	RECORDING DATA C4 902
RECORDING REQUESTED BY	Na
When Recorded Mail to NEVADA NATIONAL BANK - PIOCHE OFFICE	Nevada National Bank
P. O. BOX 247	April 27, 1978
PIOCHE, NEVADA 89043	AT 30 MINUTES PAST 2 OFLICES
· · · · · · · · · · · · · · · · · · ·	Builden &
Space Above this	Line for Recorder's Use
DEED OF TRUST &	ASSIGNMENT OF RENTS
THIS DEED OF TRUST, Made this 20th. day of	
James E. Wilkin and Sally H. Wilkin, husban	
whose address is P. O. Box 411, Pioche, N	(Claus)
nerem called TRUSTOR, NEBACO, Inc., a Nevada corporation, a National banking association, organized and	on, herein called TRUSTEE, and NEVADA NATIONAL BANK d existing under and by virtue of the laws of the State of Nevada
nergin called RENEFICIARY. (It is distinctly understood that o the Trustor, as beggin used, are intended to and do include	of existing under and by virtue of the laws of the State of Newadat the word "Trustor" and the words "he", "his" or "him" referring the masculine, feminine and neuter genders and the singular and
uulii numersas uulealen ov lie collevi,	ers and assigns to Trustee in Trust, with power of sale, that propert
n LINCOLN County, Nevada, desc	ribed as:
All of lots 17, 18 & 19, Block 41,	as shown on the official plat, page
61, in Book of Plats, Supplement "A	A" to the Town of Pioche Tract, as
said supplement now on file in the	office of the County Recorder of said
	ch said plat and the records thereof,
reference is hereby made for further	er particular description
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TOGETHER WITH, all and singular the tenements, he appertaining, and the reversion and reversions, remainder as	reditaments, and appurtenances thereunto belonging, or in anywind remainders, rents, assues and profits thereof, royalties and pa
ments arising or accruing by reason of any oil, gas or miners	al lease thereof, and installments of money payable pursuant to a
conferred upon Beneficiary by paragraph (13) of the provis	preditaments, and appurtenances thereunto belonging, or in anyward remainders, rents, issues and profits thereof, royalties and past lease thereof, and installments of money payable pursuant to as BJECT, HOWEVER, to the right, power, and authority given to actions incorporated herein by reference to collect and apply such run as they become due and payable. It is specifically understood at tall gas, electric, heating, cooling, cooking, air-conditioning, refriend to the particular of the profit of the particular
agreed, without affecting the generality of the foregoing, that	as they become due and payable. It is specifically understood at all gas, electric, heating, cooling, cooking, air-conditioning, refri
in the interpretation of the profit of the p	that I he desired first the state of the sta
the security for the indebtedness herein mentiond. FOR THE PURPOSE OF SECURING: 1. Payment of t	the sum of \$ 110,000.00  note or notes of even date herewith, made by Trustor, payable to to 2. Payment of such additional sums with interest thereon as more downer or owners of said property when evidenced by anoth on, of any other present or future indebtedness or obligation of the property to the Respiratory.
with interest thereon, according to the terms of a promissory order of the Beneficiary, and extensions or renewals thereof.	note or notes of even date herewith, made by Trustor, payable to t. 2. Payment of such additional sums with interest thereon as m
hereafter be borrowed from the Beneficiary by the then reco- Promissory note or notes. 3. Payment, with interest there-	rd owner or owners of said property when evidenced by anoth on, of any other present or future indebtedness or obligation of t
the state of the s	the property to the Benericiary, whether elected directly or sequi-
time of execution of this Deed of Trust, or arising thereafte	er. 4. Performance of each agreement of Trustor herein contained.
this fleed of Trust and the note or notes secured hereby, the	at he will observe and perform all provisions; that the note and oth
ferred to shall be deemed to mean the property affected by t	his Deed of Trust; that the terms "Trustor", "Beneficiary", a
and Trustor acknowledges that he has read the copy of said	at he will observe and perform all provisions; that the note and oth bligations secured by this Deed of Trust; that the property herein; this Deed of Trust; that the terms "Trustor", "Beneficiary", as tor, Beneficiary, and Truste, respectively, under this Deed of Trus provisions (1) to (17), inclusive, set forth on the reverse and under
The undersigned Trustor requests that a copy of any N	Notice of Default and of any Notice of Sale hereunder be mailed to h
at his address hereinbefore set forth.	SIGNATURE OF TRUSTOR
STATE OF NEVADA	
STATE OF NEVADA COUNTY OF LINCOLN	Francis C Cultura & Millian
AS.	James E. Wilkin
COUNTY OF LINCOLN On this 20th. day of April 19 78	Sally H William
COUNTY OF LINCOLN	Sally H William
COUNTY OF LINCOLN On this 20th, day of April 19 78, personally appeared before me, a Notary Public, James E & Sally H. Wilkin who acknowledged	Sally H William
COUNTY OF LINCOLN On this 20th. day of April 19 78 personally appeared before me, a Notary Public, James E	Sally H. Wilkin
On this 20th. day of April 19 78 personally appeared before me, a Notary Public, James E & Sally H. Wilkin who acknowledged	Sally H. Wilkin

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## TO PROTLET THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

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

1)1 To keep raid property in good condition and regair, not to immove or stemulish any buildings, which may be constituted, demand or destroyed thereon and 1 pay when the mid-times for lakes performed and materials and the pay when the mid-times for lakes performed and materials also agrees, anything in the Beel to the contrary nonsubstituted to the interpretation of impovements in and property. Trustory that to allow Bernfeitry to insured and property at all times during construction, set to replace any work of the pay when the pay

not incumbrance, there or lies which in the judgment of either appears to be prior or superior services and in such a secondary or pressure, employ counsed and pay his reasonable feets,

15). To pay immediately and without demand all saums so expended by Beneficiary or Trustee with interest from date of expenditure at the rate specified in aid note.

15) To pay immediately and without demand all saums so expended by Beneficiary or Trustee with interest from date of expenditure at the rate specified in aid note.

15) To insure the payment of taxes and excessments, which are how or becease may be a firm on the property described at least ten (10) days before definitioning of the taxes and superiors. In the present of the payment of the taxes and superiors of the payment of the taxes and superiors. In the present of payment of the taxes and superiors of the payment of the taxes and superiors. In the present of the payment of the taxes and superiors. In the present of the payment of the taxes and superiors. In the present of the payment of the taxes and superiors. In the present of the payment of the taxes and superiors. In the present of the payment of of payment of the payment of the payment of payment of the payment of payment of the p

Note to Traine for cancellation and intention and uson parently of its first, Traines shall provide a though the property the best present and reflects in any reduce of any parties or facts shall be remeabage parties of the table where the provided of the table was the end. The strates on many facts and the provided of the table was the end. The strates on many facts and the provided of the table of the provided of the table of the provided of the provided of the table of the provided of t

Do not hese or destroy this Deed of Trust OR THE NOTE which it secures.

Hoth must be delivered to the Trustee for cancellation before peronveyance will be made.

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