Mortgage

DENNY G. GARCIA AND	RITA G. GARCIA, his wife	()	
	Caliente, Nevada 89008	-	
for a valuable consideration, whereof is acknowledged, here	and particularly to secure the loan represented by the note l	hereinafter mentioned, the receipt	τ
Lincoln S	Ah Nevada . Mortgagee, all tate of *** more particularly described as follows, to-wit:	those premises in the County of	

All of lots numbered six (6), seven (7) and eight (8) im Block number 10, in the City of Caliente, County of Lincoln, State of Nevada as the same is laid out and described on the official plat of said City and filed in the office of the County Recorder of Lincoln County, Nevada, together with any and all improvements situate thereon.

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, reats, issues, profits and income from said premises with the right at any time after default or maturity to collect the same, and, to enforce this provision, the Mortgagee or holder shall be entitled to the

Together also with the tools, appliances, equipment, heating, plumbing and lighting facilities, machinery, supplies, fixtures and all personal property belonging to the mortgagors 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

Ł.

PIRST: To accure an indebtedness in the principal sum of TWO THOUSAND SIX HUNDRED & NO/100****

Prominery note dated June 21, 1978

made by the manuscrape to the manuscrape t I prominency note dated. June 21, 1978 . made by the mortgager to the mortgager and payable at the sand place and in the manner with the rate of interest therein set forth; 36 monthly payments of \$85,13, interest & principal commencing 7-20-78. Interest is being paid monthly at the rate of 11% per annum.

SECOND: To secure payment of any and all extensions or renewals, and successive extensions of renewals of the notes above described or of the indebtedness represented by the same and of any other indebtedness secured by this mortgage, no matter how represented, and of the interest on all of the same, all of which extensions or renewals shall be been written with the mortgages. The PD: To secure the payment of all other moneys betwindfer served or provided to be used by the axial mortgage or which it is narred the mortgages, may just or extend for the protection of its between the renewals with and a favor of the Mortgages and the lawful holder of this mortgage as follows:

The Mortgages revenants with and favor of the Mortgages and the lawful holder of this mortgage as follows:

FIRET: That the word "mortgages" and the unmargue of the instrument, shall be write the more than one mortgages; and the word "mortgages" shall be construed as including any lawful holder error, and both the words "mortgages" and served in the more classes, indiminalization and assign of each, as the case may be.

SECOND: That the mortgages is howfully served in fee simple of and premises and hus the least right the more than the order mortgages will not do or permit to be done upon or with said premises or the title thereto anything that may impair the security sources.

TRIRD: That the Murtgagora will not do or permit to be done upon or with and premises or the title thereto anything that may impair the neutrity POURTH: That anid premises and the improvements thereto will at all times be preserved in substantial repoir and in good order and condition. FIFTH: That anid premises will at all times be kest occupied and devoted to a hepstleical size.

SIXTH: To prover and, during the terms of his mortgage and until all indehedness thereunder is fully paid, to maintain fire insurance covering all missions to premises in a sum as few than to make the mortgage of the Mortgagore, with less, if promises to the Mortgagore is an interver means of all more and the mortgage of the Mortgagore is an interver and missions be adjusted to the Mortgagore in an interver means and all the mortgagore. That the Mortgagore had been all the mortgagore in the mortgagore and interverse or maintain to be restorable for the mortgagor and interverse and all topics and premises and all takes, assessments and all other liens which may arise paping and premises and (or on this mortgagor and insurance, mechanical liens, water rates and directly on said dold to mortgagor or against the moder and owner thereof.

EIGHTH: To put the creat of premises the moder and owner thereof.

EIGHTH: To put the creat of premises the moder and owner thereof.

EIGHTH: To put the creat of premises and extending the natural and extending the heat of the mortgagor when the indehedness accurate hereby shall be paid, and to pay all charges, contained according that may become an extending the relation of the indehedness accurate hereby shall be paid, and to pay all charges, contained extending a reasonable notation of the indehedness accurate hereby shall be paid, and to pay all charges, contained according that may become necessary in protecting the title to said premises or the lien and according contained according to the may become a charge or elemental to the analyse of premises are the lien and according contained according that

TENTH: Should the mortgagor fall or refuse to make payment of anid amount or ensuints so paid by the mortgagor supon demand therefor, or should the mortgagor fall or refuse to make any payment of interest or principal, or any part thereof, upon the motes herein referred to according to the tentor thereof, amounts of the mortgage debt, including interest accrued thereon and otherwise, then any such went the holder hereof may at its option declars the entire and the mortgage in the manner provided by law. In case of such foreclosure, there is no the option of the plaintiff, shall provide that and provided by law. In case of such foreclosure, the bereful at the option of the plaintiff, shall provide that and property and the mortgage in the manner provided by law. In case of such foreclosure, the plaintiff, shall provide that and property of such cases of accesses the control of such cases of a provided for, as down and payable, and may thereupon proceed to the holder of said on the plaintiff, shall provide that said property of said in such suits of foreign expected the said property of said in the said of said provided for an abstract, or for a march of title of said premises not control of said mortgage, all of which are secured by these male property of the said of applying for a receiver, at its outcome, rents, issues and profits thereof, and to exercise such other powers to take possession of said mortgaged property makes of applying for a receiver, at its outcome, rents, issues and profits thereof, and to exercise such other powers of said mortgaged property makes of any promisity for said indebtedness. Any failures are profit to provide the said mortgaged property and collect and receiver, at its outcome, and the post of the south said mortgage or in any wire impair the right of the mortgage or holder to accessive materials for a service its option on account of any prior default shall neithequent default.

ELEVENTH: To pay promisity any deficiency that may remain after exhausting the security, and that a

IN WITNESS WHEREOF the Mortgagor has i	ercunto set his hand this	21st	da
STATE OF LEASE, COUNTY OF LINE DIN day of day of		G. Garcia G. Garcia Garcia Garcia Carcia Carcia Carcia Carcia	
of the fore-colle instrument, whip gluthouthand wiedged Notary Public - State of Nerode Lincola County My Commission expires Aug. 14, 1981 My commission expires the day of	to me that	executed the same	to be the signer.
Murtyage ro	8.		Recorder L/ACOLA NEVA O A By Deputy.