SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS This Deed of Trust, made this day of August 1980 Steven W. Klomp and Torrie O. Klomp, Eusband & Wife , berein called TRUSTOR. Box 427, Caliente, Mevada 89008 (number and street) (city) Frontier Title Company, a Nevada corporation berein called TRUSTER and NEVADA BANK & TRUST COMPANY , herein called BENEFICIARY, Witnesseth: That Trustor irrevocably crants, transfers and assicns to trustee in trust, with power of sale, that property in Panaca Lincoln County, Nevada, described as: A portion of Lot Numbered One (1) in Block Numbered Fifty-four (54) in the Town of Panaca, Nevada, described as follows, to-wit: EEGINNING at a point 143.25 feet East of the Northwest corner of Lot One (1) in said Block Fifty-four (54); thence running South 241.50 feet; thence East 143.25 feet; thence North 241.50 feet; thence West 143.25 feet to the POINT OF REGINNING. TOGETHER WITH the rents, issues and profits thereof, reserving the right to collect and use the same except during continuance of some default increased and during continuance of such default authorizing Beneficiary to collect and enforce the same by any lawful means in the name For the Purpose of Securing: 1. Performance of each 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 8. 27.000,00 executed by Trustor in favor of Beneficiary or order. 3. Payment of such additional sums as may bereafter 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 mote secured hereby, that provisions (1) to (16) inclusive of the Deed of Trust recorded in the flook 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.: BOOK COUNTY DOCUMENT No. BOOK PAGE COUNTY DOCUMENT No. BOOK 413947 PAGE Humbolds 114984 83 104132 47157 Lander 163 41172 Dougles 24495 22 Lincoln 41202 447 72427 10 140 £\$e 43 343 Washee 57400 22 26291 Lyon Mineral 23434 28573 282 16 mtgs. 534-537 (which provisions, identical in all counties, are printed on the reserve hereof) hereiry are adopted and incorporated herein and made a part bereaf 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 in said provisions shall be construed to refer to the property, obligations, and parties set forth in this Deed of Trust. The parties agree that with respect to provision 16, the amount of fire insurance required by covenant 2 shall be \$.38,000.00 and with respect to attorneys' fees provided for by covenant 7 the percentage shall be _ 20_7. The undersigned Trustor requests that a copy of any Notice of Default and of any Notice of Sale herrander he mailed to him at his address hereinbefore set forth. STATE OF NEVADA, Lincoln COUNTY OF. August I. 1980 Steven W. Klomp hefore me, the undersigned, a Notary Public in and for said County and State, personally appeared Staven W. Klomp & Torrie O. Klomp Torrie O. Klomp 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 WITNESS m hand and official scal. If executed by a Corporation the Corporation Form of Acknowledgment must be used. (Seal) James Rines Signature James R. Prince Name (Typed or Printed) Title Order No. LV-616107-CF Notary Public in and for said County and State Escrow or Loan No. SPACE BELOW THIS LINE FOR RECORDER'S USE. ECOPOING REQUESTED BY JAMES & PRINCE Notary Public — State of Nevade 69402 Lincoln County My Commission expires Feb. 2, 1922 FILED AND RECORDED AT REQUEST OF First American Tour AND WHEN RECORDED MAIL TO A46. 13, 1980 AT 35 MINUTES PAST L O'CLOCK PM IN BOOK 38 OF OFFICIAL Nevada Bank and Trust RECORDS, FAGE 657 LINCOLA P.O. Box 428 COUNTY, NEVADA.

Caliente, NV 89008

City &

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Lincoln County

The following is a copy of provisions [1] in [16] inclusive, of the doud at trust, recorded to resed by coference, in sold Doud of You're a boing a part thanks on it are forth at beings therein.

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

- 1. Ye properly care for and knop sold property in seed condition and expedit not be present or denotish pay building thereon; to complete in a good and worken and reputations requiring any alteralizate thereon, and to pay when due of claims for labor performed and unstrictly furnished theretay to comply with all how, note and requisitors requiring any attraction of interpretation to be made phonous; not to commit or personal any wants thereof, not to commit so personal any wants thereof, not to commit so personal and property in violation of two its collision, irrigate, furtilize, fundantly, grain and/ar de any other act or arts, all is a timely and proper moment, we see that thereof, may be reasonably necessary, the specific nonmarplical hundre not actually the peneral.
- 2. The Granier agrees to pay and discharge all costs, fees and pageones of Nove Trusts, including cost of evidence of sitte and fees templated or nat, which amounts shall become dos upon delivery to brustee of Declaration of Default and Domand for soin, as harely ding cost of avidance of sittle and Treston's fees to see
- 3. The amount religited under any fire inserance palley shall be exercised. Rest, to accreed interest, next to expanditures hereunder; and any remainder upon the provided interest shall therespen cause upon the annual se credited upon orincipals provided, however, that at the motion of the bundlelety, the online amount collected on pulicies or one part through may be relayed to the Granter, without Hobility upon the Trustee for such release.
- The Grenter premiums and egrous that if, during the existence of the Treet there he co-The Origins premies and egrees that if, during the salatence of the Trust there he commenced or pending any self or action offering sold sourceast promises, or any part thereof, he made or assested, he will oppose in and defend only perpending to effect the society and will pay all cots and defend only made matter.
- 5. Any sword of demogos in connection with any condemnation for public use of or injury to any property or any part thereof is hereby assigned and shall be paid to Severiclery, who may apply or release such meners received by him in the seme monner and with the same affect or barole provided for disposition of proceeds of incorpose.
- . Trustoc shall be under an utilization to notify any party herein of any position value harounder or of action or proceeding of any kind in which Granter, Bo Terrine shall be numed as deleadant, unless brought by Truston.
- 7. Accordance by Bosoficiary of any sum is payment of any indubbadance accord hereby, after the date when the same is due, shall not cancillate a water of the althou prompt payment, when due, of all other sums so secured or in declare station is became provided for follows as to pay.
- E. Trastee may, of any time, ar from time to lime, without liability therefor and without notice, upon written reasons of Beneficiary and presentation of this Dead of the nation secred hereby for indexenses, and without effecting the operand liability of any person for payment of the indebtedees second hereby or the effect of this Dead of Trust viaou, the presentation of the indebtedees second hereby or the effect of the making of any map or plan thereofy judgments may be the making of any map or plan thereofy judgment without the presentation of the presentation of the making of any map or plan thereofy judgment of the presentation of the presentation of the making of any map or plan thereofy judgment of the presentation of the present
- T. Upon receipt of written request from Beneficiary reciting their cell sums secured hereby have been paid and upon surrender of this Dead and soid colo to Trustee currentlation and retention and upon payment of its less, the Trustee shell receivery without warrantly the property then held Surrender. The recitivity press of the trust thereof. The Gentee in such recommender may be described in general forms as "they person or persons logselfs and make."
 - (e) Should default be made by Granter in payment of any indebtedness sourced hereby had/or in performance of any oproximant harole, then Banefulary may duck all sums secured hereby immediately due to desirely as Trustee of a willness declaration of default and demand for role, and of writtee soiles lies in a cause seld property to be said labels notice Trustee shall cover to be fined for record) and shall section the Trustee this Band, the notes and oil do month avidenting may expenditure secreted hereby.
- 10. After three months shall have proposed failuring recordance of any such vertice of default, Trustee shall sell said productly at such time and at such place in the Be Navede or the Trustee, in its sale discretion, shall down bed to eccemblish the objects of these Trusts, having first given notice of such sole on these required by tow. Place may be either in the country in which the property in be said, or any part thereof, is situated, or at an affigured for Trustee Jestica the State of Navedes.
 - (a) The Granter, Medget and Marigager of the personal property herein pledged and/or marigaged waires may and all office dominate or antices us as
 - (b) Trustee may positione yale of all, or any portion, of sale property by public announcement of the firm time to time by public announcement of the time proviously appointed. ent of the time fixed by said soiles of sais, and may the
 - (c) At the time of sele so fixed, Trates may sell the property to advertised or any part thread, either as a whole or in separate parcels of its sole discretion, or selection, to the highest hidder for each in lawful money of the United Status; payable of time of sele, and shalf deliver to each anchoract or deed conveying the property to seld, but without carenous or entering, expression of selections of selections.
- 1). Trustee shall caply the praceeds of any such sole to payment of, appeared at one and all charges and appeared of Trustee and of those Truste, including used of ordered of title and Trustee's fee in connection with sole; all sems appeaded under the stems beneaf, as then report, with actived interest of the cabe of ten per cont (10%) personner; all other some then person the cable of ten per cont (10%) per
- 12. The Baneliciary or assigns may, at any time, by instrument is writing, appealang successed or accussors in the Trustee named harde or acting horsunder, which impro-ment, accorded and acknowledged by beneficiary, and recorded in the Office of the Counts Recorder of the Counts wherein said property is alterated, what has a classes great of the proper substitution of such because or trustee, who shell have all the estate, power, during and two property in the premiser varied in an conferred on the original Trustees; and the social in any conversance asserted by such said trustee of such requests shall be conclusive and described, and of the authority of such social Trustees;
 - 13. This Dond of Trust applies to, leures to the bonefit of, and blads att parties horses, their bairs, legisters, devisors, administrators, are
 - 14. Trustop accepts these trusts when this Dood of Trust, dely azacuted and acknowledged, is made a public record as provided by few.
- 15. In this Doed of Trust, who never the context se requires, the measuring pender includes the hamining and/or approx, and the singular number includes the abund, and form Beneficiary shall include any future helder, including pladgess, of the note secural benefit,
- 16. Where not inconsistent with the above the following covenants, Ma. 1, 2 (5.38,000), 3, 4 (10%); 3, 6, 7 (20 %), 8, of MBS 107.030 and hereboth and a part of this Dead of Trust.

- 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: On not lose or destroy this Beed of Franç OR THE NOTE which it secures. Both must be delivered to the Trustee for cancellation before reconveyance will be made.