

3
WHEN RECORDED RETURN TO:
STATE BANK OF SOUTHERN UTAH
26 North Main, Cedar City,
Utah 84720
87-72130 TSO

SECURITY AGREEMENT

(FARM PRODUCTS AND EQUIPMENT)

1. FLAT NOSE RANCH, A Nevada Partnership

STATE BANK OF SOUTHERN UTAH

("Debtor") agrees with and grants to

("Secured Party") a security interest in the following described property and the products and proceeds thereof (collectively called "Collateral" herein):

(a) LIVESTOCK AND EQUIPMENT:

All livestock, farm machinery and equipment, water rights and crops now owned or to be acquired, including, but not limited to: See attached listings.

located at:

with distinguishing brands or marks on any of the described livestock as shown:



and all additions and accretions to said Collateral, including all generations of increase of the livestock, together with all additional property of similar nature or any interest therein now owned or hereafter acquired by Debtor, whether or not enumerated and whether the livestock is branded or unbranded with the marks indicated and whether or not said brands or marks are in the position or location shown above; and

(b) CROPS: All crops which are planted or grown on or which, within one year after the date of this Agreement, may be planted or become growing crops on or which are harvested from that certain real estate owned or held by George C. Crawford and John Mathews located in Lincoln County, NV, more particularly described as follows:

See Descriptions attached.

(c) SUPPLIES AND EQUIPMENT: All hay, grain, pasturage, feed, chemicals and medicines; all fertilizer and seed; all feed pens, feed troughs and water privileges used in feeding and watering said livestock; all farming implements, tools, vehicles, horses, mules, harnesses, camps, camp wagons, commissary outfits, branding, shearing and lambing equipment and other personal property used in connection with feeding, ranging, watering, transporting and caring for said livestock or in maintaining said equipment or in the planting, cultivating, producing and harvesting of any crops covered hereby; and

(d) CONTRACT RIGHTS AND INTANGIBLE COLLATERAL: All forest permits and grazing rights granted to Debtor by any governmental agency or other party and all incentive payments and agricultural subsidies or allowances granted by any governmental agency or other party, whether for the purpose of stimulating Debtor's production of livestock and crops or whether granted in lieu of raising livestock or planting crops; and if Debtor has any such rights or contracts with the United States or any State or any department, agency or instrumentality thereof, Debtor will notify Secured Party thereof in writing and will execute any instruments or take any other steps required by Secured Party to assign all monies due and other rights to Secured Party and to provide notice thereof to the appropriate agency under any applicable assignment of claim act or other law.

2. OBLIGATIONS SECURED: The security interest herein granted is given to secure the payment and performance of all Debtor's present and future debts, obligations and liabilities of whatever nature to Secured Party (the "Obligations" herein) including Debtor's obligations hereunder and the notes signed by Debtor in the following amount or amounts: \$360,000.00

3. WARRANTIES: Debtor warrants:

(a) Debtor has or forthwith will acquire, clear title to the Collateral, free of all encumbrances and security interests other than this Agreement, and will warrant and defend the same against claims and demands of all other claimants;

(b) Debtor will not sell, misuse, conceal or in any way dispose of the Collateral nor part with its possession or any of the proceeds thereof except to Secured Party or with the consent of Secured Party, nor remove or permit it to be removed from its present location or the location specified above, without the prior written consent of Secured Party, except as necessary to feed or otherwise care for any of the Collateral. Secured party consents to the disposition in the ordinary course of Debtor's farming operations of the following Collateral:

on condition that all proceeds of such disposition are immediately paid or transferred to Secured Party.

(c) Debtor will maintain at all times accurate and complete records of the Collateral and Secured Party or any of its agents shall have the right at any time to enter any premises where any of the Collateral or records pertaining thereto are located to inspect the same and to audit, check and make extracts from any records or other data relating to the Collateral or any part thereof or to any other transaction between the parties hereto.

4. FILING: Debtor warrants there is no financing statement now on file in any public office covering any of the Collateral or any of the proceeds thereof and so long as any of the Obligations remain unpaid or any credit from Secured Party to Debtor is in use by or available to Debtor, Debtor will not execute a financing statement or security agreement covering the Collateral with anyone other than Secured Party. Debtor agrees to sign and deliver one or more financing statements or supplements thereto or other instruments as Secured Party may from time to time require to comply with the Utah Uniform Commercial Code or other applicable law or to preserve, protect and enforce the security interest of Secured Party and to pay all costs of filing such statements or instruments. Secured Party is authorized to sign such statements or instruments for Debtor.

5. CARE OF PROPERTY: Debtor at his own expense will properly and in a good and husbandlike manner, feed, tend, care for, maintain and protect all livestock and will keep up and replenish the herd or band; he will well and carefully cultivate, take care of and protect the crops while growing and until fit for harvest and then faithfully and without delay harvest and otherwise care for and deliver all of such harvested crops or, if sale is authorized, the proceeds thereof, into the possession of Secured Party or as Secured Party directs. Debtor will obey all laws and regulations pertaining to the ownership, branding, inspection, movement and transportation of livestock and crops. The marks or brands on livestock shall not be altered or mutilated in any respect; and all increase, accretions and other livestock that shall at any time become subject to the security interest shall be forthwith branded and marked with the same brands and marks above described. Debtor shall be responsible for any loss or damage to the Collateral; keep it free from all liens, encumbrances and security interests; pay when due all taxes, license fees and other charges upon it; not sell, misuse, conceal or in any way dispose of it or permit it to be used unlawfully or for hire or contrary to the provisions of any insurance coverage; not permit it to become a fixture or an accession to other goods, except as specifically authorized in writing by Secured Party. Loss of or damage to the Collateral shall not release Debtor from any of the Obligations.

6. INSURANCE: Debtor agrees, at his expense, to insure the Collateral against loss, damage, theft (and such other risks as Secured Party may require) to the full insurable value thereof with insurance companies and under policies and in form satisfactory to Secured Party. Proceeds from the insurance shall be payable to Secured Party as its interest may appear and all policies shall provide for 10 days minimum written cancellation notice to Secured Party. Upon request, policies or certificates attesting the coverage shall be deposited with Secured Party. Insurance proceeds may be applied by Secured Party toward payment of any of the Obligations, whether or not due, in such order of application as Secured Party may determine.

7. RIGHT TO PROTECT: If Debtor fails to make any payment or perform any act required by this Agreement or which Secured Party deems advisable to preserve the Collateral or the priority or perfection of the Secured Party's security interest, Secured Party may advance funds for the same and such advances shall be one of the obligations secured hereby and shall be immediately payable with a finance charge thereon at the maximum lawful rate or, if any of the obligations secured hereby constitute a consumer loan under the provisions of the Utah Uniform Consumer Credit Code, at the highest annual percentage rate applicable to any such obligation.

8. DEFAULT: Debtor shall be in default hereunder if any of the following events occur: (1) Debtor fails to pay any of the Obligations when due; (2) Debtor fails to perform any undertaking or breaches any warranty in this Agreement or in any of the Obligations; (3) any statement, representation or warranty of Debtor herein or in any other writing at any time furnished by Debtor to Secured Party is untrue in any material respect when made; (4) Debtor becomes insolvent or unable to pay debts as they mature or makes an assignment for the benefit of creditors or any proceeding is instituted by or against Debtor alleging that Debtor is insolvent or unable to pay debts as they mature; (5) entry of any judgment against Debtor; (6) death of Debtor who is a natural person or of any partner of Debtor which is a partnership; (7) dissolution, merger or continuation of Debtor which is a partnership; (8) dissolution, merger or continuation of Debtor which is a corporation or a partnership; (9) an attachment, garnishment, execution or other process is issued or a lien filed against any property of Debtor; (10) transfer of any material part of the property of Debtor without the written consent of Secured Party; (11) any of the Collateral is lost, stolen or materially damaged; (12) Secured Party shall deem itself insecure for any reason whatsoever.

9. REMEDIES: Upon the occurrence of any default hereunder and at any time thereafter, all of the obligations shall, at the election of Secured Party and without notice of such election, become immediately due and payable and Secured Party shall have the remedies of a secured party under the Utah Uniform Commercial Code or other applicable law, and: (1) Secured Party shall have the right to enter upon any premises where the Collateral may be and take possession thereof; Debtor shall, if requested by Secured Party, assemble the Collateral at a place designated by Secured Party; Secured Party may sell, lease or otherwise dispose of any or all of the Collateral and, after deducting the expenses incurred by Secured Party, including reasonable attorneys' fees and legal expenses, apply the residue to pay (or to hold as a reserve against) the Obligations; Secured Party may give any notice to Debtor required by law by mailing such notice, postage prepaid, at least five days before the event to any address of Debtor set forth in this Agreement; and (2) without notice to Debtor, Secured Party may obtain the appointment of a receiver of the business, property and assets of Debtor and Debtor consents to the appointment of Secured Party or such person as Secured Party may designate as such receiver; and (3) Secured Party shall have the right immediately and without prior notice or demand to set off against the Obligations, whether or not due, all money or other amounts owed by Secured Party in any capacity to Debtor and Secured Party shall be deemed to have exercised such right of setoff and to have made a charge against any such money or amounts immediately upon occurrence of such default even though such charge is entered on the books of Secured Party subsequent thereto.

10. GENERAL: Secured Party is authorized to date this instrument and fill in any blanks. Waiver of any default shall not constitute a waiver of any subsequent default. All words used herein shall be construed to be of such gender and number as the circumstances require and all references to Debtor shall include all other persons primarily or secondarily liable hereunder. This Agreement is governed by the laws of the State of Utah. Debtor appoints the County Clerk of the county in which the place specified in Secured Party's address is located as agent for the purpose of accepting service of process in any action pertaining to this Agreement and agrees that any such action may be brought in any court of said county. Any provision hereof found to be invalid shall not invalidate the remainder. This Agreement constitutes the entire agreement between the parties and may not be altered or amended except by written agreement of the parties. This Agreement binds each Debtor, their respective heirs, personal representatives, successors and assigns and inures to the benefit of Secured Party, its successors and assigns.

EXECUTED on January 6 19 88

FLAT NOSE RANCH, A Nevada Partnership

Secured Party: STATE BANK OF SOUTHERN UTAH

DEBTOR: By: John Matheson

By: Robert J. Warren, Sen. Vice. Pres.
Address: 26 North Main

By: George C. Crawford
Address: P.O. Box 320

Cedar City, UT 84720

Pioche, NV 89043

Lincoln County

ATTACHMENT ATTACHED AND MADE PART OF THAT CERTAIN SECURITY AGREEMENT DATED JANUARY 6, 1988 WITH FLAT NOSE RANCH, A NEVADA PARTNERSHIP AS DEBTOR AND IN THE PRINCIPAL AMOUNT OF \$360,000.00

15,000 square foot metal quanset type, fully insulated Potatoe Storage building including air system.

1,920 square foot slant wall metal workshop insulated with a concrete floor

Metal grain storage building circular, silo type 350 ton capacity with auger

70 foot truck scale, 50 ton capacity, southwest including scale house, sealed for commercial transaction September, 1987.

20 cows
1 bull

Underground pipeline system which delivers water to all parts of the farm.

Power Distribution System: The entire electrical power distribution system including polse, lines, transformers, switches, etc.

TRACTORS:

1974 JD 4630 Diesel Ser. #SN007529R with cab, air and duals
1965 JD 4020 Diesel Ser #SNT213P096569R with JD 158 front end loader
1964 JD 2010 Diesel Ser #SN53845
1965 IH TD 20 Crawler Tractor Ser. #SN2013728 with Cab & hydraulic dozer
1950 AC Crawler Tractor Ser. #SN37113608 with hydraulic dozer

HAYING EQUIPMENT:

1980 NH 1068 Diesel bale wagon stack cruiser, #1659
1976 Freeman Baler 330, SN 65039, Hydraulic PTO
1978 Freeman Baler 330, SN 35062, Hydraulic PTO
1972 JD 2270 Diesel Swather self propelled 16' leader, SN 353767
1960 Case 9' Side Delivery Rake

TILLAGE EQUIPMENT:

1964 JD Land Plane 940, 12' wide
1960 Bear Cat Cultipacker, 12' wide
1961 Bear Cat Cultipacker, 12' wide
1960 JD Offset disk 10', SN 011995A
1960 JD Plow turnover 3 bottom moldboard
1972 Big Beaver Scraper, 12' wide, SNA004
1972 Kongskilde Triple K Coil Shank Harrow
1964 Howard Rotary Tiller 100M, SN 9231020 100 inches wide
1972 JD Offset Disk 340, 16' wide

SHOP EQUIPMENT:

1960 Air Compressor 5 hp 2 stage
1976 Red Arrow 20 ton hydraulic press, SN J2784
1950 Saw, reciprocating power hack saw
1972 JD Welder 220 amp electric
1950 South Bend Lathe, metal
1972 JD Space Heater
1972 JD Space Heater
1964 Fuel Tank, 300 gal.
1976 Fuel Tank, 300 gal.

OTHER EQUIPMENT:

1964 JD Grain Drill 12' wide, SN 002149N
1964 JD Fertilizer Spreader, Model 301
1976 Arps Backhoe, Model 730, 3 pt. hitch
1976 Lockwood Steel Potato Truck Bed, 16' long
1970 JD Sprayer PTO 50' Boom, SN 000618N
1970 GEHL Grinder Mixer, SN 10489
1970 GEHL Forage Wagon, SN 17596
1968 Case Feed Wagon
1965 JD Gyro Mower 001 (Rotary)
Various 40 3" $\frac{1}{2}$ mile hand move sprinkler lines
Various 1500' 6" aluminium Main Line
Cornell Centrifugal Pump, 50 hp, electric SN 6600062
1967 Speed King 60' 6" Grain Auger PTO
1970 JD Posthole Digger, auger type
1978 Fresno Tipout Pickup Stock Rack
1979 4 Plastic Fertilizer Tanks, 1,000 gal.

Acknowledge Attachment:

John Meadows
John Meadows

George C. Crawford
George C. Crawford

Date: 6 Jan 88

Lincoln County

CONTINUATION OF ASSIGNMENT ATTACHED AND MADE PART OF THAT CERTAIN SECURITY AGREEMENT DATED JANUARY 6, 1988 WITH FLAT NOSE RANCH, A NEVADA PARTNERSHIP AS DEBTOR AND IN THE PRINCIPAL AMOUNT OF \$360,000.00

PUMPS AND WELL HEADS:

- #1 Pump 25 HP Serial #31E231 GE with 40 HP Booster GE Serial #5K1404XD26A
- #2 Pump 75 HP US Motors No Ser #
- #3 Pump 75 HP GE Serial #5K444XC3A
- #5 Pump 60 HP Peerless Ser #284766, with 75 HP Booster GE, Ser #5K365YK264
- #6 Peerless 75 HP Pump Ser #252406 with US Motors 100 HP Booster Ser #5215-ZH
- #7 Redjacket submersible pump 25 HP no ser#
- #8 Redjacket submersible Pump 7 1/2 HP no Ser #
- Redjacket submersible clinary pump 3 hp no Ser #

WATER RIGHTS AND APPLICATION NUMBERS:

- Permit #16493, Certificate #5629
- Permit #18352, Certificate #6252
- Permit #20829, Certificate #7402
- Permit #22469, Certificate #7896
- Permit #24217, Certificate #8726
- Permit #24218, Certificate #8727
- Permit #24219, Certificate #8728
- Permit #24509, Certificate #9259
- Permit #37560, Proof of Beneficial Use lacking
- Permit #37561, Proof of Beneficial Use Lacking
- Permit #43770, Proof of Beneficial Use Lacking
- Permit #43771, Proof of Beneficial Use Lacking
- Permit #22260, Certificate #7596
- Permit #27586

Acknowledge Attachment:

John Mathews
John Mathews

George C. Crawford
George C. Crawford

Date: *June 88*

CROPS:

All crops which are planted or grown on the described property below:

LEGAL DESCRIPTION

Situate in the County of Lincoln, State of Nevada, described as follows:

PARCEL I:

The Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section 2, and Lot Three (3) and the Southeast Quarter (SE 1/4) of the Northwest Quarter (NW 1/4) of Section 3, in Township 1 South, Range 69 East, M.D.B.&M., Lincoln County, Nevada.

PARCEL II:

The Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4) of Section 34, Township 1 North, Range 69 East, M.D.B.&M., and Lots Two (2) and Three (3) and the South Half (S 1/2) of the Northwest Quarter (NW 1/4) of Section 2, and Lots One (1) and Two (2) and the South Half (S 1/2) of the Northeast Quarter (NE 1/4) of Section 3, all in Township 1 South, Range 69 East, M.D.B.&M., Lincoln County, Nevada.

PARCEL III:

The point of beginning is a steel fence post located on the Mount Diablo Base Line, or a point which the South Quarter (S 1/4) corner of Section 36, Township 1 North, Range 68 East, bears due West 1690.75 feet, (This is marked by a Brass Cap, set in 1971 by the U.S. Coast and Geodetic survey); thence South 26-08W 393.00 feet, more or less to a steel fence post; thence S63-08E 1570.00 feet, more or less to a steel fence post; thence S26-32W 77.00 feet, more or less to a steel fence post; thence S63-08E 125.00 feet more or less to the center of the Meadow Valley Flood Channel; thence Northeast along said Flood Channel to a point where it intersects the East line of Lot Four (4) (Also west line of Lot Three (3)) located with the Northwest Quarter (NW 1/4) of Section 5, Township 1 South, Range 69 East, or at a point in the center of the Flood Channel approximately 750.00 feet South of the Mount Diablo Base Line; thence North 750.00 feet, more or less to the Northeast corner of said Lot Four (4) (located on the Mount Diablo Base Line); thence East 2250 feet more or less along the Mount Diablo Base Line to the Southeast corner of the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4) of Section 31, Township 1 North, Range 69 East; thence North 1320 feet, more or less to the Northeast corner of the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4) of Section 31; thence East 2640 feet, more or less to the Northwest corner of the Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4) of Section 32, Township 1 North, Range 69 East, M.D.B.&M.; thence South 1320.00 feet, more or less to the Southwest corner of the Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4) of Section 32; thence East 3040.00 feet, more or less along the Mount Diablo Base Line to the Northwest corner of Lot One (1) (located within the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of section 4, Township 1 South, Range 69 East); thence South 660.00 feet, more or

Lincoln County

CONTINUATION OF ATTACHMENT ATTACHED AND MADE PART OF THAT CERTAIN SECURITY AGREEMENT DATED JANUARY 6, 1988 WITH FLAT NOSE RANCH, A NEVADA PARTNERSHIP AS DEBTOR AND IN THE PRINCIPAL AMOUNT OF \$360,000.00.

less along the west line of said Lot One (1) to the Southwest corner of said Lot One (1); thence East 2640.00 feet, more or less to the Southeast corner of Lot Four (4) (Located within the Northwest Quarter (NW 1/4) of the Northwest Quarter (NW 1/4) of Section 3, Township 1 South, Range 69 East); thence North 660.00 feet, more or less to the Northeast corner of said Lot Four (4) (Located on the Mount Diablo Base Line); thence west 410.00 feet, more or less along the Mount Diablo Base Lien to the Southeast corner of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section 33, Township 1 North, Range 69 East; thence North 1320.00 feet, more or less, to the Northeast corner of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section 33; thence 1960.00 feet, more or less to the Northwest corner of the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4) of Section 32, Township 1 North, Range 69

East; thence North 1320.00 feet, more or less to the Northeast corner of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section 32; thence west 1320.00 feet, more or less to the Southwest corner of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of Section 32, thence North 1950.00 feet, more or less to a point in the center of the Meadow Valley Flood channel (Located along the East line of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of Section 32); thence westerly 1320.00 feet, more or less along said Flood Channel to a point on the west line of the Northwest Quarter (NW 1/4) of the Northwest Quarter (NW 1/4) of said Section 32; thence Southwesterly 1130.00 feet, more or less along said Flood Channel to the South line of the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of Section 31, Township 1 North, Range 69 East; thence west 250.00 feet, more or less along the South line to the Southwest corner of the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of Section 31; thence South 130.00 feet, more or less, to the center of the Flood Channel; thence Southwesterly 1650.00 feet, more or less to the North line of the Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of Section 31; thence west 2800.00 feet, more or less to the Northwest corner of the Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of Section 31 (Located on the R68-R69E Range Line, this point is Brass Cap marked X corner S-36 R68E/S-31 R69E set in 1974); thence South 1320 feet, more or less to the Northwest corner of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section 31, Township 1 North, Range 69 East; thence West 316.00 feet, more or less along the North line of the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4) of Section 36, Township 1 South, Range 69 East; thence S26-08W 1470.00 feet, more or less to the Point of Beginning.

Excepting therefrom, the Southwest Quarter (SW 1/4) and the Northwest Quarter (NW 1/4) of the Southeast Quarter (SE 1/4) of Section 31 and all that portion lying within the Northwest Quarter (NW 1/4) of Section 5.

PARCEL IV:

The East Half (E 1/2) of the Southwest Quarter (SW 1/4) of Section 31, Township 1 North, Range 69 East, M.D.B.&M.

PARCEL V:

Government Lots Three (3) and Four (4) in Section 31, Township 1 North, Range 69 East, M.D.B.&M. Excepting therefrom, the following described parcels:

A. That part of the Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of Section 31, Township 1 North, Range 69 East, M.D.B.&M., lying North of Highway from Pioche to Echo Dam, being more particularly described as follows:

Beginning at the Northwest corner of the Southwest Quarter (SW 1/4) of Section 31, thence South along west line of said Section 31, 536.00 feet, more or less to the North right of way line of said Highway, thence Northeasterly along the Northerly right of way of said Highway to a point on the North line of said Southwest Quarter (SW 1/4) of Section 31, thence West along the North line of said Southwest Quarter (SW 1/4) of Section 31, 630.00 feet, more or less to the Point of Beginning.

B. A parcel of land within the Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of Section 31, Township 1 North, Range 69 East, M.D.B.&M., described as follows:

Beginning at the West Quarter (W 1/4) corner of said Section 31, marked by a Brass Cap, thence South 89 degrees 20'30" East along the Quarter (1/4) Section line 260.79 feet to the Northwest (NW) corner of said Parcel One (1), or true Point of Beginning, thence continuing South 89 degrees 20'30" East, along said Quarter (1/4) section line 208.71 feet to the Northeast (NE) corner; thence South 0 degrees 39'30" West, 208.71 feet, to the Southeast (SE) corner; thence North 89 degrees 20'30" West, 208.71 feet to the Southwest (SW) corner; thence North 0 degrees 39'30" 208.71 feet to the Northeast (NE) corner or place of beginning.

Acknowledge Attachment:

John Mathews
John Mathews

George C. Crawford
George C. Crawford

Date: 6 Jan 88

STATE OF NEVADA

County of Clark } ss.

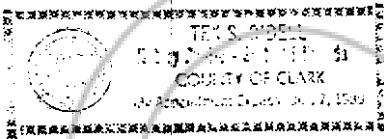
On this 6th day of January, 1987.

personally appeared before me, a Notary Public,

Robert J. Warren

who acknowledged that he executed the above instrument.

LTN 23 Signed T. Odell
Notary Public



NEVADA BRAND CERTIFICATE

Range... Lincoln County

Date Rec'd. 10-4-83 Recorded 1-26-84 Transferred

From

Expiration date: 12/31/87 Re-recorded

Steve Meloney
Approving Authority

DA-60 11 (4-81)

No. 10562 Name. CRAWFORD FARMS

BRAND



Address. P.O. Box 320

Pioche, Nevada 89043

Name of iron INTERLOCKING C. REVERSE C. F.

BRAND LOCATION AND MARKS

HORSES

Left Right

X Thigh

Stifle

Shoulder



LEFT RIGHT

Other marks

CATTLE

Left Right

X Hip

RH

Shoulder

88213

FILED AND RECORDED AT REQUEST OF

Dominick Belingheri

Jan. 21, 1988

AT 55 MINUTES PAST 1 O'CLOCK

P 78 OF OFFICIAL

RECORDS, PAGE 235 LINCOLN

COUNTY, NEVADA.

FRANK C. HULSE

COUNTY RECORDER

By *Frank Condit*, Deputy

EXHIBIT 2

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