Lincoln County

| SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS |
|---|
| THIS DEED OF TRUST, made this 19th day of Afril |
| A.D 9 33 by and between LUTAEK D. SKIMBERLY ANN TURLEY |
| 36 THERESA ST, ALAMO, NV. 89001 |
| As Trustor, and |
| As Trustee, and Water World Systems. Inc. |
| as Beneficiary. (It is distinctly understood that the word "Trustor" and the word |
| "his" referring to the Trustor, as herein used, are intended to and do include the masculine, feminine and neuter genders and the singular and plural numbers, as indicated by the content.) |
| WITNESSETH: That said Trustor hereby grants, conveys and confirms unto said Trustee in trust with |
| power of sale, the following described real property situate in the, Township of AlamoCounty ofLincolnState of Nevada, to-wit: |
| County of State of Nevada, to-wit: |
| |
| Lot 36 in Alamo South Subdivision, Unit 1, Tract 1 |
| |
| |
| |
| TOGETHER WITH the rents, issues and profits thereof, reserving the right to collect and use the same except during continuance of some default hereunder and 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 each agreement of Trustor incorporated by reference or contained herein. 2. Payment of the indebtedness evidenced by one Home Improvement Retail Install. |
| ment Sale Agreement of even date herewith, and any extension or renewal thereof, in the principal sum of \$2475,00 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. |
| Trustor grants to Beneficiary the right to record notice that this deed of trust's security for additional amounts and obligations not specifically mentioned herein but which constitute indebtedness or obligations of the Trustor for which Beneficiary may claim this deed of trust as security. |
| AND THIS INDENTURE FURTHER WITNESSETH: |
| FIRST: The Trustor promises to properly care for and keep the property herein described in first class condition, order and repair; to care for, protect and repair all buildings and improvements situate thereon; not to remove or demolish any buildings or other improvements situate thereon; and otherwise to protect and preserve the said premises and the improvements thereon and not to commit or permit any waste or deterioration of said buildings and improvements or of said premises. |
| SECOND: The following covenants, Nos. 1, 2 (\$ 35,000,00 amount of insurance) 3, 4 (interest 1% per month) 5, 6, 7 (counsel fees 10%) and 8 of N. R. S. 107,030, are hereby adopted and made a part of this deed of trust. |
| THIRD: In the event of a deficiency after sale pursuant to the covenants incorporated herein, the Beneficiary has a right to claim and collect such deficiency out of other property not otherwise events of |
| the Trustor, by suit or otherwise, together with costs incurred and a reasonable attorneys fee. FOURTH: The rights and remedies hereby granted shall not exclude any other rights or remedies granted herein or by law, and all rights or remedies granted hereunder or permitted by law shall be |
| concurrent and cumulative. |
| FIFTH: Trustor further agrees that the Beneficiary may from time to time and for periods not exceeding one year, in behalf of the Trustor renew or extend the Home Improvement Retail Installment Sale Agreement secured hereby and said renewal or extension, shall be conclusively deemed to have been made when so endorsed on said Home Improvement Retail Installment Sale Agreement by the Beneficiary in behalf of the Trustor. |
| SIXTH: In the event of any tax or assessment on the interest under this deed of trust it will be deemed that such taxes or assessments are upon the interest of the Trustor, who agrees to pay such taxes or assessments although the same may be assessed against the Beneficiary or Trustee. |
| SEVENTH: All the provisions of this instrument shall inure to, apply to, and bind the legal representatives, successors and assigns of each party hereto respectively. |
| EIGHTH: If all or any part of the property or an interest in the property is sold or transferred by Trustor without Beneficiary's prior written consent, Beneficiary at Beneficiary's option, may require immediate payment in full of the entire amount due under the Deed of Trust and Home Improvement Retail Installment Sale Agreement. Beneficiary, at Beneficiary's option, may waive the right to declare the balance immediately due and may accept in writing an assumption agreement executed by the person to whom the Trustor is transferring or selling the interest in the property. If Beneficiary does allow Trustor's successor in interest to assume the obligation, Trustor will be released from further obligation under this Deed of Trust and the Home Improvement Retail Installment Sale Agreement. The following types of transfers will not give Beneficiary the right to require immediate payment in full: (a) the creation of liens or other claims against the property which are inferior to this Deed of Trust; (b) a transfer of rights in household appliances to a person who provides the Trustor with the money to buy |
| these appliances in order to protect that person against possible losses; (c) a transfer of the land to surviving co-owners, following the death of a co-owner, when the transfer is automatic according to law: |

Nevada HIP-HSA Supp. Doc. Form 026-2742 6/84

automatic according to law;

| | (e) a transi (ii) a transi (iii) a transi settlem (h) a transi no transi | the property for thre fer to Trustor's relative er where Trustor's spot fer to Trustor's spot ent agreement; fer into an inter vivos sfer of rights of occup | e resulting fro louse or child use resulting s trust in whic pancy in the p | om death of the ren become in from a divote the Trusto property. | he Trustor; owners of the rce decree, s r is and remain | property; separation ag ns a benefici | reement, of ary, so long | or property as there is |
|----------|---|--|---|--|---|---|----------------------------------|----------------------------|
| | NINTH: In the event of a default in the performance or payment under this deed of trust or the security for which this deed of trust has been executed, any notice given under Section 107.080 N. R. S. shall be given by Certified Mail to the Trustor(s) addressed to 36 Theresa St., Alamo, NV., 89001 and such notice shall be binding upon the Trustor(s), assignee(s), or grantee(s) from the Trustor(s). | | | | | | | trust or the |
| | | | | | | | | |
| | | | | | | | | |
| | TENTH | I: It is expressly agre NESS WHEREOF, th | ed that the tr | usts created | hereby are irr | evocable by t | he Trustor. | \ |
| | | | • | | Kimb | erly Ar Tur | 16y | |
| | State of Net | vada Clark | ss. | | | | | |
| , | County of _ | 40.0 | ' | | | | 1 | |
| | On this | | y of | April | | _ | | . , 1985 |
| t | before me, | | | - | | a Notary | Public in a | nd for said |
| - | | Clark | County of N | levada perso | nally appeare | ed | | |
| | | | | | y A. Turley | | | |
| | | e to be the persons_ | | | are su | obscribed to | the within i | nstrument, |
| | | ledged to me that | | executed | the same free | ly and voluni | tarily and fo | or the uses |
| • | | es therein mentioned | | | | ~~/ | ./ | |
| ! | | NESS WHEREOF I IN | ave nereunto | set my nano | / / / / | / / N = / | fal. | |
| | | Law Bullio . State of Heads | Motory Outline | | Mail C | | | |
| | | | | | he County of | Clark Dec. | 75 | of Nevada. |
| i | | استرجيستارين | My Commiss | ion Expires | $\overline{}$ | рес. | 15 | , 19 <u>87</u> |
| ſĒ | | | | | | | _ _ | |
| | Deed of Trust and Assignment of Rent | Trustor. | FOR - Trustee. | A.D. 19 Filed for record at the request of | | at Min. past o'clock M., in Vol of Page and following, Records of | County, Nevada. County Recorder. | By Deputy Recorder. |
| | | | <u> </u> | | | | | |
| | _ | | 1 | | | | | |
| | 2 | |) | | | No8 | 32811 | _ # |
| Î | ₹ | | / | | | Finance Am | | stor |
| | \$ | | / | | | June 20, 1 | | |
| N | Outle 20, 1905 | | | | | | | GOCK |
| | P M IN BOOK 65 OF OFFICIA | | | | | | | |
| | <u> </u> | | | | | RECORDS, PAGE | | ICOTN |
| 100 | <u> </u> | | | | | COUNTY, NEVADA | | , l |
| | 발 | | | | 1 | | RJKO SETZE COUNTY RECO | |
| | s | | | | | Bu >2 1/1. | 1. | |
| | | I I | | | | ву / јага | zamau. | ∠, pepury |