## Mortgage

MAX E. CARTER and DOROTHY K. CARTER, his wife	
Mortgagor , of Caliente,	
for a valuable consideration, and particularly to secure the loan represented by the note hereinafter mentioned, the receipt	
whereof is acknowledged, hereby mortgages to STATE BANK OF SOUTHERN	UTAH
Cedar City, Utah	(agee, all those premises in the County of
Lincoln Nevada  Lincoln State of WKM, more particularly described as follows:	

Lot Numbered Nine (9) in Block (B) of the West End Addition to the Town of Caliente, as shown on a map thereof on file at page 44 of Book of Plats, Lincoln County, Nevada records,

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Together with all and singular the tenements, hereditaments, appurtenances, easements and rights of way thereunto belonging or which may be hereafter acquired and used or enjoyed with said land.

Together also with all water and water rights belonging to or used upon or in connection with the said premises, however represented, and particularly all shares of stock in any company representing any such water or water rights.

Together also with the crops, rents, issues, profits and income from said premises with the right at any time after default or maturity to collect the same, and, to enforce this prevision, the Mortgagee or holder shall be entitled to the appointment of a receiver.

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Together also with the tools, appliances, equipment, heating, plumbing and lighting facilities, machinery, supplies, fixtures and all personal property belonging to the mortgagors upon or within said premises used or proper or necessary to constitute the said premises a habitable, usable or operating unit—all said property being designated and deemed for the purpose of this instrument a part of the realty.

\*\* FOUR THOUSAND NINE HUNDRED EIGHTY-THREE & NO/100\*\*

.....Dollars, evidenced by

A promissory note dated June 4, 1971 made by the mortgager to the mortgager and payable at the and place and in the manner with the rate of interest therein set forth. In 60 equal monthly installments of \$83.05 commencing July 15, 1971 with the final payment due June 15, 1976. Interest being paid at the rate of 9.15% per annum.

TENTH: Should the motivator full or refuse to make any payment of soid amount or amounts to paid by the mortizator fail or refuse to make any payment of interest or principal, or any part thereof, upon the notes herein referred to according to this house therein, or fail to perform or keep any of the covenants or agreements of this mortgage, then in any such event the holder hereof may at its option declars the sixtue amount of the mortgage debt, including interest accrued thereon and other horsels provided for, us due and nay theregoes presents of foreclose this mortgage in the manner provided by law. In case of such foreclosure the decree therein at the option of the plaintiff, shall previde that said proports as the holder of said mortgage may expend for an abstract, or for a search of title of said premises authorizant, including reasonable storyers's force, and such cases as the holder of said mortgage may expend for an abstract, or for a search of title of said premises authorizant may expend for an abstract, or for a search of title of said premises authorizant to take mortgage, all of which are accured by these mad premises and to collect and course the plaintiff shall be entitled, without notice, so the appointment of a receiver to take possession of said mortgage of the said of applying for a receiver, at its option, may enter an adsposing and to construct the property for said indebtedness. Any failure on the part of the mortgage or the helder to exercise the option on accessed of any prior default shall not abbequent default.

ELEVENTH: To pay promptly any deficiency that may remain after exhausting the security, and that a judgment for any such deficiency may be entured.

TWELETH: The holder of this mortgage may, at any time, either before or after maturity, at its option, and without consumerance therein by the mortgage, it is not be affected by much partial release, from the lien hereof any part of the property covered hereby and the portion of the property not released shall not be affected by such partial release, therein by the mortgage, may extend the time of payment of this mortgage or may part thereof, and such aximum shall be valid and binding upon the mortgage, this grantees, ancessors and assisting.

THRTEENTH: The mortgagor agrees that in the event of the passage after the date of this mortgage of any law of the State of Utah deducting frum the value of property for the purpose of taxation, any lies thereon, or changing in any way the laws new in force for the inaction of mortgages or delta secured thereby for State or local purposes, or the manner of the collection of any such taxes as as to affect the interest of the owner, and healter of this mortgage, together with the interest due thereon shall at the option of the owner and healter of this mortgage.

IN WITNESS WHEREOF the Mortgagor has hereunto set his hand this of June , 19.71. STATE OF UTAH, COUNTY OF Iron On this 3rd day of June , 1971, personally appeared before Max E. Carter and Dorothy K. Carter, his wife ......, personally known to me to be the signers\_ of the foregoing instrument, who duly acknowledged to me that they Notary Publish Residing at Cedar City , Utah March My commission expires the ... o'clock F. M. 19 હે ä tecorded at the request of minutes past... 390 & 391