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•	RECORDING DATA
RECORDING REQUESTED BY:	RECORDING DATA 16 728 THE STATE AND RECORDED AT REQUEST OF
When Recorded Mail to NEVADA NATIONAL BANK - PIOCHE BRANCH	Nevada National Rank
	May 21, 1975
P. O. BOX 21/7-A	AT 30 MINNTES PAST 3 O'CLOCK
Pioche, Hevada 89043	LINCOLN COUNTY, HEVADA, RECORDS
	COUNTY REGIMER
	Line for Recorder's Use
	ASSIGNMENT OF RENTS
	May , 1975 between
John Falmeri and Geraldine is Palmeri, nos	hand and wife, as joint tenants.
(Number & Street herein called TRUSTOR, NEBACO, Inc., a Nevada corporation	on, herein called TRUSTEE, and NEVADA NATIONAL BANK
herein called BENEFICIARY, (It is distinctly understood the	t Caliente, Nevada 89008 (Gly) (Gly) (Finital) on, herein called TRUSTEE, and NEVADA NATIONAL BANK of existing under and by virtue of the laws of the State of Newada, at the word #Trustor" and the words "her," "his" or "him" referring the masculine, feminine and neuter genders and the singular and
to the Trustor, as herein used, are intended to and do include plural numbers as indicated by the context.)	e the masculine, feminine and neuter genders and the singular and fers and assigns to Trustee in Trust, with power of sale, that property
in Lincoln County, Nevada, des	
	"B", West End Addition as delineated and
	ty of Caliente new on file in the office
of the Lincoln County Recorder, together	with any and all improvements situate
thereon, w w w w w w w	/ / /
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TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

(1) To beep said property in good condition and repair, not to remove or demolish any buildings which may be constituted, shamed on destroyed between and to pay who, also all chars for their performed and stateful formable therefor, and if the one secured breefy or any part thereof is being selected for the destroyed or the part thereof is being selected for the destroyed or any part thereof is being selected for the destroyed or any part thereof is being selected for the destroyed or any part thereof is being selected for the destroyed or any part thereof is being selected for the destroyed or any part thereof is being selected for the destroyed or any part of the destroyed or any part of the part of the destroyed or any part of the destroyed of the same. If there is no selected or any part of the destroyed of the same of the destroyed or requiring any electricons or improvements to be most thereogon to be committed or any part of the destroyed or the same of the destroyed or requiring any electricons or improvements to be most thereogon to be destroyed to the destroyed of the same of the destroyed or requiring any electricons or improvements to be most thereogon to the destroyed of the same of the destroyed or requiring any electricons or improvements to be most thereogon to the destroyed of the same of the same of the destroyed of the same of t

peace, employ counted and pay his reasonable feet.

[45] To pay immediately and without demand all sums so expended by Beneficiary or Trustee with interest from date of expenditure at the rate specified in side note.

[47] To issure the payment of taxes and assessments, which are how or beceafter may be a lieu upon the property described at least ten (10) days before the delinquency thereof as provided for in paragraph (2) hereinabove, her Trustor agrees to pay the Beneficiary in addition to any other payments personable the tentral paragraph (2) hereinabove, the Trustor agrees to pay the Beneficiary and the payments required hereaster, an indication of the taxes and special assessments levied or to be levied against the hereinabove described primises and an intraliment of the taxes and special assessments levied or to be levied against the hereinabove described primises and an intraliment of the taxes and payable to renew the insurance on the premises evered hereinabove described primises and intraliment of the premises and intraliments and taxes and assessments will be squat to the estimated premises of months that are to elapse before one mentable paragraph are insufficient to discharge the obligation of the Trustor to pay such premism or premisms, taxes and assessments will become delinquent. If the amounts paid to the Beneficiary and payment premisms of the premisms. At the option of the Beneficiary at moneys paid to Beneficiary under the terms of premisms. At the option of the Beneficiary at moneys paid to Beneficiary under the terms of premisms, taxes and assessments before the same become delinquents and insurance premisms, taxes and assessments before the same become delinquents and insurance premisms, taxes and assessments before the same become delinquents and insurance premisms, taxes and assessments before the same become delinquents and insurance premisms, taxes and assessments before the same become de

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Do not lose or destroy this Deed of Trust OR THE NOTE which it secures. Both must be delivered to the Trustee for cancellation before reconveyance will be made.

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