## ASSIGNMENT OF DEED OF TRUST

KNOW ALL MEN BY THESE PRESENTS, that the NEVADA NATIONAL BANK, a National bankin organization existing under and by virtue of the laws of the State of Nevada, party of the first part, for and i
consideration of the sum of TEN AND NO/100———————————————————————————————————
the party of the second part, the receipt whereof is hereby acknowledged, does by these presents sell, assign, transfer and set over unto the said party of the second part, and to its successors and assigns, all its rights, title, interest and estate in and to that certain deed of trust made and entered into the 15th day of January , 19 79 , by and between WILBURN L. DAVIS and JULIANNA Y. DAVIS,
husband and wife, as joint tenants
designated therein as grantors, and NEBACO INC.
a corporation organized and existing under and by virtue of the laws of the State of NEVADA designated therein as trustee, and the NEVADA NATIONAL BANK, a National banking organization, designated therein as beneficiary, which said deed of trust is recorded in the office of the County Recorder or County, State of NEVADA
in Book 28 , Page 544 , of Official Records under Filing No. thereof, and filed as a chattel mortgage as document number 63586 thereof, records of said Lincoln County, together with all of its rights, title, interest and state in and to the promissory note described in said deed of trust and the moneys due and to grow due thereon, with the interest.
The said party of the first part does hereby make, constitute and appoint the party of the second part its attorneys in fact, irrevocable, in its name, or otherwise, but at the cost of the said party of the second part, to have, use and take all lawful means for the recovery of the said money and interest, and in case of payment to take all legal and necessary steps requisite to have the trustee in said deed of trust named reconvey the property therein described to the party or parties entitled thereto as fully as the party of the first part might or could do if these presents were not made.
The party of the first part herein does hereby authorize and empower the trustee named in the aforesaid deed of trust to recognize and substitute the party of the second part herein named for the party of the first part in all matters connected with the aforesaid deed of trust to the same intent and purpose as though the party of the second part herein had been originally named as the beneficiary in said deed of trust.  This assignment of the aforesaid deed of trust and promissory note is made by party of the first part and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with our miles and accepted by party of the second part with a miles and accepted by party of the second part with a miles and accepted by party of the second part with a miles and accepted by party of the second part with a miles and accepted by party of the second part with a miles and accepted by party of the second part with a miles and accepted by miles and
warranty, express or implied, by party of the first part to party of the second part and its assigns.
TO HAVE AND TO HOLD the same unto the said party of the second part, its successors and assigns forever.
IN WITNESS WHEREOF, the said party of the first part has hereunto set its hand and official seal this left day of January , 19.79
NEVADA NATIONAL BANK
By its
Vice President C. R. MAIN
Attest:
) ) un do p c L Assistant Secretary
P24 3/33 20 26
000 VIII 41-14 /D

STATE OF NEVADA	\
COUNTY OF CLARK	\
On this16thday of January , A. D.,	one thousand nine hundred and Seventy Nine
personally appe	eared before me, the undersigned, a Notary Public in and
for the County of CLARK	, State of Nevada,C. R. Mainand
Mary Gojack	known to me to be theVice President
and upon oath, did depose that they are the office acquainted with the seal of said corporation and seal of said corporation; that the signatures to sa	the corporation that executed the foregoing instrument, rs of said corporation as above designated; that they are that the seal affixed to said instrument is the corporate id instrument were made by officers of said corporation corporation executed the said instrument freely and voluntioned.
IN WITNESS WHEREOF, I have hereunto	set my hand and affixed my Official seal at my office in
the County of Clark	, the day and year in this certificate first above written.
	Notary Public in and for the County of
	CLARK , , , State of Nevada.
	My commission Expires:
	Notary Proble State of Nevada  Author Courses  Let a M. Pitts  A. Communication Copies June 27, 1979
3 / /	
When recorded, please mail:	63699
Nevada National Bank Real Estate Dept. P. O. Box 1866	FEB 8, 1979
las Vegas, Nevada 89101	AT IAINUTES PAST O'CLOCK