Lincoln County

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RECORDING REQUESTED BY	<u></u>	No. 75580
	i	FILED AND RECORDED AT REQUEST OF EIRST MINERICAN LITTLE
	1	May 14 1982
		AT 30 MANUTES MAST e2 O'CLOCK
AND WHEN RECORDED MAIL TO	1	AM IN BOOK 50 OF OFFICIAL
UTAH FARM PCA	7	
P.O. BOX 459	1	COUNTY, NEVADA
SE CEDAR CITY, UT 847;	20	A Section 1
-	1	COUNTY BECOME
L	الـ ا	Kacon Jundon Type
		SPACE ABOVE THIS LINE FOR RECORDER'S USE
	DEED OF TRUS	ST .
THIS DEED OF TRUST, made	MARCH 02, 1982	etween
GEORGE R. TENNII	LLE AND WANDA C. TE	NATUE HIS STEEL
		MILDLE, RIS WIFE,
		as Grantor
and UTAH FARM	PRODUCTION CREDI	T ASSOCIATION
of business in <u>CEDAR CITY</u> , PRODUCTION CREDIT ASSOCIATION	IFFAH -	Programme and the control of the con
	JN . 2 COlDOration existing and o	per and <u>UTAH_FARM</u> Per ating under the provisions of Title II of the Farm Credit
Act of 1971, and amendments thereto,	, Beneficiary	resume under the provisions of Title II of the Farm Credit
described real property situate (a)	rantor hereby grants, conveys and	confirms unto said Trustee, with power of sale the following
described real property situate in the Co To-wit:	ounty of LINCOLN	State of NEVADA
IO'WH.		
	1	/ / /
Lot 3 Block 1		Caliente, Lincoln Co., Nevada
	LO MCKinley Strace	CONTRACT OF THE STATE OF THE ST

TOGETHER WITH all of Grantor's existing and future rights, however evidenced, to the use of water for irrigating said lands and for domestic stock watering uses, 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 hereby declared to be fixtures, all grazing leases, permits, and liceness used with said land; all tenements, hereditaments, easements, rights of way and appurtenances are largely and all rents, issues and profits of said land with the right, but not the obligation, to collect the same, which right may be exercised by the Beneficiary while in or out of possession and either prior to or after any default by the Grantor.

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TO HAVE AND TO HOLD the same unto the Trustee and to its successors and assigns upon the trusts, covenants and agreements herein expressed, to-wit:

JAMES B. TENNILLE AND LAVETTE TENNILLE

Advances made by the Beneficiary after discount or assignment of this Deed of Trust shall be secured hereby but shall be subject to prior payment of the indebtedness discounted or assigned.

As additional security, Grantor assigns, without obligation on Beneficiary to effect collection, all damages, rentals, royalties and other revenue from all present and future oil, gas, and mineral leases, rights and operations affecting said premises, and all money payable to Grantor in the event of cancellation of any grazing leases, permits, or licenses used with said land.

Grantor hereby covenants and agrees that:

- (1) Grantor will pay all taxes, assessments and liens now subsisting or which may hereafter be imposed by national, state, county, city or other authority upon the property hereby conveyed and said Grantor agrees that said Beneficiary may pay such taxes, assessments or liens without notice and that said Grantor will repay the Beneficiary on demand all sums so paid with interest at the same rate in effect for Grantor's loan and this Deed of Trust shall be security for all sums so paid by the Beneficiary, together with interest thereon, and the Beneficiary shall be the sole judge of the legality or validity of such taxes, assessments or liens;
- (2) Grantor will comply with the Farm Credit Act of 1971 and amendments thereto; will pay, when due and payable, all obligations secured by judgment or other liens against said property; will, at Grantor's expense: (a) forever warrant and defend title to said security; (b) protect the security and lien in any litigation; (c) care for the security in a farmerlike manner; and (d) maintain fire insurance on the improvements as required by Beneficiary;
- (3) Upon default or breach of any debt or obligation secured hereby Beneficiary may: (a) take possession of said premises with all rights of mortgages in possession or have a receiver appointed; (b) at its option accelerate the maturity of the indebtedness, have the power of sale exercised in accordance with law then in force; (c) have the security sold in one parcel; (d) purchase at any Trustee's sale;
- (4) Beneficiary may: (a) change any Trustee by certificate referring specifically to any deed of trust or referring in general terms to all deeds of trust held by Beneficiary, which upon recordation shall be conclusive proof of a proper substitution of the successor, and such new Trustee shall have all the estate, powers and duties of said Trustee predecessor without the necessity of a deed from the retiring to the new Trustee; (b) litigate any matters, and appear in any condemnation or bankruptcy proceeding, affecting the security or lien, incur necessary costs, expenses and attorney fees therefor, and advance money for payment thereof and of all Grantor's obligations incurred hereunder, which, together with interest at the same rate in effect for Grantor's loan, shall be immediately payable and a part of the debt secured hereby. All condemnation awards and damages shall be paid to Beneficiary;
- (5) The Trustee may: (a) at any time reconvey, without warranty, any portion of the security and consent to easements; (b) upon full payment reconvey, without warranty, to "the person or persons legally entitled thereto" and such reconveyance shall be at the cost and expense of such person; (c) postpone sales by proclamation at time and place of sale; (d) apply sale proceeds to expenses thereof, attorney fees, title expenses, indebtedness secured hereby, and any surplus to parties entitled thereto. Recitals in full and in partial reconveyances and in any trustee's deed shall be conclusive;
- (6) Acceptance by Beneficiary of any payment shall not operate as a waiver of any prior default, and the release of any portion of said security or any release from personal liability shall not affect the personal liability of any person not specifically released, nor the lien of this Deed of Trust upon the remainder of said premises for the full amount of said indebtedness then remaining;
- (7) 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;

Grantor requests that a copy of any notice of default and of any notice of sale hereunder be mailed to Grantor at his address herein set forth.

Address Box 336, Caliente, Nv 89008

GEORGE R. TENNILLE

WANDA C. TENNILLE

WANDA C. TENNILLE

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known to me to be the person(s) described in and whose name(s) They subscribed to the within instrument, and acknowledge to me that I received whe subscribed manual representation of the subscribed in the within instrument, and acknowledge to me that I received when the subscribed in the within instrument, and acknowledge to me that I received when the subscribed in the within instrument, and acknowledge to me that I received when the subscribed in the within instrument, and acknowledge to me that I received when the subscribed in the within instrument, and acknowledge to me that I received when the subscribed in the within instrument, and acknowledge to me that I received when the subscribed in the within instrument, and acknowledge to me that I received when the subscribed in the within instrument, and acknowledge to me that I received when the subscribed with the subscri

My commission expires:

NOTARY PUBLIC STAIL OF NEVADA E
County of Lincoln

County of Lincoln E Carol A. Roscotlund E Carol A. Roscotlund E R CAROLETTE LUCE S. 1984 E CHARLETTE CAROLETTE CAROL

Notary Public in and for said County and State

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