Lincoln County

y and levieres. "Common and a cauting under and by vitter of the laws of the State of Section 2.5 Ac Traute, and BANK Of Section 2.5 Ac Traute, and Exception of the Common and the Common	THIS DEED OF TRUST, made this 22nd day of	Builders		
comparation daily organized and existing under and by strate of the laws of the New of the Sate of Newda, in Septiment of the Service. Needa, a completion organized and existing under and straing control of include the manacian indicated by the context. Set 1745.55.11 That and Freshold Debug and the summers, as indicated by the context. Set 1745.55.11 That and Freshold Debug and the summers, as indicated by the context. Set 1745.55.11 That and Freshold Debug and the summers, as indicated by the context. Set 1745.55.11 That and Freshold Debug and the summers are controlled to the context. Int No. (a) In 3.241 n. Grown and particles and manager of the context. Int No. (b) In 3.241 n. Grown and particles and manager of the context. Int No. (c) In 3.241 n. Grown and particles the context of the context	y and between	"ester	Title Company	
read property situate in the State of Novida, Control of the Country	corporation duly organized and existing under and by virture of the laws of EVADA. Las Vegas, Nevada, a corporation organized and existing under and stinctly understood that the word 'Trustor' and the word 'his' referring to the laminine and neuter genders and the singular and plural numbers, as indicated by the	by virtue of the laws Trustor, as herein used, e context.)	of the State of Nevada, as E are intended to and do include	Seneficiary, (it is de the masculine Howing describe
TOGETHER WITH the rem. cours govern may advis these of reprivation to collect and use the same except during communication of any party feeting communication of authorizing developing to collect and enforce the same by any landed means in the name of any party feeting of the phroses of authorizing developing to collect and enforce the same by any landed means in the name of any party feeting of the phroses of authorizing the phroses of t	eal property situate in the		·	\
TOGETHER WITH the rest, costs and profest harved, rearroing the right to collect and cost the time series dump communicate of some datash hereinder and dollect continuation of such control of the purpose of Section 1. 1-12 minutes of each spermer of Tustes incorporated by reference, command player. 2. Progress as the independence of the purpose of Section 1. 1-12 minutes of each spermer of Tustes incorporated by reference command player. 2. Progress as the independence of the purpose of the purpo	on file in Book (=1 of Lats, Dape Line, in one or	ingo at the So	own by man suerest unty Recorder of	\
COUNTY OF In the case of sections of the control of the case of the county of the case		<		
by one promisery note of with device and substituted sums area herafers be advanced for the account of Trains or of the account of the accou	ontinuance of such default authorizing Beneficiary to confect and employ		d haven 2 Payments of the inc	lebrednes midenci
AND THIS INDESTURE FURTHER WITNESSETH FIRST. The future promise to properly servitor and seen the prometry hereof described in first class condition, order and repair; to care for, protect as recovery and produced and the improvements in protect as recovery and produced and the improvements thereof and not to commit or permit are waste or determination of teach buildings and improvements of all present processes. The protect and the improvements thereof and not to commit or permit are waste or determination of teach buildings and improvements and not to commit or permit are waste or determination of the buildings and improvements and the improvements thereof and not to commit or permit are waste or determination of the buildings and improvements and the improvements thereof and not to commit or permit are wasted to determine the permit of the permit of the seed of trust. THIRD. In the event of a conficiency after safe neurostic to the consumation, incorporated figure, the Beneficiary are a city to them and a reasonable stronger for the permit of the first of the first of the permit of the first of the first of the permit of the first of the first of the permit of the first of the	by one promissory note of even date rigrevally, and any outside may hereafter be advar	nced for the account of Tr	ustor or Assigns by Beneficiary w	AUTH INTEREST FIRE EC
FIRST. The trustic promises to concern care for and keep the property herein described in first class condition, once and require to proceed an expectation of the requirement of the described of the requirement of the requ	herein but which constitute indebtedness or obligations of the Trustol for Which	nay claim this deed of trust	as security.	
recau at buildings and improvements studies improvements therefor and not to common to permit any waste or determination of seal buildings and improvements therefor and not to common to permit any waste or determination of seal buildings and improvements therefor and not to common to permit any waste or determination of seal buildings and improvements for the permit of the seal of the provision of the permit of the seal of the permit of the seal of the permitting of the seal		described in time of the	condition, order and repair: to e	care for, protect an
THRIO. In the event of a certificiary activities and remarks are safe numbers to the coverants incorporated fierein, the Beneficiary has a right to claim and collect such deficies out of other property not otherwise everys of the Trustor, by suit or otherwise, logisther with costs incurring and a reasonable attornable to the Trustor of year and to continue the property not otherwise everys of the Trustor of the trust of the Trustor of the trustor of the trustor of the trust of the Trustor of the trustor of the trustor, in the leaf of day is an or assessment on the interest under this deed of trust it will be deemed that such trace or esteraments are upon the interest under this deed of trust it will be deemed that such trace or esteraments are upon the interest under this deed of trust it will be deemed that such trace or esteraments are upon the interest under this deed of trust it will be deemed that the trustor of the trustor, who agrees to pay such face or assessments although the same may be assessed against the beneficiary of trusters. SEVENTH All the provisions of this instrument shall increase on Device this dead to the trustorial and such notice that the contract of the trustor of the trustor of the contract of the trustor of the contract of the trustor of the contract of the trustorial of the contract of the trustor of the contract of the trustorial of	repair all buildings and improvements situate thereon; not to commit or permit and	waste or deterioration of	said buildings and improvement	s or of said premise
FOURTH. The injust and rememble hereby granted shall not exclude any other rights or remedies granted herein or by law, and all rights or remedies granted herein or permitted by law shall be concurrent and cumulative. FIFTH Trustor further actives that the here-ficially may from time to time and for periods not exceeding one year, in behalf of the Trustor remew or exit any promissory notes accured hereby and said rememble in extension, shall be conclusively deemed to have been made when to endorsed on said promissory note or in by the previously of the firstor. SIXTH. In the event of a favor lax or assessment on the interest under this deed of trust it will be deemed that such traves or assessment should his article who agreed to pavor to truste. SIXTH: In the event of a default in the De-formance or payment under this deed of trust it will be deemed that such traves or assessments are upon the interest of the trustor, who agreed to pavor trusters. SIXTH: In the event of a default in the De-formance or payment under this deed of trust by the security for which this deed of trust purchased to trust purchased to the provisions of this distribution to Cooperation to Cooperation to Cooperation to Cooperation the Corporation for the trustor purchased to the secure shall be unded used unto the truster its apprectable or prevent additional to the truster that the trusts created neitby are irrevocable by the Trustor. IN WITNESS WHEREOP, the Trustor has executed these prevants the day and very fits above written. STATE OF NEVADA. STATE OF NEVADA. (Notary Public). Personally appeared before me, a Notary Public. personally appeared before me, a Notary Public. Proceedings and the secure of the provision of the desire prevention of the trustor of the public personally appeared before me, a Notary Public. Presponsible provision of the provision of the provision of the pub	of N.R.S. 107.030, are hereby adopted and made a part of this bedd of this	annual territor the Bene	ficiary has a right to claim and Ci	
FIRST Trustor (until and received and the foreign of the foreign o	out of other property not otherwise exempt of the Trustor, by suit of Otherwise, logicity	76	JF JF	
SYNTH: In the production in the control of any tax or assessment and under this deed of trust it will be deemed that such taxes or assessment and under this deed of trust it will be deemed that such taxes or assessments are upon the interest under this deed of trust it will be deemed that such taxes or assessments are upon the interest under this deed of trust it will be deemed that such taxes or assessments are upon the interest under this deed of trust it will be deemed that such taxes or assessments are upon the interest under this deed of trust of the trust of the control of the trust of the control of the con	hereunder or permitted by law shall be concurrent and currocative.		no one year in behalf of the Tri	ustor renew or exte
SEVENTH All the provisions of this instrument shall inlie to, addition the legal representatives, successors and assigns of each party hereto respective. EIGHTH. In the event of 3 default in the performance or payment under this deed all trust or, the security for, which this deed of trust pay the security for, which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for which this deed of trust pay the security for year the security for granted in the trustorial. IN WITNESS WHEREOF, the Trustor has executed these presents the day and year first above written. STATE OF NEVADA CLark March 22, 1977 On appeared before me, a Notary Public. SS. FOR RECORDER'S USE ONLY FOR RECORDER'S USE ONLY Minutes past 1, octoor A Minutes past 1,	any promissory note secured hereby and said renewal or extension, and so by the beneficiary in behalf of the Trustor.	ed of trust it will be deem	ed that such taxes or assessments	
EIGHTM. In the event of a default in the Destormance or payment under this deed at iting to which this deed of trust be treated and such once the business of the control o	at the relator who agrees to have such taxes or assessments armough the same may be	The state of the s	76.	
NINTH It is excreasily agreed that the trusts created hereby are irrevocable by the Trustor. IN WITNESS WHEREOF, the Trustor has executed these presents the day and year first above written. STATE OF NEVADA COUNTY OF March 22, 1977 On appeared before me, a Notary Public. STATE OF NEVADA. (Notary Public) STATE OF NEVADA. STATE OF NEVADA. COUNTY OF STATE OF NEVADA. STATE OF NEVADA. COUNTY OF On appeared before me, a Notary Public. personally personally personally personally personally AT	EIGHTM. In the event of a default in the performance or payment under the	s deed of trust or the secu	are for which this deed of trust t	MALTINGO BKOCUTOG.
STATE OF NEVADA COUNTY OF March 22, 1977 On Appeared before me. a Notary Public. Signature (Notary Public) STATE OF NEVADA (Notary Public) Signature (Notary Public) STATE OF NEVADA (Notary Public) STATE OF NEVADA COUNTY OF STATE OF NEVADA COUNTY OF Description from of Acknowledgement must be used. FOR RECORDER'S USE ONLY FOR RECORDER'S USE ONLY FOR RECORDER'S USE ONLY SERVED FOR RECORDER'S USE ONLY FOR RECORDER'S USE ONLY SERVED A MCGNIe Jr (Notary Public) STATE OF NEVADA COUNTY OF Description A Minister Part 1 OF OCIOCK MECORDS, PAGE 51 LINCOLN COUNTY, NEVADA COUNTY, NEVADA COUNTY, NEVADA COUNTY, NEVADA	NINTH It is expressly agreed that the trusts created hereby are irrevocable by the	e Trustor. er first above written.	JULXHILL	Min ha
STATE OF NEVADA. COUNTY OF Clark SS. March 22, 1977 On personally appeared before me. a Notary Public. Everett A McGhie, Jr who acknowledged that he executed the above instrument. Signature (Notary Public) Notary Public) STATE OF NEVADA. COUNTY OF SS. On personally appeared before me. a Notary Public. SS. FOR RECORDER'S USE ONLY FOR RECORDER'S USE ONLY FILED AND RECORDER AT REQUEST OF WESTERNTITLE CO. PRIL 4- 1977 AT	Everett 1. n/m/s obr	nda najjaka September	(Locusius)	1104
March 22, 1977 On	If executed by a Corporation the Corporation	Form of Acknowledge	ment must be used.	J
who acknowledged that he executed the above instrument. Signature (Notary Public) Signature (Notary Public) STATE OF NEVADA, COUNTY OF (December 2) On personally appeared before me, a Notary Public. Personally Records, Page (ST) Lincoln COUNTY, Nevada.	COUNTY OF CLARK	F0	R RECORDER'S USE ON	l.Y
who acknowledged that he executed the above instrument. Signature	appeared before me, a Notary Public.			
Signature (Notary Public) Notary Public: No. 59288 FILED AND RECORDED AT REQUEST OF WESTERN TITLE CO. PRUL 4. 1977 AT MINUTES PAST _9. OCLOOK On personally appeared before me, a Notary Public. Personally RECORDS, PAGE ST LINCOLN COUNTY, NEVADA.	Everett A. McGhie, Jr			
STATE OF NEVADA. COUNTY OF personally appeared before me, a Notary Public. SS. personally scounty of the county of the count	who acknowledged that he executed the above instrument.			
STATE OF NEVADA. COUNTY OF On appeared before me, a Notary Public. Price And RECORDED AT REQUEST OF WESTERNTITE Co. APRIL 4- 1977 AT	Signature (Notary Public)	FA	ne s	
STATE OF NEVADA. COUNTY OF Description De	- J -)	No		
STATE OF NEVADA. COUNTY OF personally appeared before me, a Notary Public. SS. ATMINUTES PAST _9. OCOOK M_M IN BOOK19. OF OFFICIAL RECORDS, PAGE51 _ LINCOLN COUNTY, NEVADA.	Notarial Seal	WESTERNTI	re Co.	
On personally appeared before me, a Notary Public. RECORDS, PAGE 651 LINCOLN COUNTY, NEVADA	STATE OF NEVADA. SS.	AT MINRITE		
Builbluk		RECORDS, PAGE	/ 	
who acknowledged that he executed the above instrument.		COUNTY, NEVADA	Real:	•
	who acknowledged that he executed the above instrument.		CC CONTRACTOR RUCER	

BOOK 19 PAGE 657