Mortgage

TED R. OLSON and OLIVIA OLSON, his wife	
Mortgagor , ofCALIENTE, NEVADA	NEVADA
for a valuable consideration, and particularly to secure the loan represented by the note hereinafter men	tioned the receipt
whereof is acknowledged, hereby mortgages to STATE BANK OF SOUTHERN UTAH	
CEDAR CITY, UTAH , Mortgagee, all those premises	
LANCOLN State of States more particularly described as follows, to-wit:	in the County of
All of Lot 4 in Block 39 of the Thos. E. Dixon Addition to the	
City of Caliente, Nevada.	

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 appointment of a receiver.

Together also with the tools appliances equipment beautiful to the default or maturity to collect the same, and, to enforce this provision, the Morigagee or holder shall be entitled to the

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 mortgagers 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.

This mortgage is given

FIRST: To secure an indestrulated in the principal sum of. TWENTY THOUSAND AND NO/100 a... toronnasory note dated December, 17, 1976 Dollars, evidenced by mude by the mortgager to the mortgager and payable at the times and place and in the manner with the rate of interest therein set forth: . . . Monthly at .1017.

36 payments of \$650.05 each month, interest and principal, commencing January 15, 1977 and on the same day each month thereafter until paid in full

SECOND: To seem payment of any and all extremans or renewals, and successive extensions or renewals of the notes show described or of the indebtedness represented by the same and of any other and believes seemed by this meatings, no matter how represented, and of the interest on all of THIRD: To exceed the payment of sell other mercas hereinnifer ages due provided to be point by the said mortgages or which it is agreed the mortgages may here existed for the protection of as here hereinnifer ages due provided to be point by the said mortgages or which it is agreed the mortgages may here existed for the protection of as here hereinnifer ages due provided to be point by the said mortgages as follows:

The Mortgages coverants with and in Lavor of the Mortgages and the lawful holder of this mortgage as follows:

First: That is, we discussed and the schedules of this instead one, should, where there is more than all mortgages as follows:

First: That is, we discussed as including the best exceeding an includer any lawful holder here in mortgages as a second as including the best exceeding a mortgages and the schedules of the discussion of each as the case may be.

SECOND. That we mortgage have a constant of the sample of soid promises and has the local right to multipage the same that talk premises.

THIRD: That is, Mortgages will not do so permit to be done upon or with said promises or the title thereto anything that may impair the security fourth.

FOURTH: That soid promises and the mijurovenents the treen will at all times be preserved in substantial tentar and in cool order and condition.

THIRI): That the Mattengors will not do so fermit to be done upon on with said promoses or the title thereto anything that may impair the accurity under this more than the property of the property of the said promoses and the improvements thereon will at all times be preserved in substantial redoir and in good order and condition.

SIXTH: The most promoses will at all times be kept occupied and devoted to a boneficial use.

SIXTH: The most promoses will at all times be kept occupied and devoted to a boneficial use.

SIXTH: To most and promoses in a sum not less than 20 000 collections in a common designated or approved by the Morigance with loss if it is more than the most of the sum of the sum

	F the Mortgagor				
ofDecember			- 1	- 0	-11
STATE OF UTAH,	Ì			XX	
OUNTY OF LEON	Sa.	/	W.C.	Ted R, O	Ison
_	1		The Car	Olivia 01	son COCOVE
	y of . December	19.	7.6 personally app	cared before me.	
Ted R. Olson	<u> </u>		<u>H</u> i	Dersonally kr	nown to me to be the signe
f the forezonag instrument,	who duly seknowl	edged to me th	n he	/	A
		rages to me tr		fecutes	the same.
			- 41	and V.	Terap 9
y commission expires the		The state of the s	76.	ic—Residing at., C	edar Cirty Utah
5 contains sion expires the	.10thd	ay ofMa	rch	19	7.8
		Name of the last	,	1	
/ /		· The state of the	7	1	V
/ /		1	1	1	***
/ /	•		/ /	1	
		1	- N = N =		
		6	\	P.M.,	County outy.
\ \ \		-	\ 3	orts	Coun
\ \		, A. D. 19	Ţ	.o'elock P.M. of Mortgages	1 4
Mortgage		Recorded at the request of		• 0	
Agentigage	\	1 2	926	6	OME
	2	i i	/: /	±	Dominick Belingher: der Linçoln de By
	1	į	/ 1 /	minutes past 19	k Belin
	V 1	ě	0 +	119	7 3 5
		: 600	Ted Olson December	i i	4 4
	-	~	2 S		By first
H			F -	S	Becorder Nevada
1.			1 1 1	Ç	. \~~ 5 5
	^			🖴	9 1\ 9 5
				ut 30 in Book.	Records
	S			at in B	
enty of Lincoln)				at in B	

On this 17th day of December, A.D. 1976, personally appeared before me Olivia Olson; personally known to me to be one of the signors of the foregoing Instrument, who duly acknowledged to me that she executed the same.

Notary Public

6. Ty 19 mot . 60