eriest Trans t DEED OF TRUST E. CARSON LAS VEGAS **NEVADA 89101** 6-12-81 ROLLINS, M LEE DENTON HEIGHTS CALIENTE NV 89008

RUSTOR SEE BELOW

HIS DELD OF TREST, made on the loan date stated above b. (ween the above named Trustorts), Nevada First Investment Corp., hereincalled Trustee, and

Nevada First Thritt, herein called Beneficiary

WITNESSETH

B HEREAS. Trustor is indebted to Beneficiary in the sum of the Amount Financed stated above, with interest and or charges thereon according to the terms of a promissory note of even date herewith.

NOW THEREFORE, for the purpose of securing

(a) The repayment of said promissing note with charges thereon and any and all deferments or renewals thereof and any and all deferments or renewals of obligations secured hereby; and

(b) Only to the extent permitted by the Nevada Thrift Companies Act, the repayment of any and all sums and amounts that may be advanced, or expenditures that may be made by Reneticiars subsequent to the execution of this Deed of Trust for the maintainance or preservation of the property or any part thereof covered by this Deed of Trust or that may be advanced or expended by Beneficiary pursuant to any of the provisions of said Note and/or this Deed of Trust subsequent to execution, thereof or hereof, together with charges on all such advances or expenditures; and

tel the repayment of any and all sums that may be advanced to Trustor by Beneficiary or indebtedness or obligations that may be incurred by Trustor to the execution of this Deed of Trust, together with charges thereon.

Trustor grants, transfers and assigns to Trustee in trust and upon the trusts and agreements hereinafter set out, with power of sale, and if there by more than one Trustee, then in joint tenancy upon the same trusts and agreements and with like power of sale, all that property and the improvements thereon, located in Caliente County of Lincoln State of Nevada

SEE ATTACHED EXHIBIT "A"

 ${\tt ERMA\ M.}$ ROLLINS, a widow and LEE ROLLINS AND KARLA ROLLINS, husband and wife as joint tenants TRUSTOR:

iscluding the hereditaments and appurtenances thereunto belonging, all water rights and stock in water companies appurtenant thereto or connected therewith, and all the estate which the Trustor now has or may hereafter acquire in said property. TOGETHER WITH the rents, issues and profits thereof, without, however, to the provisions of paragraph 8 (d) hereof respecting the occasions on which Trustee may collect and retain said rents, issues and profits. IRUSTOR AURLIS to do and perform each of the following.

(a) To keep said property in good condition and repair, not to remove or demolish any building thereon; to complete or restore promptly and in good and work manifection and repair, not to remove or demolish any building thereon; to complete or restore promptly and in good and work manifection and repair, not to remove any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials. Lamashed therefor, to comply with all laws, conditions and restrictions affecting said property or requiring any alterations or improvements to be made to recommend to commit or permit waste thereof, not to commit or permit waste thereof, not to commit or permit waste thereof, not of said property may be reasonably necessary, the specific enumerations herein not excluding the general

th Louisure said property and to keep all said property insured against fire in amounts satisfactory to Beneficiary, but such insurance protection shall at 40 mes be in amounts at least equal to the amount of Trustor's unpaid indebtedness secured be between the property of the amount of Trustor's unpaid indebtedness secured be between the property of the amount of the amount of trustor's unpaid indebtedness secured between the payable to Beneficiary. The amount collected under any fire insurance poles, may be applied by Beneficiary upon any indebtedness or obligation secured hereby or to the restoration of the damaged premises as such manner as Beneficiary, may determine, or at the option of Beneficiary, the entire amount so collected, or any part thereof, may be referred to Trustor. Such application or release shall not cure or waive any default or notice at default hereunder or invalidate any act done pursuant to such notice.

(c) To pay, at least ten days before delinquency, all taxes and assessments affecting said property, including assessments on appurtenant water stock, and spots, when due all encumbrances, charges and liens, with interest on said property, or any part thereof, which appear to be prior or superior bereto, and all costs, fees and expenses of this trust.

(d) To appear in and defend any action or proceeding purporting to affect the security hereof of title to said properly or the rights or powers of Beneficiary or Trustee. To pay all costs and expenses, including cost of evidence of title and attorneys fees in a reasonable sum in any such action of proceeding in which Beneficiary or Trustee may appear

(c) If the loan secured hereby is to finance the construction, improvement, alteration of repair of said property, to perform or cause to be performed all sets accessary to complete all said work in accordance with any agreement between Fruston and Beneficiary.

Trustor further agrees that a failure on the part of Trustor to do and perform any of the Loregoing shall equalities a default under this Deed of Trust.

111. PARITY III. 10. MILITY AND ALL.

1. Should I rustor land to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon I rustor and without releasing I rustor, from any obligation hereof, may make or do the same in such manner and to such extent as other may deem necessary to project the vectority hereof. Beneficiary or I rustee being authorized to enter upon and take possession of said property for such purposes to a appear in and defend any action or proceeding purporting to affect the security hereof, or ritle to said property or the rights or powers of Beneficiary or I rustee, to pay, purchase comest or compromise any encountrainee, thereof or beneficiary or I rustee, to pay, purchase comest or compromise any encountrainee, thereof or the rights or the prior of superior factor, and, in exert young any such powers, to pay necessary expenses, employ counted and pay their reasonable feet. Trustor agrees to pay immediately and sufficient domand all sums so expended by Beneficiary or I rustee, with interest from date of expenditure at the interest rate set in the note, secured by this Deed of I rust.

3. By accepting payment of any sum secured hereby after its due date Beneficiary does not waive or in any manner affect its right to require prompt payment when due of all other sums as secured and to declare a default for failure of Frustor so to pay. The waiver by Trustee or Beneficiary of any default of Frustor under this Deed of Frust shall not be or be deemed to be a waiver of any other or similar default subsequently occuring.

3. Despite any contrary provision herein or in the promisors note of Trustor, Beneficiary shall have the absolute right to direct the manner in which the mayments of proceeds shall be applied upon or allocated among the various items composing the Trustor's indebtedness.

4. Upon the written request of Beneficiary stating that all sums secured bereby have been paid, and upon surrender to Trustee for cancellation of this Deed of Irust and all promisory notes secured hereby, and upon payment of feets to Trustee, if any, Irustee shall reconvey, without warranty, the property then held hereful to the restals in any reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in any reconveyance may be described as "the person or persons legally entitled thereto".

5. At any time and from time to time, without hability and notice, upon the written request of Beneficiary and without affecting the personal liability of any.

5. At any time and from time to time, without hability and notice, upon the written request of Beneficiary and without affecting the personal liability of any person for payment of the indebtedness hereby secured. Trustee may do any of the following:

(a) Join in any extension agreement or any agreement subordinating the lien and charge therein. (b) Reconvey any part of said property; (c) Consent to the making of any map or plat thereof; (d) Join in granting any easement thereon (0 4179

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6. If any change or changes occur in the title to all or any part of said property. Beneficiary may without any notice or demand at its discretion and from time to time and without in any not not property or releasing the obligations or Trustor hereunder do any of the following:

(a) Take, exchange or release security to, any of the obligations now or hereafter secured hereby. (b) Extend the time for payment of said obligations, (c) Declare the whole of the balance or proposed of said undelste new stored hereby and the accrued charges to be due and payable immediately.

Unless directed in writing by Trustor or Beneficiary to an so and paid its reasonable charge therefor. Trustee is not obligated to request a copy of any notice of default and of election to self-or of any notice of said under any other leed of trust, not to notify any party hereto of any pending sale under any other deed of trust or of any section or proceeding to which Trustor, Beneficiary or Trustee shall be a party, unless such action or proceeding be brought by Trustee.

b. Whenever Trustor shall be to default in the payment if any indebtedness secured hereby or in the performance of any other agreement, obligation or condition in this Deed of Trust, Trustee or Beneficiary shall be entitled to do according to law any of the following:

1. Take possession of said property or any part thereof, (b) Operate said property or any part thereof, (c) Do such acts as may be necessary so with or without taking possession.

with or without taking possession.

In addition and without prejudice to such rights. Beneficiarly shall have the right to have a receiver appointed to do any or all of the aforesaid things during it stack default. Beneficiarly's legal expense in procuring the appointment of a receiver shall be chargeable to Trustor. If a net profit be realized from the strate of the powers herein conferred, it shall be applied upon the indebtedness secured hereby, if a net loss be realized, I rustor hereby agrees to pay the strate into the trustee and 'ar Beneficiarly, as their interests appear.

Whenever, Trustor shall be in default in the payment of any indebtedness secured hereby or in the performance of any other agreement, obligation in this Deed of Trust, Beneficiarly, as a risk option, declare all indebtedness, obligations and sums secured hereby to be unmediately and payable by delivery to Trustee of a written declaration of default. If Beneficiarly, say, desires said property or any part thereof to be sold, it shall as written notice of default and of election to cause the property to be sold, in form required by law, which shall be duly hied for record by Trustee of borden, are

When the time required by law shall have elapsed after recordation of such notice of & tault and election. Trustee shall give notice of sale as then required which whether said property shall be sold as a whole or in separate parcels and this separate parcels, the order in which said parcels shall be sold as a whole or in separate parcels and this separate parcels, the order in which said parcels shall be sold as a whole or in separate parcels and this separate parcels, the order in which said parcels shall be sold as a spalle on an into not he higher for eash. The purchase enters the said at public on the county wherein the said property is situated and, it situated and filterent counties, then in any county in which any part of the party visually be said to the repeat of the said that the sale. Any person, including Trustor, the said and the said an

46. After deducting all containing the purchaser from all obligations with reference to the proper application of the purchase money by Trustee.
46. After deducting all containing expenses is sale, and all contrained expenses of I rustee and this trust, including fees to the Trustee and of counsel employed at trustee and, or Beneficiary for the purpose of exercising the power of sale literander, or for any other purpose in connection with this instrument and the set est desidence of title in connection with the sale, and all other charges, costs and expenses, etc., in connection herewith. Trustee shall apply the proceeds of fusion the payment of all other sames then secured hereby, in such order and manner as may be designated by Beneficiary; the remainder, if any, to be paid to the fusion of persons legally entitled thereto.

1. (a) In addition to any of the powers or remedies conferred upon the Trustee and the Deneficiary of the first under this instrument, either fusions of Beneficiary to bed, may bring an action in the proper court for the forestories of the instrument as morgage and obtain all the remedies of a time that are given by any statute or law of the State of Nevada (h). No power or remedy herein conferred is exclusive of or shall prejudice any other, power or remedy of Trustee or Beneficiary. (e) Each such power and remedy may be exercised from time to time as often as is deemed as exercised.

2. In case of suit being commenced for the foreelssure of this Deed of Trust, the Trustor agrees to pay to the Beneficiary or Trustee (whichever may be the annul in said suit) whether such suit he brought to a decree or not (a) for fees therein the sum allowed by court, and (b) such further sums, if any, as the sairty or Trustee shall have expected in procuring an abstract for search of the life to, said property subsequent to the execution of this Deed of Trust, and of the trust of the search of the

In such suit of foreclosure, the plaintiff therein shall be entitled without notice to the appointment of a receiver to take possession of and operate said are even and to exclude the cents, issues and profits of said property, and to exercise such other powers as the court shall confer. All moneys herein of the paid shall be secured herein.

1. Figure and Beneficiary shall be entirled to enforce any indebtedness or obligation secured hereby and to exercise all rights and powers under their of trust or under any other agreement or any new now or hereafter in firee, although some or all of the indebtedness and obligations secured are now or shall hereafter be otherwise secured, whether by moreage, deed of trust, piedge, lien assignment or otherwise. Neither the acceptance and Deed of Trust not its infortenent, whether by ourit actions it pursuant to the power of iale of other powers herein conferred, shall prejudice or are manner affect. Trustees or Beneficiary stight to realize or enforce any other security now or hereafter held by Beneficiary or Trustee in such order. Trustee they or either of them may in their uncontrolled discretion determine.

1. Truster hereby declares that this conveyance is irrevocable, and that if two or more persons be named as Trustees herein this Deed of Trust.

or construed as a conveyance to them as joint tenants with tall right of survivorship. Beneficiary may from time to time substructs a successor or sours to any Trustee named herein or acting hereunder to execute this trust. Upon such appointment, and without conveyance to the successor trustee, after shall be vested with all title, powers and duties conferred upon any Trustee named herein or acting hereunder.

e after shall be vested with all title, powers and duties conferred upon any Trustee named herein or acting hereunder.

descalappointment and substitutions shall be made by written instrument executed by Beneficiary, containing reference to this Trust Deed and its place
d which when recorded in the office of the County Recorder of the counts or counters in which the property is situated, shall be conclusive proof of
appointment of the successor trustee. The foregoing power of substitution and procedure is provided for by law for the substitution of the trustee or trustees herein named.

13. Any award of damages in connection with any condemnation for public use of at injury to said property, or any part thereof, is hereby assigned
that he place of the trustee or trustees herein named.

14. Any award of damages in connection with any condemnation for public use of at injury to said property, or any part thereof, is hereby assigned
that he place of the proceeds of fire injurance.

15. Any Trustor who is a married woman and who has pointed in the execution of any promissory note or notes secured by this Deed or Trust hereby received by the described.

16. Any Trustor who is a married woman and who has pointed in the execution of any promissory note or notes secured by this Deed or Trust hereby controlled for the provisions of this Deed of Trust are hereby made applicable to and shall insure to the benefit of and bind all parties hereto and their heirs, we recovered and the interest of the termine and or neuter, and the infigurat number shall include the plural. Should more than one person execute this Deed of Trust, as feasing, the undertakings of the Trustor herein contained shall be deemed to be their neural and serval undertakings.

17. The undertakings of the Trustor herein contained shall be deemed to be their neural and serval undertakings.

The understanded Truston requests that a copy of any notice of default and of any notice of sale hereunder be mailed to him at his mailing address et opposite his signature herein

Norwithianding anything to the contrary herein set forth, the Trustor shall not be liable and there shall not be collected from him, any sum ey for charges collection expenses, alterney's fees, towarance premiums, fees, expenses etc. in excess of those permitted by the Nevada Torifo

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otion of the holder and without demand or notice, shall become due and	
STATE OF NEVADA. COUNTY OF CLARK	ERMA M. ROLLINS
On 6-12-81 per-onally appeared before me, a Notary Public.	Lee ROLLINS
ERMA M. ROLLINS LEE ROLLINS	KARLA ROLLINS
Who acknowledged that Embry executed the above instrument.	If executed by a Corporation the Corporation Form of 4cknowledgment must be used.
Signature Mary Paliket	MAILING ADDRESS FOR NOTICES (Half addresses must be given)
OFFICIAL SEAL NOTARY FUBLIC-STATE OF NEVADA CIAL COUNTY Frank Aguilar	415 E. CARSON LAS VEGAS, NV 89101 210 DENTON HEIGHTS CALIENTE, NV 89008
MY APPOINTMENT EXPIRES OCT. 22, 1984 Notarial Seal	2.1 v. to a by the second of
RECORDING REQUESTED BY	
AND WHEN RECORDED MAIL TO	
NEVADA FIRST THRIFT Address 415 E. CARSON LAS VECAS, NV 89101	The second secon
	SPACE ABOVE THIS LINE FOR RECORDERS USE

SCHEDULE A

The estate or interest in the land described or referred to in this schedule covered by this report is:

A FEE

Title to said estate or interest at the date hereof is vested in:

 $\ensuremath{\mathsf{ERMA}}$ M. ROLLINS, a widow, and LEE ROLLINS and KARLA ROLLINS, husband and wife as joint tenants

The land referred to in this report () situated in the State of Nevada, County of Clark, and is described as follows:

Ents Eleven (11) and Thirthen (43) in Plock "A" of DENTO: HEIGHTS ADMITTON TO THE UTILL COLLEGE COUNTY to Elect the County of Elect to This was.

FILED AND RECORDED AT REQUEST OF

Neyoda TITES

June 23 1981

AT 30 MINUTES PAST 2 O'CLOCK

P. M IN ECOK 44 OF OFFICIAL

COUNTY, NEVADA.

Xaren Harndon