## STATE OF NEVADA

238905-3

Federal Land Bank of Sacramento Deed of Trust

THIS DEED OF TRUST, made August 29, 1983	botween
WAYNE LISTER and RUBY LISTER, his wife.	
	194
berein called Grantor, the FEDERAL LAND BANK OF SACRAME	NTO, a corporation Trustee, and the FEDERAL LAND
BANK OF SACRAMENTO, a corporation, Sacramento, California, Be WITNESSETH: That Grantor hereby grants unto said Trustee, w	
Lincoln County, Neveds:	
The South half of the Southwest Quarter (\$ 1/2	SH 1/4) of Conting 16 Township 9

The South half of the Southwest Quarter (\$ 1/2 SW 1/4) of Section 16, Township 2 North, Range 67 East, M.D.B.&M., Lincoln County, Nevada.

Containing 80.0 acres, more or less.

TOGETHER WITH the right to use 320 acre-feet of underground water diverted from a well located South 87 degrees 27' East 1107 feet from the Northwest corner of Section 21, TZN, R67E, MDB&M, for irrigation of the 80 acres of land above-described, and for stockwatering and domestic purposes, as evidenced by Application for Permit to Appropriate the Public Waters of the State of Nevada No. 41411, issued by the State of Nevada Division of Water Resources.

TOGETHER WITH all of Grantor's existing and future rights, however evidenced, to the use of water for irrigating said lands and for domestic and stock watering uses, including ditches, laterals, conduits, and rights of way used to coaway such water 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 dischared to be figures; all grating leases, permits, and licenses used with said land; all tenoments, hereditaments, essements, rights of way, and appurtenances to said land, and the rents, issues, and profits thereof;

As security for the payment of: (a) \$47,000.00 with interest as prescribed in Grantor's promissory note of even date herewith, payable to Beneficiary at its office in Sacramento, California; (b) all other obligations under said note; (c) any additional money Beneficiary may hereafter loan to Grantor, his successors or any of them, as advance(s) hereunder, with interest as prescribed in the note(s) evidencing such advance(s); (d) all renewals, teamortizations and extensions of the indebtedness evidenced by said note(s) ecured hereby; (e) all money advanced to any receiver of the premises described herein; (f) all other money that may be advanced under provisions hereinafter recited in this deed of trust.

The promissory note(s) evidencing the indebtedness secured by this deed of trust contains a provision whereby the rates of interest on the unmatured principal portion of the indebtedness and on items in default are subject to change whenever the new loan interest rate of the Beneficiary is either increased or decreased.

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

Upon Grantor's default or breach, all stock and contracts then piedged may be sold with the land, at public or private sale, without demand for performance and without notice of such sale to Grantor or any person;

Grantor covenants and agrees that:

- (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;
  - (2) Acceptance by Beneficiary of any payment shall not operate as a waiver of any prior default;
  - (3) Releases from personal liability shall not affect the personal liability of any person not specifically released;

Form 1342 Front (Rov. 4-77) FLB Secramento - Novado Doed of Trust

- (4) All condemnation awards and damages shall be paid to the Beneticiary 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 accurity in a farmer-
- (3) Orantor was compay what the same and the same and the same at Grantor's expense;

  (6) Upon Grantor's default or breach, Beneficiary may take possession of said premises with all rights of mortgages in possession or have a receiver appointed and may, at its option, accelerate the maturity of the indebtoduces.

(7) This instrument is given and accepted upon the express provision that in the event the herein-described property, or any part 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 shell 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 payment hereunder by Beneficiary shell not be deemed a waiver of any default by Grantor, or any sale, agreement to sell, conveyance, or alienation, regardless of Beneficiary's knowledge of such default, sale, agreement to sell.

The following conversable New 1.2.8.4.8.7.8.8 of continued of a capital of

The following covenants, Nos. 1, 2, 3, 4, 5, 6, 7, 3, 9 of section 2 of an act entitled "An act relating to transfers in treat of estates in real property to secure the performance of an obligation or the payment of a debt, and to provide that cartain covenants, agreements,

spended plus interest accrued thereon shall be secu- instituty's variable interest rate plan. Covenant No. gally entitled thereto." All recitals therein shall be co- ay be sold in one parcel. Covenant No. 7: 2%, \$100 id said resolution may refer in general terms to all o con recordation, shall be conclusive proof of proper Executed the date first hereinshove written.	minimum. Covenant No. 9: Conveyance to new trustees shall not be necessary deeds of trust held by Beneficiary, which shall include this deed of trust, and
Address P. O. Box 402 Ploche, Nevada 89043	Wayne Lister Lister
	Lilia Kates
	huby Lister
TATE OF NEVADA	
nemeros nos difensaciones de la Companione	
	July Super de Ctable of
Outry of themselves ;  On this 1975 day of September;  notary public in and to; said county and state, percent	in the year 1913 before me. Judy A. Etala.
On this 1976 day of September; notary public in and for said county and State, person where distinct and kind	by distar
On this 1976 day of September, is notary public in and for said county and State, person which the same freely and voluntarily and for the use	executed the foregoing instrument, who acknowledged to me that. They
On this 1974 day of September, i notary public in and for said county and State, person with the county and State, person with the county and the county will be considered the county and c	executed the foregoing instrument, who acknowledged to me that. Eddy
On this 1977 day of September, i notary public in and for said county and State, person with the same freely and voluntarily and for the use IN WITNESS WHEREOF, I have hereunto set in the same freely and voluntarily and for the use IN WITNESS WHEREOF, I have hereunto set in the same freely and voluntarily and for the use IN WITNESS WHEREOF, I have hereunto set in the same freely and voluntarily and for the use IN WITNESS WHEREOF, I have hereunto set in the same freely and voluntarily and for the use in the same freely and voluntarily and the same freely and voluntarily and the same freely and voluntarily and for the use in the same freely and voluntarily and the same freely and voluntarily and the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and voluntarily and for the use in the same freely and the sam	executed the foregoing instrument, who acknowledged to me that. Eddy
On this ATT day of September is notary public in and for said county and State, person when to me to be the persons described in and who executed the same freely and voluntarily and for the use IN WITNESS WHEREOF, I have bereauto set a source written.  OFFICIAL SEAL  JUDY A ETCHART MOTARY PUBLIC SIXVAL PRINCIPAL OFFICE IN LIBERT LANGE OF THE MET ADDRESS	executed the foregoing instrument, who acknowledged to me that. Eddy
On this 1974 day of September is notary public in and for said county and State, person with the persons described in and who executed the same freely and voluntarily and for the use in WITNESS WHEREOF, I have herrunto set in SEAL)  OFFICIAL SEAL  JUDY A. ETCHART SOFTEN SEAL JUDY A. ETCHART SOFTEN SEAL JUDY A. ETCHART SOFTEN SEAL JUDY A. ETCHART SOFTEN SEAL JUDY A. ETCHART SOFTEN SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL	Executed the foregoing instrument, who acknowledged to me that. Lakey see and purposes therein mentioned.  my hand and affixed my official seal the day and year in this certificate for  Nilsay Public in and for Chileffee.
On this 1975 day of September is notary public in and for said county and State, person with the same freely and voluntarily and for the use in WITNESS WHEREOF, I have herrunto set in WITNESS WHEREOF, I hav	Executed the foregoing instrument, who acknowledged to me that. Lakey see and purposes therein mentioned.  my hand and affixed my official seal the day and year in this certificate for  Nilsay Public in and for Chileffee.
On this 1975 day of September is notary public in and for said county and State, person with the same freely and voluntarily and for the use in WITNESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PROCESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PROCESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PROCESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PROCESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PUBLIC PUBLIC PUBLIC PUBLIC PUBLIC PUBLI	executed the foregoing instrument, who acknowledged to me that. Thing mees and purposes therein mentioned.  my hand and affixed my official seal the day and year in this certificate its Nitrary Public in and for the County, State of Nevents.
On this 197% day of September is notary public in and for said county and State, person with the persons described in and who executed the same freely and voluntarily and for the us IN WITNESS WHEREOF, I have hervanto set is now written.  DEFINATE TOTARY PUBLIC SEVEN THE PROPERTY PUBLIC SEVEN TOTARY PUBLIC SEVEN THE SEVEN TH	executed the foregoing instrument, who acknowledged to me that. Taking mees and purposes therein mentioned.  my hand and affixed my official seal the day and year in this certificate fix  Nidary Public in and for Control County, State of Nevada.
On this 1975 day of September is notary public in and for said county and State, person with the same freely and voluntarily and for the use in WITNESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PROCESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PROCESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PROCESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PROCESS WHEREOF, I have hereunto set in STATE PUBLIC MENUAL PUBLIC PUBLIC PUBLIC PUBLIC PUBLIC PUBLI	Pueb And RECORDED AT MEGUEST OF LAND TIFLE OF ASEL. INC.
On this 197% day of September is notary public in and for said county and State, person with the persons described in and who executed the same freely and voluntarily and for the us IN WITNESS WHEREOF, I have hervanto set is now written.  DEFINATE TOTARY PUBLIC SEVEN THE PROPERTY PUBLIC SEVEN TOTARY PUBLIC SEVEN THE SEVEN TH	Pueb And Recorder of Neverla.    Pueb And Recorder of Neverla.   Pueb And Piete Of Neverla.   Pueb And Recorder of Law Piete Of Neverland of Pueb Piete Of N
On this 197% day of September is notary public in and for said county and State, person with the persons described in and who executed the same freely and voluntarily and for the us IN WITNESS WHEREOF, I have hervanto set is now written.  DEFINATE TOTARY PUBLIC SEVEN THE PROPERTY PUBLIC SEVEN TOTARY PUBLIC SEVEN THE SEVEN TH	Pueb And Recorder of Neverla.    Pueb And Recorder of Neverla.   Pueb And Piete Of Neverla.   Pueb And Recorder of Law Piete Of Neverland of Pueb Piete Of N
On this 197% day of September ; i notary public in and for said county and State, area with the public in and for said county and State, area with the same freely and voluntarily and for the us IN WITNESS WHEREOF, I have herranto set i nove written.  SEAL)  OFFICIAL SEA.  JUDY A ETCHART SOUTH TOWNS OFFICE IN WITNESS WHEREOF, I have herranto set i nove written.  Why Appointment Lepuse Ion. 21, 1885  In Federal Land Bank P. O. Box 13106—C Sacramento, CA 95813  83-35829 TSO	Pueb And seconds of Neverla.    County   State of Neverla.   County   State   County   County   State   County   Coun