RECORDING REQUESTED BY	RECORDING DATA	60663
When Recorded Mail to NEVADA NATIONAL BANK - PLOCHE OFFICE		FILED AND RECORDED AT REQUEST CO
P. O. BOX 247		Nevada National Bank Oct. 25, 1977
Ploche, Nv. 890k3		AT 20 MITHULS FA 2 O'CLOCK
		LINCOLN COUNTY, WEYADA, RECORDS.
Space Above this Line	for Recorder's Use	EQUATE RECORDER
DEED OF TRUST & ASSIGNMENT OF RENTS		
THIS DEED OF TRUST, Made this 19the day of Oct	ober	1977 huturan
nimbood was Campbell and Erma Campbell, Husband and wife.		
horsin called TEL STOR NEDACO In (Number & Street) (City) (State)		
herein called BENEFICIARY. (It is distinctly understood that the word "Trustor" and the words "he", "his" or "him" referring to the Trustor, as herein used, are intended to and do include the masculine, feminine and neuter genders and the singular and plural numbers as indicated by the context.) WITNESSETH: That Trustor irrevocably grants, transfers and assigns to Trustee in Trust, with power of sale, that property		
County, Nevaus, described	AND THE RESERVE OF THE PERSON	
All of Lot # 19 and the North & of Lot # 20; Block # 3; as delineated on the Official Picche Town Plat, located and now in file in the Lincoln County Recorders Office, Ploche, Nevada together with any and all improvements thereon.		
		1. 1
))
)).
		/ /
		/ /
	/ 7	
	1	
	/	
	1	
TOGETHER WITH, all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof revelties and new		
appertaining, and the reversion and reversions, remainder and remainders, rent, issues and profits thereof, royalties and payments arising or accruing by reason of any oil, gas or mineral lease thereof, and installments of money payable pursuant to any agreement for sale of said property or any part thereof, SUBLECT, HOWEVER, to the right, power, and authority given to and conferred upon Heneficiary by paragraph (13) of the provisions incorporated herein by reference to collect and applied to the right.		
inches appoints votabline advantaged in tallacents of the		ereignee on consect with whith such Letter
agreed, without affecting the generality of the foregoing, that all eration and plumbing appliances and equipment, which are now in ing or improvement now or hereafter on said real property, shall the security for the indebtedness herein mentiond.	gas, electric, neating, c or which may hereafter or deemed fixtures and a	be attached to, or built-in in any build-
TAD THE DISPARE OF FECTIONS 4 5	15 168 70	
with interest thereon, according to the terms of a promissory note or notes of even date herewith, made by Trustor, payable to the order of the Beneficiary, and extensions or renewals thereof. 2. Payment of such additional sums with interest thereon as may hereafter be borrowed from the Beneficiary by the then record owner or owners of said property when evidenced by another Promissory note or notes. 3. Payment, with interest thereon, of any other present of future indebtod are a chilicity of the property when evidenced by another promissory note or notes. 3. Payment, with interest thereon.		
Trucker (or of any puposerse in interest of the Toursey)		thecatement of ontiferiou of risk
time of execution of this Deed of Trust, or arising thereafter. 4. TO PROTECT THE SECURITY OF THIS DEED OF TR	Performance of each ag	reement of Trustor herein contained.
this Deed of Trust and the note or notes secured hereby, that he will observe and perform all provisions; that the note and other obligations therein referred to shall be deemed to mean the obligations secured by this Deed of Trust; that the property herein re-		
obligations therein referred to shall be deemed to mean the obligations secured by this Deed of Trust; that the property herein referred to shall be deemed to mean the property affected by this Deed of Trust; that the property herein referred to shall be deemed to mean the property affected by this Deed of Trust; that the terms "Trustor", "Beneficiary", and "Trustee", as used therein shall be deemed to mean the Trustor, Beneficiary, and Trustee, respectively, under this Deed of Trust; and Trustor acknowledges that he has read the copy of said provisions (1) to (17), inclusive, set forth on the reverse and understands the same.		
stands the same. The undersigned Trustor requests that a copy of any Notice at his address hereinbefore set forth.	(1) 11 (1) 11 (1)	sive ace totel on the teasibe find fludel.
at his address hereinbefore set forth.		NATURE OF TRUSTOR
STATE OF NEVADA COUNTY OF LINCOLN	£.	
	Serietz	Tat Linwood W. Campbell
On this 19th, day of October , 1977 ,	Buch	Esta facility.
personally appeared before me, a Noticey Public, Idnwood		
W. & LIME C. Campbell was acknowledged		
that heyexecuted the above instrument.		
no .		· · · · · · · · · · · · · · · · · · ·
NOTARY PUBLIC		

500K 22 PAGE 514

IR

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

10. To kerp aid projecty in good condition and expeits not to remove or Armonda Pays.

(1) To kerp aid projecty in good condition and expeits not to remove or Armonda Pays haddings, thereon: to complete or services promptly and in good and workinsoidide manner any loiding which may be entired to be interested as the pays of the

any insumbrance, charge or lies which in the judgment of either appears to be prior or superior hereto; and, in exercising any such powers pay necessary exjection, and pay his researchile feat.

(6) To pay immediately and without demand all sums so expended by Beneficiary or Trusbee withinterest from date of expenditure at the rate specified in

(7) To insure the narment of laxes and assessments, which are now or hereafter may be a lieu upon the provery described at least ten (10) days before
the insure the narment of laxes and assessments, which are now or hereafter may be a lieu upon the provery described at least ten (10) days before
the insurance are approved for in paragraph (2) hereinabove, and to pay the Reneficiary and indicate of any other payments with the provision of the Levis and payable to enter the private of the hereassave described permisses and an installment of the previous properties of the levis and payable to enter the previous provision of the Levis and payable to enter the provision of the levis and payable to enter the provisions of the provision of the levis and payable to enter the provisions of the provision of the levis and payable to enter the provisions of the provision of the levis of the provision of the provision of the levis of t

Set 9 center for rancellation and retention need upon permitted at lever, residence where the converse of any metric of facts while it is conclusive proof of the trainfulness there has a water converse of any metric of the proof of the trainfulness there is no set of the proof of the trainfulness there is no set of the proof of the trainfulness there and profits been discussed in the proof of the proof of

there were the probability of th

Do not lose or distroy this Doed of Trust OR THE NOTE which it secures.

Both must be delivered to the Trustee for cancellation before reconveyance will be made.