SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

is Deed of Trust, made this 10th	day of January 1979 , between
COLLEER LEFEVRE, a single woman	
	, herein called TRUSTOR,
ose address is Panaca, Nevada (number and street)	(city) (zone) (state)
contier Title Company, a Nevada corpo	(2017)
Gottfredson's Dept. Store Inc. of C	
outliedson's bejor board and of a	
	, herein called BENEFICIARY,
· · · · · · · · · · · · · · · · · · ·	PERS AND ASSICNS to TRUSTEE IN TRUST, WITH POWER OF SALE, that
operty in	Lincoln County, Nevada, described as:
Commencing at a point on the street	line Fifty-nine (59) feet north from
the Northeast corner of Lot numbered	Three (3) in Block Numbered Thirty-
seven (37), which point being the No	rtheast corner of the property owned
by Elwood Lee, and running thence No	rth Two Hundred Five (205) feet; thence
West One Hundred Thirty-five (135) f	eet; thence South Two Hundred Five (205)
feet; thence West One Hundred Thirty	-five (135) feet; thence South Two
Hundred Five (205) feet; and thence	East One Hundred Thirty-five (135) feet t being in the East side of Lot Two (2)
in Block Thirty-seven (37) together	with all improvements on said tract.
	the right to collect and use the same except during continuance of some de-
ill hereunder and during continuance of such default authorizing	Beneficiary to collect and enforce the same by any lawful means in the name
any perty hereto.	ment of Trustor incorporated by reference or contained herein, 2. Payment
the indeptedness evidenced by one promissory note of even date	te herewith, and any extension or renewal thereof, in the principal sum of
800.00executed by Trustor in Javor of Ber	peficiary or order. 3. Payment of such additional sums as may hereafter be
vanced for the account of Trustor or Assigns by Beneficiary with	The transfer of the control of the c
reby, that provisions (1) to (16) inclusive of the Deed of Trust re	ees: By the execution and delivery of this Deed of Trust and the note secured corded in the Book and at the page, or document No. of Official Records in
Office of the rounty recorder of the county where said property	is located, noted below opposite the name of such county, viz.:
OUNTY DOCUMENT No. BOOK PAGE COUNTY DOCUM	HENT No. BC TK PAGE COUNTY DOCUMENT No. BOOK PAGE
	6986 3 83 Nys 47157 67 163
	1172 3 758 Omisky 72637 19 102 1292 0 migs. 467
	7205 Pershing 5748K 2B 58 8486 31 mtgs, 649 Storey 28573 R mtgs, 112
	6648 16 mtgs. 534-537 White Pine 128124 261 341-344
d parties in said provisions shall be construed to refer to the pr The parties agree that with respect to provision 16, the amount	
d with respect to attorneys' fees provided for by covenant 7 the	percentage shall be20_%.
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Lincoln County

The fellowing is a copy of pravisions (1) to (16) Inclusive, of the deed of trust, seconded to much country in Manada, as stated in the feregoing Deed of Trest and Incorporated by reference is said Deed of Trest as buing a part thereof as if set forth at length therein.

To Protect the Security of This Deed of Trust, Trustor Agrees:

- 1. To properly care for and been seld properly in good condition and rappily has to remove or demailsh any beliding liberous, to complete in a good and workmallies manner any building which may be constructed therean, and to day when due all claims for labor performed and maintains formithed therefor, in comply with all laws, and manners and requiremy requiring any utterplans or impressments to be made therean, not to commit or permit any water frequent, as to examine all the providing the general state of the providing the permit any act to be from it as upon said property in idiation of laws, to cultivate, intigate, fortifiers, fundances, prune and/or any water frequent in a law is all the property and property in idiation of laws, to cultivate, intigate, fortifiers, fundances, prune and/or any water frequents.
- 2. The Granier agrees to pay and discharge oil casts, fees and expenses of those Trusts, including seel of evidence of title and Truston's fees in connection with sale, whether composited or not, which amounts shall become due open delivery to Truston of Decision on the Polarity and Demand for sole, or hardinative provided.
- 3. The amount collected under any five Insurants policy shall be credited. Birst, to accred interest, next to expenditures becominder, and any remainder upon the principal, and interest shall thereupon cause upon the emment so credited upon principal, previded, however, that of the option of the Beneficiary, the saltre amount collected under the particles of upon thereof may be released to the Granter, without liability upon the Treates for such release.
- A. The Granter premies and agrees that II, during the existence of the Trust there be commanced or pending any suit or eatien effecting mild conveyed premists, or any part thereof, at the title thereis, at II any adverse claim for or against seld premiest, or any part thereof, be made or especied, he will appear in and defend any such matter surporting to offset the estudies and will pay all costs and damages affing because of such action.
- 3. Any award of damages in connection with any concenneation for aublic use of or injury to any presenty or any past thereof is horsby assigned and shall be poid to beneficiary, who may apply or release such manays received by him in the same manner and with the same affect as herein provided for dispetition of proceeds of Insurance.
- 6. Trustee shall be under as abligation to nellty any party herete of any pending sale harounder or of estion or proceeding of any kind is which Ocentur, Sonoficiary and/or Trustee shall be named as detendant, unless brought by Trestee.
- 7. Acceptance by Benetic are at any sum in payment of any indebtedness secured baceby, after the date when the same is due, shall not constitute a waiver of the right shifter to require prampt bayment, when due, at all other sums so exceed at the debted as herein provided for follows so to pay.
- 8. Trates may, at any time, or from time to time, without liability therefor and without votice, won written request of Senticiary and presentation of this Ored of Trust and the sales secured hereby or andorsemen, and without effecting the personal liability of any serion for powers of the indebtainess secured hereby or the effect of this Dead of Trust spon his remonance of the discourse remaining only advantage on the sales of the serious or fair in any extension present or subardinalise agreement is compaction hereign.
- 9. Upon receipt of written request from Beneficiary resisting that all sums served hereby have been gold and upon surrender of this Deed and sold note to Trustee for concellation and relation and upon payment of its feet. The Trustee shall receive without worknoty the property than held horsender. The medical finance receives a content of the feet o
 - (e) Should default be made by Crantor in payment of any indebledness secured hereby and/or in performance of any agreement herein, then Emelliting may declare all times secured hereby immediately due by definery to trustee of a written declaration of default and demand for set, and of written netter of default and election to cause said property to be said (which notice flustee shall coube to be filed for viscerd) and shall surrender to Eresta, this Dood, the notes and all decomptile original and set of the surface of the sur
- 10. After three months shall have standed fallowing recordation of any such notice of default. Trestee shall sall said property of such time and at such place in the State of Nevado at the Trustee, in its sale discretion, shall deem bus to accomplish the objects of these Trusts, having lists given notice of such sale or these required by law. Flace of sale may be attheir in the source in which the preparty to be said, or any part thereof, is sixuated, or of an affice of the Trustee Inching in the State of Nevado.
 - (a) The Grantor, Pladger and Marigonia of the parsonal properly hardin pludged and/or marigonal waives any and all other damlands or neclase as conditions proceedings as no such postenaity.
 - (b) Trustem may postpone sole of all, or day postlon, of said property by public announcement of the time fixed by sold notice of sale, and may thereofter postpone sole sale from time to time by public ennouncement of the time provincely appointed.
 - (c) At the time of sale as fixed, Trates may sell the property as advantated or any part thereof, either as a whole or in separate parcels of its sain discretion, of public caucian, to the highest bridge for cash in lewful mency of the United States, popular at time of sale, and shall deliver to such purchases a disse conveying the Grantity to sale, but without coments or westerly, explose or implied, Grantic horsely agrees to surrender, immediately and without demand, possession of cold property to such perchases.
- 11. Trainer that depty the proceeds at any such sole to payment of, expenses of sale and expenses of Trustee and all charges and expenses of Trustee and of these Trails, including cast of only dence of fille and surface is the connection with sole all sums expended under the terms hereof, not then exped, with accread interest at the rate of ten per conf (10%) per annum, all other sums than secured hereby, and the remainder, if any, to the person or persons legally antitled therein.
- 12. The Beneficiary or ossigns may, at any time, by instrument is writing, appoint a successor of the Trustee named herein or acting hereunder, which instrument, perceive and achieveledges by basef ciery, and increded in the Office of the County Recorder of the County or Counties wherein said property is situated, shall be concluding the order of the order of the Office of the
 - 12. This Doed of Trust applies to . Avies to the bossells of, and binds wit pastles hereta, their hairs, legators, divisors, administrators, executors, executors, and unclared
 - 14. Trustee exemple these trusts when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law.
- 15 in this Deed of Tiust, whenever the cantest to recurres, the mossuline gender includes the famining and/or neuter, and the singular number includes the plurel, and the term Beneficiary shall include any future helder, including pludmen, of the new security hereby.
- 16. Where not inconsistent with the obove the following covenents, No. 5; 2 (\$ 800,00 3); 3; 4 (10%); 5; 6; 7 (20 %); 5; 6 NR\$ 107.020 are kereby adopted and mode a part of this Dood of Trust,

A .	DO NOT RECORD
REQUEST FO	OR FULL RECONVEYANCE
To be used	only when note has been paid.
To Frontier Title Company, Trustee	Dated
of any sums owing to you under the terms of said De	of all indebtedness secured by the within Deed of Trust. All sums secured tisfied; and you are hereby requested and directed, on payment to you ed of Trust, to cancel all evidences of indebtedness, secured by said Deed id Deed of Trust, and to reconvey, without warranty, to the parties designow held by you under the same.
MAIL RECONVEYANCE TO:	
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	Ву
Do not have or destroy this Doed of delatered to the Truster for	of Trans OR THE NOTE which it secures. Both must be or conveilution before, econocyance will be made.