	DF	EED OF	TRUST		
IS DEED OF TRUS	TOMERAND A ENGLE OF	LI C L L & DD		- 1410. —	
REEMENT WHICH	PROVIDES FOR A RE	VOLVING LINE	OF CREDIT AND	SINDERTEDNE	SS UNDER A CREE
			OI CKEDIT AND	A AVKIVBLE I	RATE OF INTERES
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Title latter or					
THIS DEED OF	TRUST is made this	Oth day	ofFebr	yary	
uk tue 1102101"	Steven W. Klomp and	l lorrie O. Kl	omp husband and	d wife as joir	it tenauts
	E OF NEVADA INC., a				(herein "Borrower
the Beneficiary,!	EVADA BANK & TRUST	COMPANY	ation		(herein "Trustee
	and existing under the la				
se address is PO	Box 428, Caliente,	NV 89008	are of Meyada		
					(herein "Lender
IN CONSIDERAT	ION of the indebtedness	herein recited and	the trust berein cre	sted.	
TO SECURE IN L	ender:				The second second
(1) The repayment	nt of all indebtedness due Master Note 'and Ire	and to become du	under the terms and	denditions of the	Nevada Beek C
of Trust and	Master Note and Tru all modifications, amend	th-in-Lending Disc	losures made by Bor	rower and dated th	c same day as this I)e
agreed to ma	ke advances to Horrower	under the teams of	ing temenals theteol	(nerein "Credit Ag	greement"). Lender h
nature and m	av be made renaid and se	made from the pr	the Credit Valceme	nt, which advance	s will be of a revolvi
be secured by	this Deed of Trust. The to luding finance charges the	Mal outstanding pr	incipal balance owin	enuer contemplat	e a series of advances
ercht (not 196	luding finance charges the	reon at a rate whic	h wili vary from time	to time, and any o	ther charges and colli-
Fisher	tich may be owing from to	ime to lime under	the Credit Agreeme	nt) shall not exce	d
	n Principal Balance and rel c Credit Agreement, if not s			Line of Credit Lim	it. The entire indebte
					ers from the date of th
(2) The payment	of all other sums advances on at a variable rate as d	d in accordance her	ewith to protect the s	ecusity of this Day	dollars with the
	ON al a variable rate so d				- vi iiux, wan iman
Charges these	toro of the second at	escribed in the Cri	dit Agreement.		•
(3) The performs	ince of the coverages and	torsements of D.	on rigitement.		
(3) The performs	ince of the covenants and ocably grants and conveys	agreements of Bo to Trustee, in trust	rrower herein conta , with power of sale.		
The perform;	ince of the covenants and ocably grants and conveys	torsements of D.	rrower herein conta , with power of sale.		
(3) The performs BORROWER issess County of <u>L1</u>	ince of the covenants and peably grants and conveys neoln	agreements of Bo to Trustee, in trust State of <u>Nev</u>	nower herein conta , with power of sale, ada	ined; the following desc	ribed property locate
(3) The performs BORROWER interest County of	of Lot numbered On	agreements of Bo to Trustee, in trust State of <u>Nev</u>	nower herein conta , with power of sale, ada	ined; the following desc	ribed property locate
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Complete if applicable This Property is part of a condominium project known as This Property includes Borrower's unit and all Borrower's rights in the common elements of the condor This Property is in a Planned Unit Development known as

Borrower covenants that Borrower is lawfully reised of the estate hereby conveyed and has the right to grant and convey the party, and that the Property is unencumbered, except for encountered. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

Bortower and Linder covenant and agree as follows:

Borrower and Lender covenant and agree as rossows:

1. Payment of Principal, Finance Charges and Other Charges. Borrower shall promptly pay when due all amounts borrowed deer the Credit Agreement, all finance charges and applicable other charges and collection costs as provided in the Credit Agreement.

Funds for Tunes and Insurance. Subject to applicable law, Lender, at Lender's option, may require Borrower to pay Lender on the day monthly payments of principal and finesce charges are payable under the Credit Agreement, would is una secured Lender on the day mountity payments of principal and finder charges are payable under the Chedit Agreement, would all sums secured by this Deed of Frust site paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments (including condomination and plainfed unit development assessments, if any) which may attain priority over this Deed of Trust, and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, all as reasonably estimated mittally and make not time by the day on the basis of assessment shad reasonable estimates thereof. Bostomer shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments to the holder of a prior most gage or deed of rust if such holder is an institutional Lender.

Whotrower pays Funds to Lender, the Funds shall be tield in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an insulation). Lender shall apply the Funds to pay said taxes, assessments, instribute premiums and greated resis. Lender may not charge for an half apply the Funds to pay said guaranteer by a vegetal of more agency (morning sequence a section) is such an interpretable scale of morning and provide course pay more charge for so holding and applying the Funds, analyzing tases, assessments, insurance premium and ground rents. Lender may not charge for so holding and applying the bunds, analyzing said account or verifying and compiling said assessments and hills, unless Lender pays Borrower mercest on the Funds and applicable that interest on the Funds shall be paid to Rorrower and Lender may agree in a string at the time of execution of this Deed of Trust that interest on the Funds shall be paid to Rorrower, and unless such agreement in made or applicable law requires such interest to be paid. Lender shall not be required to pay Borrower any interest or carnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debuts to the Funds and the purpose for which each debit to the Funds. was made. The Funds are pledged as additional security for the sums secured by this Deed of Trust.

was made. The Funds are piedged as additional security for the sums secured by tasts are or or a runt.

If the amount of the Fu. ... held by Lender, together with the future monthly installments of Funds payable prior to the due of taxes, assessments, insurance premiums and ground sents, shall exceed the amount required to pay said taxes. sements, insurance premiums and ground sents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be siffusent to pay takes, a sucrements, insurance premiums and ground rents as they fail due, Burrower shall pay to Lender any amount necessary to make up the deliciency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Deed of Trust, Lender shall prompily refund to Botrower any Funds held by Lender. If under paragraph 22 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no to London in smart participation and a temporary or many or the virginity in commence acquired to the sale of the Property or its acquired by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Deed of Trust.

Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Credit 3. Application of Payments, Unices applicable law provides otherwise, all payments received by Lender under the Credit Agreement and paragraphs I and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower ander paragraph 2 hereof, second, (in the order Lender chouses) to any finance charges, other charges and collection costs owing, and

under paragraphs nereot, securo, (in one other Lemics comments) to any imance charges, other emission and concernon costs owing, and third, to the principal balance under the Credit Agreement.

4. Prior Mortgages and Deeds of Trust; Chargest Lieux. Borrower shall perform all of Borrower's obligations under any mortgage, dead of trust or other security agreement with a lieu which has priority over this Deed of Trust, including Borrower's mortgage. procurants to make payments when due. Facept to the extent that any such charges or impositions are to be made to Lender under coordants to make payments when due, it acept to the extent that any such charges or impossement are to be music to Lenoer under paragraph 2. Bustrower shall pay or cause to be paid all takes, assessments and other charges, fines and impossitions altributable to the Property which may attain a principly over this Deed of Trust, and leavehold payments or ground reuse, if any. Within five days after any demand by Lender, Bostower shall exhibit to Lender receipts showing that all amounts due under this paragraph have been paid

Starged Insurance. Beautoner shall keep the improvements now existing or hereafter exected on the Property insure. against loss by fire, hazards included within the term "extended coverage," and such other hazards as Leader may require and in such against less, by life, hazards included within the term extended contrage, and such dumb mazards in extence may beginn amount and in meaning and for such periods as Lender may require. Unless Lender in mriting requires otherwise, the policy shall provide insurance as a replacement cost basis in an amount not less than that necessary to comply with any consurance percentage stipulated in the hazard insurance policy, and the amount of coverage shall be no less than the Maximum Principal Balance plus the full amount of any

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender, provider approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Lender sact appears again not on some consens, waterers, rea monumer posture and teneways increm and on it a ream acceptance to account and shall include a standard mortgage clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust,

In the event of loss, Borrower shall give prompt notice to the assurance carrier and Lender. Lender may make proof of lo if not made promptly by Borto mer. All insurance proceeds are hereby assigned to Lender and shall be paid to Lender to the extent of all sor made promptly by norrower. An insurance proceeds are nereby assigned to Lender and smar de pard to Lender so the extent of an executed by this Deed of Trust, subject to the terms of any mortgage, deed of trust or security agreement with a lien which has been your over this Deed of Trust. Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restore or repair the Property, if it is economically feasible to do so.

If the Property is abandoned by Bostower, or if Bostower fails to respond to Lender within 30 days from the d ailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance beacties, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this Deed

Preservation and Maintenance of Property; Lemeholds; Cundo he Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with received any lease if this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit on a condomination or a planned unit the provisions of any case it has executor from is on a seasonant, if this executor from a road or amount of a development, Borrower shall perform all of Borrower's obligations under the declaration or one cases creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and

Protection of Lender's Security, If Borrower fails to perform the covenants and agreements contra st, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's pation, upon notice to Borrower, may make such appearances, disburse such sums, including restonable attorneys fees, and take such quion, agron active to entropies (may make such appearances, unumers annualment, including temperature activities) acceptance and incident and the property acceptance and the property acceptance and the property of the first first first formation as is necessary to property Lender's interest. Any amounts disbursed by Lender pursuant to this paragraph 7, with fig. action at is necessary to protect Lender's interest. Any amounts distinused by Lender pursuant to this paragraph I, who inhance charges thereon, at the rate provided in the Credit Agreement, shall become additional indebtedness of Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph I shall require Lender to incur any expense or take any action hereunder. Any action taken by Lender under this paragraph shall not cure any breach Bostower may have com coverage or agreement under this Deed of Trust. Borrower agrees that Lender is subrogated to all of the rights and remodies of any passent by Lender to such lienor.

Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

Condemnation, The proceeds of any award or claim for damages, direct or consequential, in connection with an condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, to the extent of any indebtedness under the Credit Agreement, subject to the terms of any mortgage, deed of

trust or other security agreement with a lieu which has printity over this Deed of Trust,

10. Burrower Not Released: Forbearance By Leader Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Beerower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be recommence proceedings against such successor or refuse to extend time for payment or otherwise sundify amortization of the sums secured by this Deed of Trips by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy herelinder, or otherwise afforded by applicable law, shall not be a waiver of or

forbearance by Lender measurement any right or remedy acremnues, or otherwise allot ded by applicable taw, shall not be a waiver of or preclude the exercise of any stack right or remedy.

11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covernants and agreements herein contained shall bind, and the rights between shall inure to, the respective successors and assigns of Lender and Borrower, subject to the stan oned, and the rights appearance show make no, the respective succession and assigns to Lemma and Duritower, adopted to in provisions of paragraph 24 bestof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-sign provestors of paragraph 21 injured. Fan covernment and agreements of morrower man or population, range morrower more think Deed of Trust, but does not execute the Credit Agreement, (a) is co-signing this Deed of Trust only to grant and convey that Borrower's interest in the Property to Trustee under the terms of this Deed of Trust, (b) is not personally liable under the Credit forbear, or make any other sociommodations or amendments with regard to the terms of this Deed of Trust or the Credit Agreement. without that Borrower's consciet and without releasing that Borrower or mould man this Deed of Trust as so that Borrower's interest in the Property

12. Notice, Except for any notice required under applicable law to be given in another manner, (a) any notice to Borro provided for in this Deed of Trust shall be given by delinering it or by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any motice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender

when given in the manner designated herein.

in the manner designated learns.

Governing Law; Severability. The state and local laws applicable to this Deed of Trust shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not firmt the applicability of Federal law to this Deed of Trust. In the in which the elegang is absence, and foregoing scanned sum the appearance of process is a fact or less. In the event that any provision or clause of this Deed of Trust or the Credit Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Deed of Trust or the Credit Agreement which can be given effect without the conflicting provision, and affect other provisions of this Deed of Trust or the virent Agreement which can be given effect without the conducting provision, and the this need the privisions of this Deed of Trust and the Credit Agreement are declared to be severable. As used herein, "costs," "expenses" and "attorness" fees" include all some to the extent not probabile by applicable law or limited herein, 14. Prior Mortgage or Deed of Trust; Modification; Future Advance. Borrower shall not enter into any agreement with the

holder of any mortgage, deed of trust or other security agreement which has priority over this Deed of Trust by which that security agreement is modified, amended, extended, or renewed, without the prior printers consent of the Lender. Botrower shall neither equest not accept any future advance under a prior mortgage, deed of trust, or other security agreement without the prior written

consent of Lender.

15. Borrower's Copy. Borrower shall be turnished a copy of the Credit Agreement and a conformed copy of this Deed of Trust

at the time of execution or after secondation bereof.

16. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation improvement, repair, or other loan agreement which Bourower may exter into with Lender, Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form secretable to I ender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor acceptable to I ender, an assignment of any rights, claims or defenses which I7. Waiver of Homestead Exemption. To the extent permatted by law, floorower hereby waives the benefit of the homestead I8. Waiver of Science of this level of Trust.

18. Waiter of Statutes of Limitatina, Borrower hereby wan es, to the full extent parasitted by law, statutes of limitation a defense to any demand or obligation secured by this Deed of Trust.

19. Merger. There shall be no merger of the interest or estate created by this Deed of Trust with any other interest or estate in

the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

20. Notice of Transfer of the Property; Advances after Transfer, Borrower shall give notice to Lender, as provided in paragraph 12 hereof, prior to any saic or transfer of all or part of the Property or any rights in the Property. Any person to whom all or part of the Properly or any right in the Property is sold or transferred also shall be obligated to give notice to Lender, as provided in paragraph 12 ercof, promptly after such transfer. If there is an assumption of the amount owed under the Credit Agreement, Lender may charge an Issumption fee of S

All amounts advanced under the Credit Agreement, up to the Maximum Principal Balance, are secured by this Deed of Trust, whether advanced before or after sale or transfer of the Property, except any amounts which may be advanced by Lender more than five days after notice to Londer, given in accordance with paragraph 12 hereof, that such sale or transfer has occurred. Even if Borrower transfers the Property, Borrower will continue to be obligated under the Credit Agreement and this Deed of Trust unler Horrower trainisers the respectly, monatored that condition to Lender's concent to any proposed transfer or as a condition to the release of Borrower, Lender may require that the person to whom the Property is transferred sign an assemption agreement satisfactory to Lender and Lender may impose an assumption fee. The assumption a greeness will not entitle the person si ug 4 to receive adva

21. Transfer of the Property. Subject to applicable law, Lender shall have the right to accelerate, that is, to demand immediate payment in full of all sums secured by this Mortgage or Deed of Trust, if Borrower, without the written content of Lender, sells or transfers all or part of the Property or any rights in the Property.

If Lender exercises the option to accelerate, Lender shall give horrower notice of acceleration in accordance with tragraph 12 hereof. The notice shall provide a period of not less than 30 days from the date of the notice within which Borrower may ay the sums declared due. If Borrower fails to pay those sums prior to the expiration of such period, Lender may, without further notice or demand on Borsower, invoke any remedies permitted by paragraph 22 hercof.

c or demand on Borrower, invoke any remedies permitted by paragraph as according breach of any essential or agreement of 22. Acceleration; Remedies, Except as provided in paragraph 21 hereof, upon Borrower's breach of any essential or agreement or agreement of in this Deed of Trust, Lender prior to the Deed of Trust, Lender prior to the Deed of Trust, the bounds in this Deed of Trust, Lender prior to the Deed of Trust, the bounds in this bounds in this Deed of Trust, the Deed of Trust, the bounds in this Deed of Trust, the bounds in this Deed of Trust, the Deed of Tr perower in this Deed of Trust, including the corresponds to pay when doe any so ecceleration shall give a "Notice of Default and Election to Sell" (o Borrower as provided in paragraph 12 herost specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 35 days from the date (he notice is mailed to Borroner, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the outs secured by this Deed of Trust and sale of the Property. The notice shall further inform Borrower of the right to reinstate after ecceleration and the right to bring a count action to ascert the none nistence of a default or any other defense of Borrower to acceleration and tale. Lender will record the Notice of Default and Election to Sell. If the breach is not cured on or before the date specified in the notice, ale. Lender will record the Notice of Default and election to Nell. If the breach is not cured on or before the date specified in the notice, at Lender's option, may declare all of the same secured by this Deed of Trust to be immediately due and payable without further senand and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all ensonable costs and expenses harmed in pursuing the remedies provided in this pursuyaph 22, including, but not limited to, reasonable uloraeys' fees

attorneys Tees.

If Lender involves the games of sale, Lender simil execute or cause Trustee to execute a written nutice of the occurrence of an event of default and of Lender's election to cause the Property to be sold and shall cause such notice to be recorded in each county in which the Property or some part thereof its located. Lender shall mail copies of such notice in the mannet prescribed by applicable law to Borrower. nd to the other persons prescribed by applicable law. Trustee shall give public notice of sale to the persons and in the manner prescribed by

Property of making and the lapte of such time as may be requ	sired by applicable tam. Trustee, without demand on Borrower, shall sell the
parcels and in such order as Tension or a determine. Tension	and place and under the terms designated in the notice of sale in one or more
at the time and place of any previous ly scheduled sale. Les	when or I ember's desired and parcet of the Property by public announcement
	ince; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to
Borrowe's horach Restours thall have the sinks to have	Lender's acceleration of the sums secured by this Deed of Trust due to
	before sale of the Property pursuant to the power of sale contained in this
Deed of Trust or (si) entry of a judgment enforcing this De-	of Irust if: (a) Borrower phys Lender all sums which would be then due
under this bleed of Trust and the Credit Agreement had	in a acceleration occurred; (b) Borrower cures all breaches of any other
and Traster in enforcing the convenants and accommun.	to tost (c) nearower pays all reasonable expenses incurred by Lender
Trustee's semedies as provided in passerable 22 hours !	state transmict in this Deed of Trust, and in enforcing Lender's and
Harrange attended in the second of the secon	returning, but und simisted to, reasonable attorneys' fees; and (d) Borrower the that the lieu of this Deed of Trust, Lender's interest in the Property and
Borrower, this Deed of Trust and the obligations request in	to the second continue analysisted. Upon such payment and cure by
24. Bernessen and This I bender Tours and and	stant remain on full force and effect as if no acceleration had occurred
time in time, under the terms of the Credit Agreement, Who	solving line of credit and advisices may be made, repaid, and remade from en Borrower (1) has paid all soms secured by this Deed of Trust and (2) has deeped if request.
Deed of I sust and the Credit Agreement to Trustee Tours	and the request trustee to reconvey the Property and shall surrender this
legally entitled thereto. To the extent permitted by law	ner soon request I make to reconvey the Property and shall surrender this ee shall reconvey the Property without warranty to the person or persons Lender may charge Borrower a fee for such reconveyance and require
Burrower to pay costs of recordation, if any.	and require
20. Substitute Trustee. Lender, at Lender's option,	may from time to time remove Trustee and appoint a successor trustee to
duties conferred upon the Trustee hearin and by applicab	may from time to time remove. Erustee and appoint a successor trustee to the Property, the successor trustee shall succeed to all the title, power and
and of the second and of abbitcate	* DY
PEOUEST SO	R NOTICE OF DEFAULT
1 AND FORECLO	SURE UNDER SUPERIOR -
MORTGAGES	S OR DEEDS OF TRUST
Borrower and I ender propert the holder of your annual	
thes Deed of Trust to give Notice to Lender, at Lender's ad- superior encumbrance and of any sale or other foreclosur	rage, occur of trest or other encumbrance with a lien which has priority over deres set forth on gage one of this Deed of Trust, of any default under the
	SPECIOIL 1
IN WITNESS WHEREOF, Bornover has executed	this Deed of Traist.
	x 5-teren vigeting prop
	1/1/2 / 1
	Touch Con Ding
STATE OF NEVADA Lincoln	
	County sc
On February 10, 1988 personally as	speared before me, a notary public,
Steven W. Klomp and Torrie O. Klomp	
executed the above instrument.	who arknowledged that they
Му Сомација в акругес	
E MAZENY VILLEN	Or sin ()
OFICAL SAL	To Tual 1
ACTARY PURIC HERITAL	- O
EMICOLIN COUNTY Thy Appairment Expires JULY 30, 1991	County of Lincoln State of Nevada
	\ \
TO TRUSTEE:	OR RECONVEYANCE
other indebtedness secured by this Deed of Trust have been	t secured by this Deed of Trust. Said Credit Agreement, together with all paid in full. You are hereby directed to cancel said Credit Agreement and
this Deed of Tract, which are delivered hereby, and to recon	paid in lift. You are hereby directed to cancel said Credit Agreement and twey, without warranty, all the estate now held by you under this Deed of
I rust to the person or persons legally entitled thereto.	of and the state of the party of the Deed of
Date:	/ /
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/ /	FRED AND FLODSED AT RIQUEST OF
/ /	Dominick Belingheri
/ /	Feb. 25, 1988
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	FRANK C. HULSE
	AT THE PERSONNEL
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	V 14. // .
	By // Will (Andia). Danner
	By Mala Condier. Dopus

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