## STATE OF NEVADA

H240721-3

## Federal Land Bank of Sacramento Deed of Trust

THIS DEED OF TRUST, made August 1, 1984 between
WALLACE J. PETERSON and MOLLIE RAE PETERSON, his wife,
herein called Grantor, the FEDERAL LAND BANK OF SACRAMENTO, a corporation Trustee, and the FEDERAL LAND BANK OF SACRAMENTO, a corporation, Sacramento, California, Beneficiary;
WITNESSETH: That Grantor hereby grants unto said Trustee, with power of sale, the following-described real property in
Douglas
FOR DESCRIPTION OF REAL PROPERTY SEE EXHIBIT "A" ATTACHED HERETO
AND MADE A PART HEREOF.

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 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 licenses used with said land; all tenements, hereditaments, easements, rights of way, and appurtenances to said land, and the rents, issues, and profits thereof;

As security for the payment of: (a) \$47,700.00 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, reamortizations and extensions of the indebtedness evidenced by said note(s) secured 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 leases, and rights 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; and pledges

Upon Grantor's default or breach, all stock and contracts then pledged 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;

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- (4) All condemnation awards and damages shall be paid to the Beneficiary 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 security in a farmeriike manner at Grantor's expense;
- (6) Upon Grantor's default or breach, Beneficiary may take possession of said premises with all rights of mortgagee in possession or have a receiver appointed and may, at its option, accelerate the maturity of the indebtedness.
- (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 shall 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 shall 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, conveyance, or alienation at the time of acceptance of such payment.

The following covenants, Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9 of section 2 of an act entitled "An act relating to transfers in trust of estates in real property to secure the performance of an obligation or the payment of a debt, and to provide that certain covenants, agreements, obligations, rights and remedies thereunder may be adopted by reference, and other matters relating thereto," approved March 29, 1927, are hereby adopted and made a part of this deed of trust. Covenant No. 1 shall also apply to stock, contracts, and rights pledged herein. Covenant No. 2, in the amount required by Beneficiary, and the amount collected under any fire or other insurance policy, may be applied by Beneficiary upon any indebtedness secured hereby, or at option of Beneficiary the entire amount so collected or any part thereof may be released to Grantor. Such application or release shall not cure or waive any default or notice of default hereunder, or invalidate any act done pursuant to such notice. Covenant No. 3 shall include bankruptcy proceedings. Covenant No. 4: Money so expended plus interest accrued thereon shall be secured hereby; the rate of interest being subject to change in accordance with Beneficiary's variable interest rate plan. Covenant No. 5: Trustee may make full or partial reconveyances to "the person or persons legally entitled thereto." All recitals therein shall be conclusive. Covenant No. 6: Attorney may represent Trustee at sale and security may be sold in one parcel. Covenant No. 7: 2%, \$100 minimum. Covenant No. 9: Conveyance to new trustees shall not be necessary, and said resolution may refer in general terms to all'deeds of trust held by Repeficiary, which shall include this deed at trust, and

Executed	d the date first hereinabove written.	,	4	\ \
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STATE OF	. / / /			
COUNTY OF	Carson City 35.			
On this	9th <sub>day of</sub> August in the ic in and for said county and State, personally	veer 19 84 hefor	the undersi	gned
a notary publi	ic in and for said county and State, personally Llie Rae Peterson	appeared Va	lace J. Peterso	n and
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known to me t	o be the person described in and who execut	ed the foregoing instr	rument, who acknowledged	to me that they
executed the s	ame freely and voluntarily and for the uses and NESS WHEREOF, I have hereunto set my ha	d purposes therein me	entioned.	
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(SEAL)	RASECCA ANN RICH		/// 3	//
	Notary Public - Nevada Carson City	akel	en la la	<u>Y</u>
\ 4	My Appt. Expires Jan. 6, 1989		Notary Public in and for	Carson City
My commissio	n will expire:		County, State of Nevada.	
January	6, 1989			
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FOR RECORDER'S USE ONLY

OR LAND BANK USE ONLY 105207 BOOK 884 PAGE 1659

## EXHIBIT "A"

All that certain lot, piece or parcel of land situate in the State of Nevada, County of Douglas described as follows:

A Parcel of land, located in the Northeast quarter of the Northwest Quarter of Section 17, Township 12 North, Range 20 East, M.D.B. & M., Douglas County, Nevada more particularly described as follows:

Commencing at the Northeast corner of said Section 17, proceed South 89°40' West 3,242.44 feet, to the True Point of Beginning which is the Northwest Corner of the parcel; thence North 89°36'30" East, 120.82 feet along the Southerly boundary of Centerville Lane to the Northeast corner of the parcel; thence South 0°23'30" East 472.82 feet to the Southeast corner of the parcel; Thence South 89°36'30" West 118.98 feet to the Southwest corner of the parcel; thence North 1°19'54" West 112.30 feet to a point; thence North 0°23'30" West 360.53 feet to the True Point of Beginning.

EXCEPTING THEREFROM an undivided one-half interest in and to all oil, gas, petroleum, naptha, other hydro-carbon substances and minerals of whatsoever kind and nature in, upon or beneath the property herein above described, together with right of entry and incidental rights as reserved in the Deed from THE FEDERAL BANK of BERKELEY to William J. Hellwinkel, et al, recorded April 4, 1941 in Book W of Deeds at Page 37.

DOUGLAS COUNTY TITLE
IN OFFICIAL PECORDS OF
DOUGLA PECORDS OF

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SUZANNE BEAUBREAU
RECORDER

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