of the Dill

Mortgage

| LLOYD R. LEE and MARY S. LEE, his wife | |
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| | Nevada State of ičin b. |
| for a valuable consideration, and particularly to secure the loan represented by the note hereinafter a | nentioned, the receipt |
| | |
| whereof is acknowledged, hereby mortgages to STATE BANK OF SOUTHERN UTAH Cedar City , Mortgagee, all those premi | on in the County of |
| Névada | ace in one commit or |
| Lincoln State of Midds; more particularly described as follows, to-wit: | |

The East 162 feet of lot 4, in block 49 and the north half of lot 1 in Block 47, all in the Northside Addition to the City of Caliente, Nevada.

Together with all and singular the tenements, hereditaments, appurtenances, essements 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, routs, 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 provision, the Mortgages or holder shall be entitled to the appointment of a receiver.

Together also with the tools appliances conjument beating almosting and lighting facilities machines applied.

appointment of a receiver.

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 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.

FIRST: To secure an indebtedness in the principal sum of THREE THOUSAND EIGHT HUNDRED ****** Dollars, evidenced by a preminent nest detect June 30, 1972 made by the mortgager to the mortgager and severals at the wenters; note deted June 30, 1972 made by the mortgager to the mortgager and mayable at the seamer with the rate of interest therein set forth: 24 monthly payments of \$173,61 beginning

August 15, 1972. Interest being paid monthly at the rate of 9% per annum.

EECOND. To necure payment of any and all extensions or renewals, and successive extensions or renewals above described or of the imbetedness represented by the same and of any other indebtedness secured by this mortgage, so matter how represented, and of the interest as all of shade extensions or renewals shall be optional with the mortgage, so matter how represented, and of the interest as all of the same, all of which extensions or renewals shall be optional with the mortgage, so matter how represented, and of the interest as all of the same, all of which extensions or renewals all the same and the same pay or expected for the preference may pay or expected for the preference may pay or expected for the preference in the interest the interest thereon.

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

FIRST: That the wood "mortgagers; and the knapunge of this instrument, shall, where there is more than one mortgager, he construed as including any of each, as the case may be.

SECOND: That the mortgage is lawfully seined in fee simple of said premises and has the level right to meritage the same that and premises are few from all encumbraters, and that the mortgager will warrant and defined the title against all claims.

THERD: That the Mortgagors will set do so permit to be does upon or with and premises or the ittle thereto anything that may impair the sacrify.

FOURTH: That said premises and the improvements thereon will at all times be preserved in substitutial report and in good order and condition.

FIFE: That said premises and the improvements thereon will at all times be preserved in substitutial report and in good order and condition.

FIFE: That said premises and the improvements thereon will all indebtedness thereunder is fully maid. to maintain five insurance covering SEXTH: The posture and, during the terms of this mortgage and until all indebtedness thereunder is fully maid. The maintain five insurance of the improvements unto a said pre

PORM 1028-MORTGAGE, U.B.A. PORM NO. 1-KELLY CO., SE W. NINTH SOLITH, S.L.C., UTAH

872 A 845 5 28

TENTE: Should the meetrager fail or refuse to make payment of said amount or anomeno so paid by the meetrages upon downaid thereafter, or thousist was mortrager fail or refuse to make any payment of interest or principal, or any part thereof, upon the notes heaving referred to camering to the tensor thereof, or fail to perform or keep any of the evenants or agreements of the part thereof, upon the notes were the helder hereof many of its option desires the meetrage feet, including interest security of the payment of the mortrage feet, including interest security of the payment of the mortrage and the manner payment of the mortrage in a mortrage of the helder or exercise in the option in any price deniral half not to mortrage or the helder or exercise in the option in any price deniral half not to mortrage in the mortrage of the helder or exercise in the option in an appropriate for a mortrage of the helder or exercise in the mortrage on account of any price deniral half not to make or the mortrage of the helder or exercise in the mortrage on accoun

subsequent default.

ELEVENTH: To pay promptly any deficiency that may remain after enhancing the security, and that it judgment for any such deficiency that may remain after enhancing the security, and the payment of the property of the property of the property at the policy of the property and release therein by the marigages release from the lieu hereof any part of the preparty covered hereby and the portions of the preparty not released theil not be affected by such partial release from the lieu hereof any part of the property not release from the lieu hereof any part of the property not release the head of the property not release from the head of the property not released the head of the partial release from the partial release to the head of the property not released the head of the property not released to the head of the property of the property not released to the property of the property not released the property not released the head of the property not released the property not released the head of the property not released the proper

mortgager, his grantess, pacessors use suspens.

THETEENTH: The mortgager agrees that in the event of the pumma after the date of this mortgage of any law of the Sanks of Dish decisions in the value of property for the purpose of function, any lies thereon, or changing in any way the laws new in force for the inaution of mortgages are either and the value of property for the purpose of function, any lies thereon, or changing in any way the laws new in force for the inaution of mortgages either white the law of the law of the law of the owner and helder of this mortgage, together with the interest due thereon shall at the option of the current and helder of this mortgage, together with the interest due thereon shall at the option of the current and helder of this mortgage.

IN WITNESS WHEREOF the Mortgagor has hereunto set his hand this of June , 19 72 STATE OF UTAH, COUNTY OFIron On this 30th day of June Lloyd R. Lee and Mary S. Lee, his wife of the foregoing instrument, who duly acknowledged to me that D. 19.. 51802 509-510 State