नु अधिपृत्री

Mortgage

# # # # # # # # # # # # # # # # # # #	MAX E CARTER AND DOROTHY CARTER, his wife
Mortgager , of	Callente State of Under
	eration, and particularly to secure the loan represented by the note hereinafter mentioned, the receipt
	ged, hereby mortgages toSTATE BANK OF SOUTHERN UTAH
	Mortrages, all these premises in the County of
Lincoln	Nevada
Street, which line of Clover corner common 6°47' E., 84.21 to the south si	uning at a point at the intersection of South Spring Street and Clover point is South 41°54' East. 10.40 feet from a point on the south curb Street, which point is South 37°03' West, 3062.60 feet from the section to Section 7, 8, 17 and 18, T. 4 S., R. 67 E., MDB&M., thence running South feet, thence running South 58°17' West, 45.15 feet, thence Northerly 90 feed of Clover Street, thence North 58°17' East along the south side of Clover ce of 87 feet to the place of beginning.
Parcel 11: Lot Caliente, as sh Nevada records.	Numbered Nine (9) in Block (B) of the West End Addition to the Town of own on a map thereof on file at page 44 of Book of Plats, Lincoln County,
,	
belonging or which Together also v however represented Together also v default or maturity	all and singular the tenements, hereditaments, appurtenances, easements and rights of way thereunts may be hereafter acquired and used or enjoyed with said land, with all water and water rights belonging to or used upon or in connection with the said premises, and particularly all shares of stock in any company representing any such water or water rights. With the crops, rents, issues, profits and income from said premises with the right at any time after to collect the same, and, to enforce this provision, the Mortgages or holder shall be entitled to the
appointment of a re Together also of fixtures and all pe to constitute the so the purpose of this	ceiver. with the tools, appliances, equipment, heating, plumbing and lighting facilities, machinery, supplies, sonal property belonging to the mortgagors upon or within said premises used or proper or necessary id premises a habitable, usable or operating unit—all said property being designated and deemed for instrument a part of the realty.
This mortgage	s given an indebtedness in the principal sum of **Seventeen Thousand and No/100***********************************
times and place and in t	number of the principal sum of
9% per	ennum.
•	

SECOND: To secure payment of any and all extensions or renewals, and successive extensions or renewals of the motor above described or of the indebtedness expressions by the same and of any other indebtedness secured by this mortgage, no twatter how represented, and of the toterant of the strength of the part of the strength of the protection of its interest was all of which extensions or resecuris shall be optional with the ascrtgages.

THEND: To secure the payment of all other moneys bereinafter acreed or provided to be paid by the mid amerigages or which it is agreed by any or expend for the protection of its line horry's credited, which interest thereon.

The Mortgagor covenants with and in favor of the Mortgages and the lawful holder of this mortgage as follows:

FIRST: That the word "mortgages" and the language of this instrument, shall, where there is more that one mortgages, be construed as pleasi and to binding on all mortgages will be instrument, and the word importances" shall be construed as lactually all the mortgages of the instrument, and the word importances of the instrument of the strength of any lack the mortgage, be construed as pleasi and to binding on all mortgages and the language of the instrument of the strength of said recent is the strength of the terms of the strength of said recent is an above the large light to mortgage.

EXCOLD: That the mortgages will not do or parasit to be done upon or with said premises or the title instrument to mortgage.

FOURTH: That said premises and the improvements thereon will at all tisses he presented in substantial report and in good order and under this mortgage.

SIXTM: To procure and, during the terms of this mortgage and until all influences applied in substantial report and in good order and underline.

SIXTM: To procure and, during the terms of this mortgage and until all influences applied in substantial proper and in good order and underlined to procure or maintain and premises or a proved by the decregage, wild isset, it improvements und sai

4 max 386 a

1.

TENTM' Should the mortranger full or refuse to make payment of said amount or amounts so poid by the mortranger upon desand therefor, or should the mortranger and or refuse to make any payment of interest or principal, or any part thereto, specifically any payment of interest or principal, or any part thereto, specifically any payment of interest or principal, or any part thereto, specifically appeals and the option of keep any of the coverants or agreements of this mortrange, then in any such event the holder hereof may at the option declare the entire amount of the mortrange shot, including interest secured therever and other charges hereof to as due and payable, not may thereuse precede to facelosses this mertrange in the manner provided by law. In case of such foreigners that the aption of the plaintiff, shall provide that said property shall be sold in one piece or parcel, and the mortranger agrees to pay the cents and expresses of foreigners, including remanded the manner of the and such such as the preceder, and in such said of foreigners the plaintiff, shall be multiple, without notice, but the application of a receiver to take a passession of and sortranger of season of the plaintiff, shall entire the plaintiff, shall be multiple, without notice, to the application of a receiver the take passession of and sortranger expected by these precisions and the collect and society the interest of the passes of the plaintiff, shall security for said insidetedness. Any failure on the protect and collect the society of any principal depth of the mortranger or holder to accelerate mutarity and to enforce and formicon this mortrange on account of any other or waive of in any time inspire the right of the mortranger or holder to accelerate mutarity and to enforce and formicon this mortrange on account of any other or

ELEVENTH: To pay promptly any deficiency that may remain after exhausting the security, and that a judgment for any such deficiency may be entired TWELFTH: The holder of this merturgs may, at any time, either before or after materia, and without encourance thesein by the mortgame release from the limit hereof any part of the property covered hereby and the bortless of the property extended shall not be effected by such partial release from the limit hereof any part of the property extended and the holder, without notice to see concurrence but rhail remain limbbe an security for the whole motgage debt, or such portion thereof as may remain ampaid; and the holder, without notice to see concurrence therein by the property carries of the property of the proper

THISTERNIK: The morigager agrees that in the event of the passage after the date of this mortgage of any law of the State of Utah deducting from the value of property for the purpose of taxation, any lien thereon, or charging in any way the laws now in force for the taxation of morigages or debte sourced thereby for State or local purposes, or the manner of the collection of any such taxes so to affect the interest of the collection of the principal sum secured by this mortgage, the whole of the principal sum secured by this mortgage, the whole of the principal sum secured by this mortgage, the whole of the principal sum secured by this mortgage, the whole of the principal sum secured by this mortgage, the whole of the principal sum secured by this mortgage.

But botted to may party, to become immediately one and payment.

IN WITNESS WHEREOF	the Mortgagor h	as hereunto set his h	and this	26th	day
of June	72	·	Na.	66	
STATE OF UTAH,	35.		Mass	They (arter
On this 26thday	ofJune	, 19.72, pe	rsonally appeared	before me	x E. Carter
and Doroth				. 1	me to be the signer
of the foregoing instrument,	who duly scknowle	dged to me that	they/	executed the a	17/1
S. For			Stanley	S. Jarry	th
A A A D	· 44	1	Notary Public Re	esiding at Colle	Utah Utah
My commission expires the	10th.	er of Ma	sch	24	
UBU					
F OF WAR			. \		
1 Copes Diagram					
1 / /	1 1			si d	\$
		2	\ <u>\</u>		County Deputy.
		A. D. 19	\ <u>\$</u> \:	o'clock .of Mortgag	a a
# \ \		Recorded at the request of	1 11	Ö	
Mortgage	\	Ę			
DE I	8	‡ #		Seat.	
2 E		ᄬ	/ /	minutes past	
2 🖼	N. N	C Co.			By
				*	. .
				at in Book page	Recorder
		1		a <u>-</u>	•
	117%			•	

51715

FILED AND RECORDED AT REQUEST OF State Bank of Southern Utah

JUDR 28, 1972

AT MINITES PAST 1 O'CLOCK

P M IN BOOK 4 OF OFFICIAL

BECORDS, PAGE 386 – 387 LINCOLN

Sound Belle County BECOMORE

BOOK 4 MAGE 387