND	WAAB KO COTIAT THOIR
	:	1				
16	Cows	, 1	Limousine	_	-	/
1	-	1 1	•	i s	· .	. \
	ı	1 1	,			/
.	i	1 1		pratic	/	/
	ì	1 1		Ĩ.		
		1 1		E (
		1 1	•	500		
ĺ		1				
l	ļ	1		5	- The state of the	
	l	()		1	1	
	l	(stock	1	
	ļ	1			1. 1	
1	. 1	1 .		₹ ·	1 1	-
	Ì			1		
L_			-	1		-
QUIPMENT AND	OTHER COLL	LATERAL:		N	1.1	
			. /	. 1	/ /	
			-	1 /		
				1 4		
	٠.			1		
		1			The same of the sa	
		1		1 1	1	•
		1		1	1. 1	
	_ /	/-		. \	1 1	_
All produc	ts of the	e abov	e Collateral and all proceed	eds from sale	of said colla	ateral or produc
The land o	n which	all cre	ops are growing or will be	growing and o	n which other	r collateral
described	herein w	ill no	rmally be located for inspe	ection purpose	s is situated	d in Lincoln
		1		1 1		
	1/-					
Countrefie	سملين . (د	of.	Nevada 3 3	scribed or	monly know	as follows:
- N.	\ \			scribed or com	monly known :	as follows:
- N.	\ \		Nevada and des	/ /-	. 5	as follows:
- N.	\ \			/ /	67363	-
- N.	\ \			Na, Fred and r Meu: Dep	67363 RICCROED AT RIQUES PT DE PROCUL	- ST OF
- N.	\ \			No THEO AND R MEU DEF TAM	67363 RICCKDED AT REQUES PT DE PROCESS V. 28 1980	ST OF TULE
- N.	\ \			No	67363 RECERBED AT REQUES PT A E A GUES V. 2.8. 1980 AINUTES PAST. 2. 010	ST OF TULE CLOCK
- N.	\ \			RS. THE AND R MEY DEF THA AT 50 1/2 P in its soci	67363 RECERBED AT REQUES OF DE AGUCUL V. 28 1980 MINUTES PAST 2 OCC CK 35 CF CF	ST OF TULE CLOCK FICIAL
- N.	\ \			NO	67363 RECERBED AT REQUES T DE HOUCUL V. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF MC5 239 LIN	ST OF TULE CLOCK
- N.	\ \			RO	67363 RECORDED AT REQUES OF DE ALGUE V. 28 1/980 CINCULES PAST 2 OF CE CK 35 CF CFF CC 239 UN NADA	ST OF TULE CLOCK FICIAL COON
- N.	\ \			RO	67363 RECERBED AT REQUES T DE HOUCUL V. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF MCE 239 LIN	ST OF TULE CLOCK FICIAL COON
- N.	\ \			RO	67363 RECORDED AT REQUES OF DE ALGUE V. 28 1/980 CINCULES PAST 2 OF CE CK 35 CF CFF CC 239 UN NADA	ST OF TULE CLOCK FICIAL COON
Ranch	lies 18 m	niles no	orth of Alamo, Nevada.	No. THEN AND R MEV. DEF TAA AT 50 IV P. M IN S. CA COUNTY, NO. LECTON, N. NO. LECTON,	RECORDED AT REQUES PT AE FRANCIS V. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF CK 339 LIN WADA LINA LLIA COUNTY CEDETOR FAILS	ST OF TWEE CLOCK FICIAL COON TO TEDAY the
Ranch COSIGNER.	Cosigne	niles no	orth of Alamo, Nevada. ing below agrees that in to by the Promissory Note th	NS. THEN AND R MEY DEF JAA AT JO N MEDIUM, NE CONTY, NE He event the D at subject Cos	RECORDED AT REQUES PT AE HANGUE N. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF KG 239 UN WALL WALL WE WAS CENTS Debtor fails signer will a	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
Ranch COSIGNER. indebtedneresponsib	Cosigne	niles no	orth of Alamo, Nevada. Ling below agrees that in the by the Promissory Note the obtoing the Colla	NS. THEN AND R MEY DEF JAA AT JO N MEDIUM, NE CONTY, NE He event the D at subject Cos	RECORDED AT REQUES PT AE HANGUE N. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF KG 239 UN WALL WALL WE WAS CENTS Debtor fails signer will a	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
Ranch COSIGNER. indebtedneresponsib	Cosigne	niles no	orth of Alamo, Nevada. ing below agrees that in to by the Promissory Note th	NS. THEN AND R MEY DEF JAA AT JO N MEDIUM, NE CONTY, NE He event the D at subject Cos	RECORDED AT REQUES PT AE HANGUE N. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF KG 239 UN WALL WALL WE WAS CENTS Debtor fails signer will a	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
COSIGNER. indebtedne responsib indebtedne	Cosigne ess as prility of ess plus	er sign covided the De accrue	orth of Alamo, Nevada. Ling below agrees that in the by the Promissory Note the btor to maintain the Collact interest.	NS. THEN AND R MEY DEF JAA AT JO N MEDIUM, NE CONTY, NE He event the D at subject Cos	RECORDED AT REQUES PT AE HANGUE N. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF KG 239 UN WALL WALL WE WAS CENTS Debtor fails signer will a	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
COSIGNER. indebtedne responsib indebtedne	Cosigne ess as prility of ess plus	er sign covided the De accrue	orth of Alamo, Nevada. Ling below agrees that in the by the Promissory Note the obtoing the Colla	NS. THEN AND R MEY DEF JAA AT JO N MEDIUM, NE CONTY, NE He event the D at subject Cos	RECORDED AT REQUES PT AE HANGUE N. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF KG 239 UN WALL WALL WE WAS CENTS Debtor fails signer will a	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
Ranch COSIGNER. indebtedne	Cosigne ess as prility of ess plus	er sign covided the De accrue	orth of Alamo, Nevada. Ling below agrees that in the by the Promissory Note the btor to maintain the Collact interest.	NS. THEN AND R MEY DEF JAA AT JO N MEDIUM, NE CONTY, NE He event the D at subject Cos	RECORDED AT REQUES PT AE HANGUE N. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF KG 239 UN WALL WALL WE WAS CENTS Debtor fails signer will a	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
Ranch COSIGNER. indebtedne responsib indebtedne	Cosigne ess as prility of ess plus	er sign covided the De accrue	orth of Alamo, Nevada. Ling below agrees that in the by the Promissory Note the btor to maintain the Collact interest.	NS. THEN AND R MEY DEF JAA AT JO N MEDIUM, NE CONTY, NE He event the D at subject Cos	RECORDED AT REQUES PT AE HANGUE N. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF KG 239 UN WALL WALL WE WAS CENTS Debtor fails signer will a	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
COSIGNER. indebtedne responsib indebtedne	Cosigne ess as prility of ess plus	er sign rovided the De accrue	orth of Alamo, Nevada. Ling below agrees that in the by the Promissory Note the btor to maintain the Collact interest.	NS. THEN AND R MEY DEF JAA AT JO N MEDIUM, NE CONTY, NE He event the D at subject Cos	RECORDED AT REQUES PT AE HANGUE N. 28: 1980 MINUTES PAST 2 OCC CK 35 CF CF KG 239 UN WALL WALL WE WAS CENTS Debtor fails signer will a	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
Ranch COSIGNER. indebtedne responsib indebtedne	Cosigne ess as prility of ess plus	er sign rovided the De accrue	orth of Alamo, Nevada. Ling below agrees that in the by the Promissory Note the obtor to maintain the Collaboration of the collaborati	No	RECORDED AT REQUES PT AE HANGUE V. 28. 1980 V. 28. 1980 V. 28. 1980 Cox 35 CF CF WACA Lika Lika Debtor fails signer will a by the balanc Cosigner	ST OF THE CLOCK FICIAL COIN TO repay the Issume the
Ranch COSIGNER. indebtedne responsib indebtedne	Cosigne ess as prility of ess plus	er sign covided the De accrue	orth of Alamo, Nevada. Ling below agrees that in the by the Promissory Note the obtor to maintain the Collaboration of the collaborati	he event the Dat subject Costeral and repa	RECORDED AT REQUES PT AE HANGUE V. 28. 1980 ANNUTES PAST. 2 OCC CK 35 CF CF WAGA LING COST THE BALL COS	to repay the issume the e of the
COSIGNER. indebtedne responsib indebtedne	Cosigne ess as prility of ess plus	er sign covided the De accrue	orth of Alamo, Nevada. Thing below agrees that in the by the Promissory Note the obtor to maintain the Collad interest.	he event the Dat subject Costeral and repa	RECORDED AT REQUES PT AE HANGUE V. 28. 1980 V. 28. 1980 V. 28. 1980 Cox 35 CF CF WACA Lika Lika Debtor fails signer will a by the balanc Cosigner	to repay the issume the e of the