SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS This Deed of Trust, made this llth day of April 1980 Raigh T. Haley and Candy Haley, Husband & Wife , herein called TRUSTOR, whose address in Caliente, Nevada 89008 (number and street) (city) Frontier Title Company, a Nevada corporation (state) and Nevada Bank & Trust Company , Box 428, Caliente, Nevada 89008 herein called TRUSTER Witnesseth: That Trustor irrevocably grants, transfers and assigns to trustee in trust, with power of sale, that , herein called BENEFICIARY, property in Lincoln County, Nevada, described as: Lots 4, 5, and 6, Block A of the James H. Gottfredson Addition to the City of Caliente, according to the official map thereof, filed in the office of the County Recorder, Macoln County, Mevada on August 9, 1963. TOGETHER WITH the rents, issues and profits thereof, reserving the right to collect and use the same except during continuance of such default authorizing Beneficiary to collect and enforce the same by any lawful means in the name of any party hereto. For the Purpose of Securing: 1. Performance of earth agreement of Trustor incorporated by reference or contained herein. 2. Payment of the indebtedness evidenced by one promissory note of even date herewith, and any extension or renewal thereof, in the principal sum of \$ 5.000.60 _____executed by Trustor in favor of Beneficiary or order. 3. Payment of such additional sums as may hereafter be advanced for the account of Trustor or Assigns by Beneficiary with interest thereon. To Protect the Security of This Deed of Trust, Trustor Agrees: By the execution and delivery of this Deed of Trust and the note secured hereby, that provisions (1) to (16) inclusive of the Deed of Trust recorded in the Book and at the page, or document No. of Official Records in the Office of the county recorder of the county where said property is located, noted below opposite the name of such county, viz.: DOCUMENT No. BOOK PAGE COUNTY DOCUMENT No. BOOK PAGE COUNTY DOCUMENT No. 412987 104132 Clark Humbalds Lander 116984 41172 Churchill Dougles Elko mins. Nye 47157 163 738 447 24495 72 Lincoln 41992 0 migs Ormalia 79497 102 14831 Esmerafda Euroka Pershing 57488 28 3H deeds 138,141 39602 76573 117 534-537 White Pine 261 341-344 (which provisions, identical in all counties, are printed on the reserve hereof) hereby are adopted and incorporated herein and made a part hereof as fully as though set forth herein at length; that he will observe and perform said provisions; and that the references to property, obligations, and parties are forth in this Deed of Trust. and with respect to attorneys' fees provided for by covenant ? the percentage shall be 20.5. The undersigned Trustor requests that a copy of any Notice of Default and of any Notice of Sale hereunder he mailed to him at his address hereinbefore set forth. STATE OF NEVADA. 55. COUNTY OF Lincoln April 11, 1980 _helore me, the undersigned, a Notary Public in and for said County and State, personally spectred Ralph T. Haley and Candy Haley known to me to be the person described in and who executed the foregoing instrument, who acknowledged to me that he executed the same freely and voluntarily and for the uses and purposes therein

RECORDING REQUESTED JAMES R. PRINCE Notary Partie -- State of Novada Lincoln County My Commission explica fig. 2, 1979. AND WHEN RECORDED MAIL TO

anul

Frank

James R. Frince, Notary Public.
Name (Typed or Printed)

Notary Public in and for said County and State

WITNESS T

No._68405 FILED AND RECORDED AT REQUEST OF FRONTIER TITLE CO. APRIL 23, 1980 AT 30 MENUTED PAST 2 O'CLOCK MIN BOCK 37 CF CFFICIAL רטעאַזא, אוניאט,

SPACE BELOW THIS LINE FOR RECORDER'S USE

executed by a Corporation the Corporation Form of cknowledgment must be used.

Title Order No.

Escrow or Loan No..

37 PAGE 111

The following (s 2 caps of provisions (1) to (16) inclusive, of the dood of Irest, recorded in each county in Hermale, as closed in the formal by reference in said Dood of Trust as being a part thorsef as if set forth of longits thousand.

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

- 1. To properly core for and keep sold property in good condition and report, not to remove or density day building thereon, to complete in a good and worknessible monner any building which way be constructed thereon, and to pay when due all claims for labor performed and materials familiated therein, to comply with all layer, and names and resultains requiring any alterations or improvements to be made thereon, not to commit a principle years thereon, and to commit approach set to commit a principle, set of the commit performs any water thereon, and to examine the character or way of said properly, may be reasonably nationary, the specific enumeration have an excluding the general.
- 2. The Gravier agrees to pay and discharge all costs, fees and expenses of these Trests, including cost of oridence of title and Treston's fees in connection with sale, whether completed as not, which amounts shell become due open delivery to Truston of Declaration of Default and Demand for sole, as hereinelter provided.
- 3. The emunn collected under way fire insurance policy shall be credited; first, to accreed interest; sext to expenditures historized, and any commission and interest shall thereupon course upon the amount as credited upon principal, provided, however, that or the option of the Secreticiary, the settle security, the settle secreticiary, the settle secreticiary, the settle secreticiary, the settle secreticiary and any commission and the secreticiary.
- 4. The Granter pramities and agrees that II, during the existence of the Trust there be commenced at punding any soil or action affecting sold conveyed promises, or any part thereal, or the little therete, or if any adverse cloid for or against seld premises, or any part thereal, be made or asserted, be will become in and defined any sech matter against a affect the security and will pay off casts and domines, criting because of such action.
- 3. Any award of damages in connection with any condemnation for public use of or injury to any property or any part thereof is hereby assigned and shall be poid to relicity, who may apply or release such menors received by him in the same manner and with the same effect as herein provided for dispositive of proceeds of inpurence.
- 4. Trustee shell be under as obligation to nellly any party herate of any pending sale hereunder or of action or proceeding of any kind in which Granter, Beneficiary and/or Trustee shall be named as defendant, unless brought by Trustee.
- 7. Acceptance by beneficiary of any June le payment of any indebtedness secured hereby, after the date when the same is due, shall not constitute a walver of the right allers to require prempt payment, when due, of all alber some so secured or to declare default as herein precided for fallers as to pay,
- 5. Trustee may, at any time, or from time to time, without liability therefor and without notice, upon written sequest of Beneficiary and presentation of this Deed of Trust upon the remainder of noise received hereby for endorsement, and without effecting the personal liability of any person for payment of the Indebtedness setures hereby on the offect of operand the remainder of noise presents of the remainder of noise presents of the remainder of noise presents of the remainder of the remainder of noise presents of the remainder of the remaind
- 9. Upon receipt of willion request from Baneliriary reciting that all sums solved hereby have been poid and upon surrander of this Deed and soid note to Trastee conceptation and upon payment of its feet, the Trustee thair recently without warranty the property than hold becomeds. The recitals in such reconveyance of each shall be continuing proof of the truth thereof. The Grantee in such reconveyance may be described in general terms as "the purson of persons legally continued to recent and the purson of persons legally continued."
 - (a) Should defoult be made by Granter in payment of my indebtedness secured haraby and/ar in performance of any agreement heroin, then beneficiary may declare all sums secured heroity immediately due by delivery to Trustee of a written declaretion of default and demand for rate, and of written notice of default and electronic and presently to be said (which notice Trustee shall course to be (shall not record) and shall surrender to Trustee this Dood, the notes and all decements exidencing any expenditure secured hereby.
- 10. After three months shall have alepsed following recordation of any such notice of default, Trains shall sell said property or such time and at such place in the Novada as the Trustee, in its sale discretion, skull down best to accomplish the abjects of these Trusts, having first given notice of such sale as then required by law of sale may be either in the county in which the present be said, or any part thereof, is situated, or of an effice of the Trustee faculted in the State of Novada.
 - (a) The Grantor, Fladger and Marigager of the pursued properly herein pindged and/or marigaged waters any and all other demands or notices or condition
 - (b) Trustee may postpose sole of all, or any portion, of sold property by public announcement of the fine fixed by sold notice of sole, and may the sold cole from time to fine by public announcement at the time proviously appointed.
 - (c) At the time of sule as fixed. Trustee may not the property as advertised or any port thread, either as a whole or in separate perceit of its notifier, to the highest bidder for each in lowful mane, of the United States, purpose of time of sale, and shall deliver to such purchases a dood conveying the presently to such purchaser.
- 1). Tostes shall sooly the proceeds of any such sale to suyment of; expenses of sale and all charges and appeads of Trustee and it there. Trustee and it there is the connection with sale; all sums appended under the terms become, not these reputs, with account interest of the rate of san per seas (10%) parameters are summarized to the same secured hereby, and the remainder, if may, to the secret or persons legally collided theories.
- 12. The Sandicity or easigns may, at any time, by instrument in writing, appoint a surcessor or recessors to the Truston named herein or acting hereunder, which instrument, executed and extraorisedged by hereficiary, and recorded in the Office of the County Secondar of the George or Counties wherein said presenty is privated, shell be conclusive grand of the great redstitution of such successor or trustee, who shall have all the united, powers the presents under the premises used in or conferred on the original Trustees; and the recital in any conveyance associated by such sale trustee of such respects shall be conclusive evidence formed, and of the original Trustees, and the recital in any conveyance associated by such sale trustee of such respects shall be conclusive evidence formed, and of the outbody of such sale Trustee to ect.
 - This Duad of Trust applies to, incree to the benefit of, and binds oil parties flacute, their heirs, legators, devisees, administrators, and
 - 14. Truston accepts those trusts when this Dood of Trust, duly assessed and acknowledged, is made a public recent as psecided by law.
- 13. In this Doed of Trest, whenever the context so needles, the mescaline gander includes the function and/or needer, and the singular number includes the plures, and the temperature of the series and the series of the series of the series and the series of the
- 16. Where not inconstrient with the observation following covanions, No. 1, 2 (5 DONE); 5, 6 (10%); 5; 6, 7 (20 %); 5; of MSS 107.039 are humbly alad and mode a part of this Board of Troot.

- DO NOT RECORD REQUEST FOR FULL RECONVEYANCE To be used only when note has been paid. To Frontier Title Company, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the within Deed of Trust. All sums secured by said Deed of Trust have been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel all evidences of indebtedness, secured by said Deed of Trust, delivered to you herewith together with said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now held by you under the same. Dated_ MAIL RECONVEYANCE TO: By By..

the not love or destroy this Deed of Trust OR THE NOTE which it secures. Both must be definered to the France for cancellation before reconveyance will be made.