Mortgage

		X
MAX E.	CARTER AND DOROTHY CARTER, his wife	Nevada
Mortgagor , of	Caliente	
for a valuable consideration	n, and particularly to secure the loan represented by the note hereinafter ment	tioned, the receipt
whereof is acknowledged, h	ereby mortgages toSTATE BANK OF SOUTHERN UTAH	
	, Mortgagee, all those premises	in the County of
Lincoln	Nevada State of Bean, more particularly described as follows, to-wit:	_
A portion of the as follows:	he unplatted area of the City of Caliente, Nevada, descr	ibed
Street, which product the south curb line from the section MDB&M., thence	he point of intersection of South Spring Street and Clover point is South 41°54' East, 10.40 feet from a point on the of Clover Street, which point is South 37°03' West, 30 on corner common to section 7, 8, 17 and 18 T. 4 S., R. running South 6°47' E. 84.21 feet, thence running south ence Northerly 90 feet to the south side of Clover Street ast along the south side of Clover Street ast along the south side of Clover Street for beginning.	the 062.0 feet .67E., n 58°17' West, et, thence
Also Lot numbe of Caliente, N	red Nine (9) in Block B of the West End Addition to the levada.	City
_		
belonging or which may be Together also with all however represented, and Together also with the default or maturity to coll	ne tools, appliances, equipment, heating, plumbing and lighting facilities, m property belonging to the mortgagors upon or within and premises used or r mises a habitable, usable or operating unit—all said property being designate	the said premises, r water rights. at any time after be entitled to the
This mortgage is given	n	
	er with the rate of interest therein set forth; 72 monthly payments of \$162.23	gree and payable at the COMMENCINE
September 30, of 9% per annu	1973. Interest payable month, included in payment, at	the rate
1		
`		
indebtedness represented by the the same, all of which extension THIRD: To ascure the pury gage may noy or expend for it The Mortgagor covent FIRS: That the word 'm be binding on all mortsuscors: a 'mortgage' shall be construed SECOND: That the mortun are free from all encumbrances. THIRD: That the Mortgago under this mortgage. FOURTH: That said premi FIFTH: That said premi FIFTH: That said premi sixty. The procure and, d all improvements upon said pret any, payable to the Mortgage, premium receipts. That the Mo SEVENTR: To prop prompi assessments and all other lens directly on said debt or mortgage EIGHTH: To pay the cost the release of this mortgage we	int of any and all extensions or renewals, and successive extensions or renewals of the notes about at an analysis of the notes about at an analysis of the notes about at an analysis of the notes about at a contract and an analysis of the notes about a contract and an analysis of the notes about a contract and an analysis of the more and an analysis of the said mortgagor or which and in favor of the Mortgagor and the lawful holder of this mortgagor, and the language and the lawful holder of this mortgagor and the language of mortgagor, and the language and the lawful holder of this mortgagor, and the lenguage "mortgagor," and the lenguage and the lawful holder hereof; and both the as including any lawful holder hereof; and both the as including the helits, executors, administrators and assigns of each, as the case may be, agon is lawfully selfed in fee simple of anid premises and has the legal right to mortgage the as and that the mortgagor will warrant and defend the title against all claims. "In will not do or permit to be done upon or with said premises or the title thereto anything that itsee and the improvements thereon will not all times be preserved in substantial repair and in good will at all times be kept occupied and devoted to a beneficial use. "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a beneficial use." "Will at all times be kept occupied and devoted to a bene	h it is agreed the meri- age am follows: construed as plural and words 'mortangoe' and anne that said premises may impair the security order and condition. fire insurance covering Morgages, with loss, it utions therefore and all ury insurance, items, water rates and thereby, whether issued thereby, whether issued including a reseasable re any covenant hereion reany covenant hereion

8 MGE 363

TENTE: Should the mortgagor fail or refuse to make payment of said amount or amounts so paid by the mortgagor upon demand therefor, so shower the mortgagor fail or refuse to make any payment of interest or principal, or any part thereof, upon the notes herein refurned to according to the tensor of fail to perform or keep say of the coverants or agreements of this mortgage, then in any sanch event the holder harved may at its option declare the amount of the mortgage debt, including interest accreed thereon and other charges beginning the mortgage may at its option declare the foreclose this mortgage in the manner provided by law. In case of such foreclosure the decree therein at the option of the plaintift, shall provide that sail as the mortgage may expend for an abstract, or for a search of title of said premises subsequent to law the decree therein as the holder of said mortgage may expend for an abstract, or for a search of title of said premises subsequent to law the decree the said as at the holder of real mortgage may expend for an abstract, or for a search of title of said premises subsequent to law the decree the said of the said premises and to collect and receive the plaintiff said, issue and profits thereof, and to search so the other powers as the central said collect and receive the plaintiff said, issue and profits thereof, and to search so the other powers as the central said mortgage of the holder of the property of the powers as the central said control of the property and collect the income, rents and profits thereof, the same being pleased in the said of the mortgage of the holder to exacels the powers as the central said control of the property and collect the income, rents and profits thereof, and as a security of any price default, the said of the mortgage of the holder of the mortgage of any part of the mortgage of the holder of the said of any price default as the said of the property of the

IN WITNESS WHEREOF the Mortgagor has hereunto set his hand the	is 15th
of August 19 73	
	Marie arter
STATE OF UTAH.	
COUNTY OF Iron	Carathy Carter
	v anneared before me Max E. Carter
On this 15th day of August 1973, personal	y appeared before me
A And Dorothy Carter	personally known to me to be the signer
of the forgoing insprances who duly acknowledged to me that they	11 mecuted the same
by the this one thereares wan only scenowiched to me our creed.	tel laterthe
Notary Notary	June 1
Notary A Numb 10, 1004	Public-Resider at Cedar Cty, Utah
My commission experts the land in Colon City of	, 19
Collection of the Collection o	
	\ (
	o'clock p. 19.73 o'clock p. M. o'fficial afficial confined
90	
A la fi	
Martigaue To To Recorded at the request of State Sank of Souther Utal	
あ 13	9//
- 	
	<i>1</i>
Martigall	Saptember 16 at 51 minutes past 2 in Book 8 in Book 8 Recorder By
ž 🖶	September 16 L 51 minut Book 8 L 51 minut Book 8 L 51 minut Book 8 By
5	September 1 at 51 min in Book 8 page 3634364 Recorder By
	D
	•
1.	
	·
/ /	
/ /	
/ /	

8 mm 364

BOOK