Lincoln County

RECORDING REQUESTED BY	77360
UTAH FARM PRODUCTION CREDIT ASSN.	FILED AND REFERENCE AND
	LEKS TITIE ACL
AND WHEN RECORDED MAIL TO	AT 21 MINITES ALL OF
MAME TUTAH FARM PRODUCTION CREDIT ASSN.	HMIN BOOK 5 H OF OFFICIAL
STREET 88 East Fiddlers Canyon Rd.	RECORDS. PAGE 02 9 UNCOW
ADDRESS Suite C.	CCUNTY, NEVADA
ciry Cedar City, Utah 84720	Thereid d. L
STATE Z# L	
	SPACE ABOVE THIS LINE DAY A COMPER'S USE
0.14	DEED OF TRUST
NS (1)	and of Most
THIS DEED OF TRUST, madEEBRUARY 25.	. 1983 between
	ROSE WADSHORTH, AS JOINT TENANTS
	, as Grantor,
	RODUCTION CREDIT ASSOCIATION, a corporation, having its principal place
of business in <u>CEDAR CITY</u>	
PRODUCTION CREDIT ASSOCIATION, a corpor	ration existing and operating under the provisions of Title II of the Farm Credit
Act of 1971, and amendments thereto, Beneficiary,	
BETMECCETH. That the said Courter bounts	
described real property situate in the County of	y grants, conveys and confirms unto said Trustee, with power of said the following LINCOLN NEVADA
To writ:	State of NEVALIA
ID-Wit.	
lot 70 in Sun Gold Manor Unit No.	1, in the Town of Panaca, County of Lincoln, State
of Nevada, known as 635 'D' Stre	1, in the lown of ranaca, county of Lincoln, State
, in the cost of being	
ALSO:	
10-1-11-1	
Uvada Allotment, Allotment # 107	9. 355 ALM's in active use.

TOGETHER WITH all of Grantor's existing and future rights, however evidenced, to the use of water for irrigating said lands 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 and land, all of which rights are hereby made appurtenant to said land, and all pumping plants may use thereafter 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 licenses used with said land; all tenements, hereditaments, easements, rights of way and appurtenances to said land; 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.

#Incolf	County
TO HAVE AND TO HOLD the same unto the Trustee as ments herein expressed, to-wit:	nd to its successors and assigns upon the trusts, covenants and agree-
This Deed of Trust is given for the purpose of securing the protest executed by Grantor prior to or concurrently herewith, payah (B) All existing and luture indebtedness owed by Grantor to Beneficial additional sums and future advances which Beneficiary at its op additional parties named immediately below; (D) All interest according burstens and extensions of indebtedness secured by this Deed of promissory notets) evidencing the indebtedness secured by this Deed of promissory notets evidencing the indebtedness secured by this Deed of	ayment of: (A) All indehtedness evidenced by one or more promissory le to Beneficiary in the aggregate amount of \$187,473,00 liciary evidenced by a promissory note, guaranty, or otherwise; (C) All into may hereafter lend to or on behalf of the Grantor, including the used on indehtedness secured hereby at the rate established under the itrate provision which increases or decreases said rate from time to and amendments thereto; (E) All substitute notes, tremewals, reamortitrus; (F) All other obligations of Grantor under this document, the any loan document executed by Grantor in favor of Beneficiary. The
to prior payment of the indebtedness discounted or assigned.	ent of this Deed of Trust shall be secured hereby but shall be subject
As additional security, Grantor assigns, without obligation of other revenue from all present and future oil, gas, and mineral payable to Grantor in the event of cancellation of any grazing le	on Beneficiary to effect collection, all damages, rentals, royalties and leases, rights and operations affecting said premises, and all money ases, permits, or licenses used with said land.
Grantor hereby covenants and agrees that:	
assessments or liens without notice and that said Grantos will see	subsisting or which may hereafter be imposed by national, state, ed and said Grantor agrees that said Beneficiary may pay such taxes, ay the Beneficiary on demand all sums so paid with interest at the II be security for all sums so paid by the Beneficiary, together with the legality of validity of such taxes, assessments or lient.
(2) Grantor will comply with the Farm Credit Act of 19 obligations secured by judgment or other tiens against said proper to said security; (b) protect the security and tien in any litigation; fire insurance on the improvements as required by Beneficiary;	(7) and amendments thereto, will pay, when due and payable, all ty; will, at Grantor's expense: (a) forever warrant and defend title (c) care for the accurity in a farmerlike manner; and (d) maintain
	ured hereby Beneficiary may: (a) take possession of said premises need; (b) at its option accelerate the maturity of the indebtedness, a force; (c) have the security sold in one parcel; (d) purchase at
successor, and such new Trustee shall have all the estate, powers deed from the retiring to the new Trustee; (b) litigate any matta affecting the security or lien, incur necessary costs, expenses and at of all Grantor's obligations incurred hereunder, which, together a immediately payable and a part of the debt secured hereby. All of the debt secured were payable and a part of the debt secured were without.	Warranty any months of the seconds
be at the cost and expense of such person; (c) postpone sales by expenses thereof, attorney fees, title expenses, indebtedness securifull and in partial reconveyances and in any trustee's deed shall be	n or persons legally entitled thereto" and such reconveyance shall proclamation at time and place of sale; (d) apply sale proceeds to ed hereby, and any surplus to parties entitled thereto. Recitals in a conclusive;
the lien of this Doed of Trust upon the remainder of said premises	s for the full amount of half indebtedness then remaining
(7) Each Grantor is jointly and severally liable for all obliga- the heirs, executors, administrators, successors, and assigns of each	tions secured hereby, which obligations shall extend to and bind Grantor;
Grantor requests that a copy of any notice of default and of herein set forth.	any notice of sale hereunder be mailed to Grantor at his address
Address	/ /
0/4/11/	
DON SCOTT WADSWORTH	MARCIA ROSE WADSWORTH
tate ofUTAH	
ounty of	
tunner a series T	
The Bridging Hots	ry Public in and for said County and State, personally appeared
DON SCOTT WADSWORTH AND MARSIA ROSE	MALISMUKIH
nown to me to be the person(s) described in and whose name(s)	are subscribed to the within instrument, and acknowledged
y commission expires: 5/1/86	Distributed acknowledged
5/1/86	Clure M. Dalton
The state of the s	Claire M. Dalton Notary Public in and for said County and State
CIE O.	Residing at Parowan, Utah

 $54~\text{\tiny MGE}~3\underline{0}$

BOOK