Lincoln County

rdet No.	O97937
	Dominick Belingberi
crow No. 91-12-0542FB	December 31, 1991
RECORDING REQUESTED BY	AT 40 MINUTES PAST 3 OCCO
	P. V IN BOCK 100 OF OFFICIAL
When Recorded Mail 180: Guild Mortgage Company	RECURDS, FAGE 63 LINODA
771 E. FLANINGO ROAD	NIK NEWADA
SEITE 116A	YURIKO SETZER
AS VEGAS, NY 89179	
91-12-0542-FB	SPACE ABOVE THIS LINE FOR RECOMDERS USE
t Form 26-6325 (House Lunn) cv SEP, 1983. Use Optional. crims 1810, Title 36, U.S.C.	SPACE ABOVE THIS LINE FOR RECOMDER'S USE GOHO4-0525V
creptable to Federal Hallonal	DEED OF TRUST
Instigage Americales.	DEED OF IRUSI 508-1001638
	With Assignment of Rents
THIS DEED OF TRUST, made this 238	DECEMBER 19 91
· ·	
ETWEEN JUAN M. ESCOBEDO AND EL	DWA S. ESCOBEDO, MUSBAND AND WIFE
630 DONNOM DOAD BA	NACA NV 89047
whose address is 630 RONNOW ROAD, PAI	(City) (Test)
UILD ADMINISTRATION CORP., A C	ALIFORNIA CORPORATION = TRUSTEE, and
UILD MORTGAGE COMPANY, A CALIF	ADMIA CAPPARATION
STED HORTONGE CONFINIT, H ONCTI-	AUGIN OWN DIGHTON
	, as BENEFICIARY,
ALE, and if there be more than one Trustee	RANTS, TRANSFERS, and ASSIGNS to TRUSTEE IN TRUST, WITH FOWER OF , THEN in JOINT TENANCY and with LIKE POWER OF SALE, the property in
LINCOLN	County, Nevada, decrebral sec
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TOGETHER WITH the improvements the profits thereof, SUBJECT. HOWEVER, to the apply such rents, issues, and profits; and all fature.	D HERETO AND MADE A PART HEREOF OT ASSUMABLE WITHOUT THE APPROVAL OF THE DMINISTRATION OR ITS AUTHORIZED AGENT? From and the hereditaments and appurtenances thereunto belonging, and the rents, issues, and right, power, and authority hereinafter given to and conferred upon Beneficiary to collect and in the power of the reality attached to or used in connection with the premises herein described and in its appliances, which are, and shall be deemed to be, fixtures and a part of the reality, and are a
TOGETHER WITH the improvements the profits thereof, SUBJECT, HOWEVER, to the arphy such rents, issues, and profits and all fixture and the such arphy such that the following described househo porturn of the security for the indebtodoess berein	D HERETO AND MADE A PART HEREOF OT ASSUMABLE WITHOUT THE APPROVAL OF THE DMINISTRATION OR ITS AUTHORIZED AGENT? Troon and the hereditaments and appurtenances thereunto belonging, and the rents, issues, and right, power, and authority hereinafter given to and conferred upon Beneficiary to collect and res now or hereafter attached to or used in connection with the premises herein described and in ild appliances, which are, and shall be deemed to be, fixtures and a part of the reality, and are a mentioned:
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TOGETHER WITH the improvements the positis thereof, SUBJECT, HOWEVER, to the apply such rents, issues, and profits; and all fixtur Jackian in thereto the following-described bousedo portion of the security for the indebtedness berein FOR THE PURPOSE OF SECURING 31,893.00	D HERETO AND MADE A PART HEREOF OT ASSUMABLE WITHOUT THE APPROVAL OF THE DMINISTRATION OR ITS AUTHORIZED AGENT from and the hereditaments and appurtenances thereunto belonging, and the renta, issues, and right, power, and authority hereinafter given to and conferred upon Beneficiary to collect and right power, and authority hereinafter given to and conferred upon Beneficiary to collect and did appliances, which are, and shall be deemed to be, fixtures and a part of the reality, and are a mentioned: Performance of each agreement of Trustor berein contained and payment of the sum of

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payable to Beneficiary or order and made by Transor.

Privilege is reserved to prepay at any time, without premium or fee, the entire indebtedness or any part thereof not less than the amount of one installment, a rone hundred dollars (\$100), whichever is less Prepayment in full shall be credited on the date received. Partial prepayment, other than on an installment due date, need not be credited until the next following installment due date or thirty days after such prepayment, whichever is earlier.

2. Trustive agrees to pay to Beneficiary as trustee (under the terms of this trust as hereinafter stated) in addition to the monthly payments of principal and

- est payable under the terms of said ooks, on the first day of each month until said note is fully paid, the following sums

 (a) An installment of the ground rents, if any, and of the taxes and special assessments levied or so be levied against the premises covered by this Dues of Trust; and an installment of the premium or premiums that will become due and payable to renew the insurance on the premium covered bareby against lors by fire or such other bazard as may be required by Beneficiary in amounts and in a company or companies sausfactory to Beneficiary, France agreeing to deliver promptly to Beneficiary all bills and notices therefor. Such installments shall be equal respectively to one-twelfth (1/12) of the same of the premium of the pr ground rent, if any, plus the estimated premium or premiums for such insurance, and lastes and assessments neat due (as estimated by Beneficiary, and of a bich Trustor is position) last all installments already paid therefor, divided by the number of months that are to elapse before one month prior to the which tribute is boultien itself in installments and taxes and ascessments with boorne delinquent flenelicary shall held such ascending payments in tensit to pay such ground rents, permium or premiums, and taxes and ascessments with boorne delinquent flenelicary shall held such associately payments in tensit to pay such ground rents, permium or premiums, and taxes and apocial assessments before the same become delinquent.

 The aggregate of the amounts payable pursuant to subparagraph (a) and those payable on the note secured hereby, shall be paid in a single payment until month, to be applied to the following items in the order stated:

esments, fire and other basard insurance per

(I) ground rents, taxes, special asse

(II) interest on the note secured bereity,
(III) amortization of the principal of said sone.
Any deficiency in the amount of any such aggregate shouthly payment shall, unless made good prior to the due date of the next such pay
an event of default under this Daed of Trust.

3 If the total of the payments made under (s) of paragraph 2 preceding shall exceed the amount of payments actually made by deneficiary as true 3 If the total of the payments made under (a) of paragraph 2 preceding shall exceed the amount of payments actually made by Beneficiary as trustee for ground rents, taxes or assessments, or insurance premiums, as the case may be, such excess may be released, applied on any indebtedness accurate however, or he released to the payments to be made by Trustor for such items. (It lowewer, such monthly payments shall not be sufficient to pay such items when the same shall become due and payable, then Trustor shall pay to Beneficiary as trustee any amount accessary to make up the deficiency within turns (30 days after written notice from the Beneficiary stating the amount of the deficiency, which notice may be given by mail. If at any time Trustor shall render to Beneficiary, in accordance with the provisions bereof, full payment of the entire indebtedness accured bereby, Beneficiary as trustee shall in companing the amount of indebtedness, credit to the account of Trustor any credit balance remaining under the provisions of (a) of paragraph 2 hereof. If these shall be a detail under any of the provisions of this Deed of Trust and thereafter a sale of the premise in accordance with the provisions bereof, or if the Baneficiary payment of the provisions are the thing the remember to the provisions. Jereof, the the remembers the time of the commencement of the provisions.

acquires the property otherwise after default. Beneficiary as trustee shall apply, at the time of the commencement of such proceedings, or at the time the property of otherwise acquired, the amount then remaining to credit of Trustor under (a) of paragraph 2 preceding, as a credit on the interest occurs and unpaid and the balance to the principal then remaining unpaid on said note.

4. At Beneficiary's option, Trustor will pay a "late charge" not exceeding four per centum (4%) of any installment was paid more than fifteen (15) days after the due date thereof to cover the extra experies involved in handling delinquent payment but such "late charge" shall not be payable out of the proceeds of any sale made to satisfy the indeutedness secured hareby, unlessed on the payable out of the proceeds of any sale made to satisfy the indeutedness are unforced thereby, unlessed on the payable of the proceeds are sufficient to discharge the entire indebtedness and all proper costs and expenses secured thereby.

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

- 5. To protect and preserve said property and to maintain it in good condition and repair.
- 6. Not to remove or demolish any building or improve thereon.
- 7. To complete or restore promptly and in good and work-manlike marner any building or improvement which may be constructed, damaged, or destroyed thereon, and pay when due all costs incurred therefor, and, if the loan secured hereby or any part thereof is being obtained for the purpose of financing construction of improvements on said property, Trustor for the purpose of the further agrees:
 - (a) to commence construction promptly and to pursue same with reasonable diligence to completion in accordance with plans and specifications satisfac-tory to Beneficiary, and
 - (b) to allow Beneficiary to inspect said property at all times during construction.

The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Trustor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder.

- 8. Not to commit or permit waste of said property.
- 9. To comply with all laws ordinances, regulations, cove-mants, conditions, and restrictions affecting said property.
- mants, conditions, and restrictions affecting said property.

 10, 10 provide and maintain hazard insurance, of such type or types and amounts as Heneficiary may from time to time require, on the improvements now or hereafter on said premises, and except when payment for all such premiums has herelofure been made under (a) of paragraph 2 hereof, to pay proinpity when due any premiums therefor; and to deliver all premiums therefor; and to deliver all premiums therefor; and to deliver all policies to beneficiary, which delivery shall constitute an assignment to Beneficiary of all return premiums.
- 11. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and should Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, to pay all costs and expensee, including cost of evidence of title and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee.
- 12. To pay at least 10 days before delinquency all assessments upon water company atock, and all rents, assessments and charges for water, appurenant to or used in connection with said property; to µay, when due, all encumbrances, charges, and lens with interest, on said property or any part thereof, which at any time appear to be prior on superior hereof; to pay all reasonable costs, fees, and expenses of this Trust.
- pay all reasonable costs, fees, and expenses of this Trust.

 13. Should Trustor fail 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 Trustor and without releasing Trustor from any obligation hereof, may: Make or do the same in such manner and to such extent as either may deem necessary to protect the security hereof, Beneficiary or Trustee being authorized to enter upon the property for such purposes; commence, appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest, or compromise any encumbrance, charge or lien which reasonably appears to be prior or auperior hereto; and in exercising any such powers, incur any liability, expend whatever amounts are reasonably necessary therefor, including cost of evidence of title, and reasonable counsel fees.

14. To pay within 30 days after demand all sums properly exposed thereunder by Beneficiary or Trustee, with interest from date of expenditure at the rate provided for in the principal indebtedness, and the repayment thereof shall be secured hereby.

15. Trustor agrees to do all acts and make all payments required of Trustor and of the owner of the property to make used note and this Deed clipble for guaranty or insurance under the provisions of Chapter 37, Title 38, United States Code, and agrees not to 40, or cause or suffer to be done, any act which will void such guaranty or insurance during the existence of this Deed.

17 IS MUTUALLY AGREED THAT:

18. Should the pronenty or any part thereof be taken or damaged.

17 IS MUTUALLY AGREED THAT: 16. Should the property or any part thereof be taken or damaged by reason of any public improvement or condemnation proceeding, or damaged by fire, or earthquake, or in any other manner, Beneficiary shall be entired to all compensation, awards, and other payments or relief therefor, and shall be entitled at its option to commence, appear in and prosecute as its own name, any action or proceedia make any compromise or settlement, in connection with such maze any compromise or settlement, in connection with such stating and damage. All such compensation, awards, damages, rights of science and proceeds, including the proceeds of any policies of fire and other insurance affecting said property, are hereby assigned to Beneficiary, who may after deducting therefrom all its expenses, including reasonable attorney's fees, apply any moneys so received by it, at the option, either to the restoration of the damaged premiers or to the

option, either to the restoration of the damaged premises or to the reduction of the indebtednets. Trustor agrees to execute such further assignments of any compensation, award, damage, and rights of action and proceeds as Beneficiary or Trustor may require.

17. That upon the request of the Beneficiary the Trustor shall execute and deliver a supplemental note or notes for the sum of same advanced by the Beneficiary for the alteration, modernization, improvement, maintenance, or repair of said premises, for taxes or assessments, against the same and for any other numeroes authorised. improvement, maintenance, or repair of said premises, for taxes or assessments against the same and for any other purpose authorized hereunder. Said note or notes shall be secured hereby on a parity with and as fully as if the advance evidenced thereby were included in the note first described above. Said supplemental note or notes thall bear interest at the rate provided for in the principal indebtedness and shall be payable in approximately equal monthly payments for such period is may be agreed upon by the creditor and debtor. Failing to agree on the maturity, the whole of the sum or sums so advanced shall be due and payable 30 days after demand by the creditor. In no event shall be maturity astrock beauty astrock beauty the still inside maturity of the note first the maturity astrock beauty of the note first

the maturity extend beyond the ultimate maturity of the note first described above. 18. By accepting payment of any sum secured hereby after its due

date, Beneficiary does not waive its right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

19. That the lien of this instrument shall remain in full force and

- 19. That the tien of this instrument shall remain in that roose and effect dring gray postponement or extension of the time of payment of the indebtedness or any part thereof secured hereby.

 20. Should proceedings be instituted to register title of said property under any Land Title Law, Trustor will pay upon demand all sums expended by Trustoe or Beneficiary, including reasonable attorney's fees, and forthwith deliver to Beneficiary all evidence of
- 21. At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this Daed and the note for endorsement (in case of full reconveyance, for carcellation and retention), without affecting the liability of any person for the payment of the indebtedness. Trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any essencent or creating any sestriction thereon; (c) join in any subordination or

other agreement affecting this Deed or the lien or charge thereof; [d] reconvey, without warranty, all or any part of the property.

The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall not exceed \$10.

- the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall not exceed \$10.

 22. Trustor hereby absolutely and irrevocably assigns to Beneficiary during the continuance of these trusts, all rents laster, royalties, and profits of the property affected by this Deed and of any personal property located thereon. Until Trustor shall default in the payment of any indebtedness secured hereby or in the performance of any greement hereunder, Trustor shall have the right to collect all such sense they become due and payable, save and excepting rents, issues, royalties, and profits earned prior to default as they become due and payable, save and excepting rents, issues, royalties, and profits arising or accruing by reason of any oil, gas, or mineral lease of said property. If Trustor shall default as aforesaid Trustor's right to collect any of such moneys shall cease and Beneficiary shall have the right, without taking possession of the property affected hereby, to collect all rents, royalties, issues, and profits. Failure or discontinuance of Beneficiary at any time, or from time to time to collect any such moneys shall not in any manner affect the subsequent enforcement by Beneficiary of the right, power, and authority to collect the same. Nothing contained herein shall be, or be construed to be, an affirmation by Beneficiary of any tenancy, lease or option, or an assumption of liability under, not a subordination of the lien or charge of this Deed to any such tenancy, lease or option.
- option.

 23. Upon any default by Trustor hereunder, Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any accurity for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name, sue for or otherwise collect said rents, issues, and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness accured hereby, and in such order as Beneficiary may determine.

 24. The entering upon and taking reasonable of said proper
- Beneficiary may determine.

 24. The entering upon and taking possession of said property, the collection of such rents, issues, and profits, or the proceeds of fire and other insurance policies, or compensation or aways for any taking or damage of the property, and the application or release thereof as aforesaid, shall not sure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
- 25. Upon default by Trustor in payment of any indebtadness secured hereby or in performance of any agreement hereby and the performance of any agreement hereby and the performance all sums secured hereby immediately due and payable by delivery to Trustee of written declaration of default. If Beneficiary desires asid property to be sold, it shall deposit with Trustee this Dred of Trust and all promissory notes and documents evidencing expenditures secured hereby, shall deliver to Trustee a written notice of default and of election to cause the property to be sold, in the form required by law, which shall be duly filed for record by Trustee or Beneficiary.
- Trustee or Beneficiary.

 26. (a) After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law, Trustee, without demand on Trustor, shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine (but subject to any statutory right of Trustor to direct the order in which such property, if consisting of several known lots or parcels, shall be sold), at public auction to the highest bidder for cash in lawful money of the United States, payable at time of sale. Trustee may postpone sale of all or any portion of said property by public announcement at the time and place of sale, and from time to time thereafter may postpone the sale by public announcement at the time fixed by the preceding postponement. Trustee shall deliver to the purchaser its Deed conveying the property so sold, but without any covenant or warranty, express or implied. That in the event of a sale of the premose conveyed or transferred in Irust, or any part thereof, and the execution of a deed or deeds therefor under such trust, the recital therein of detail and of recording notice of breach and election of sale, and of the elapsing of the 3-mooth period, and of the group of notice of sile, and of a the 3-month period, and of the giving of notice of sile, and of a demand by beneficiary, his/her hetas or assigns that such sale should be made, shall be conclusive proof of such default, recording, election elapsing of time, and of the due giving of such notice, and that the sale was regularly and validy made on due and proper demand by beneficiary, his/her heirs and assigns, and any such deed or deed with such recitals therein shall be effectual and conclusive against trustor. such rectrass therein shall be effectual and conclusive against trustor, his her heirs and assigns, and all other persons, and the receipt for the purchase money recried or contained in any deed executed to the purchaser as aforesaid shall be sufficient discharge to such purchaser from all obligation to use to the proper application of the purchase money, according to the trusts aforesaid. To the extent not inconsistent with the above, Covenant No. 8 of NRS Section 107 30 as hereby adopted. Any person, including Trustor, Trustee, or Beneficiary, may purchase at the sale.

- (b) When Trustae sells pursuant to the powers herein. Trustee shall apply the proceeds of sale to payment of the expenses of such sale, together with the reasonable expenses of this Trust, including therein reasonable Trustee's fews, and then to the items in subparagraph (c) in the order there stated.
- (c) After paying the items specified in subparagraphs (b) if the sale is by Trustee, or the proper court costs if sale is pursuant to judicial foreclosure, the process of sale shall be applied in the order stated to the payment of:
- e applied in the order stated to the payment of:

 (1) Cost of any evidence of title procured in connection with such sale and of any revenue stamps.

 (2) all sums expended under the terms hereof, not then repaid, with accrued interest at the rate provided for in the principal indebtedness;

 (3) all other sums then secured hereby;

 (4) reimbursement of the Veterans Administration for any sums paid by it on account of the guaranty or insurance of the indebtedness secured hereby; and

 (5) the remainder, if any, to the person or persons legally entitled thereto.

- 27. The Beneficiary or assigns may, at any time, by instrument in writing, appoint a successor or successors to the Trustee named herein or acting hereunder, which instrument, executed and acknowledged by Beneficiary, and recorded in the Office of the County Recorder of the County or Counties wherein said properly is attuated, shall be conclusive proof of the proper substitution of such successor or successors to the trustee, who shall have all the existe, powers, duties and trusts in the primities vested in or conferred on the original Trustee. If there be more than one Trustee, either may act alone and cascute the Trusts upon the request of the Beneficiary and his/her acts Trustee. If there he more than one Frustee, either may act alone and execute the Trusts upon the request of the fleneficiary and his/her acts shall be deemed to be the acts of all Trustees, and the secretal in any conveyance executed by such sole Trustee of such requests shall be conclusive evidence thereof, and of the authority of such sole Trustee.
- 28. (a) The waiver by Trustee or Beneficiary of any default of Trustor under this Deed of Trust shall not be or be deemed to be a waiver of any other or aimitar defaults subsequently occurring.
- (b) The pleading of any statute of limitations as a defense to any and all obligations secured by this Dead is hereby waived, to the full extent permissible by law.
- 29. (a) In addition to any of the powers or remedies conferred upon the Trustee and the Beneficiary or either of them under this instrument, the Trustee and Beneficiary jointly, or either, may bring an action in the proper court for the foreclesure of this instrument as a mortgage, upon default, and upon proper proof obtain all the remedies in such action that are given by any statute or other law of the State of
- (b) No power or remedy herein conferred is exclusive of, or shall prejudice any other power or remedy of Trustee er Beneficiary.
- (c) The exercise of any power or remedy on one or more occasions shall not exclude the future exercise thereof from time to time upon the conditions prescribed hereia or by oper-ation of law.
- 30. If a final decree in favor of plaintiff is entered in a suit brought to foreclose this Deed of Trust, it may include a reasonable attorney fee as provided in the note secured hereby, but not in excess of the amount actually paid or unconditionally incurred by the proper plaintiffs.
- 31. This Deed shall inure to and bind the heirs, legates, devisees, administrators, executors, successors, and assigns of the parties hereto. All obligations of Trustor hereunder are joint and several. The term "Beneficiary" shall mean the owner and holder, including pledgees of the indebtedness secured hereby, whether or not named as Beneficiary herein, and whether, by operation of law or otherwise. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders.
- 32. Trustee accepts this Trust when this Deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other beed of Trust or of any action or proceeding in which Trustor, Beneficiary, or Trustee shall be a party, unless brought by Trustee.
- be a party, unless brought by Trustee.

 33. If the indebtedness secured hereby be guaranteed or insured under Title 38, United States Code, such Title and Regulations issued thereunder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with said Title or Regulations are hereby amended to conform thereto.
- 34. This Deed shall be construed according to the laws of the State of Nevada.

Lincoln County

	Signature of Trust			
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W W. ESCOBEDO	ED	NA S. ESCOBEDO		
of Nevada)				\
Clark) ac				
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on this 27th day of December		91, personally appr	ared before me, the	undersigned, a notary
in and for said county and State aforesaid, LUAN H	. ESCOBEDO AN	ID EDNA S. ESC	BEDO	
	1	1)
n to me to be the persons described in and who execute	ed the within and fore	going instrument, and v	ho acknowledged to	of that
THEY executed the same freely	v and voluntarily and t	for the gara and numero	Degris mestioned	
		- N	~ /	
n Witness Whereof, I have hereunto set my hand and and year in this Certificate first above written.	affixed my official sea	al at my office in mid or	unty ofCli	<u> </u>
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Commission expires		/	/	
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: INUSTRE.	rd. To be used only who	: 100 D.E SAM POL.		
The undersigned is the legal owner and holder of	the note and all other	er indebtedness secure	by the within Deer	of Trust. Said note,
	the terms of said De	ed of Trust, to cancel	said note above me	tioned and all other
ther with all other indebtedness secured by said Deec payment to you of any sums owing to you under t		erewith, topether with	the said Deed of To you thereunder.	ust, and to reconvey,
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payment to you of any sums owing to you under tences of indebtedness secured by said Deed of Trustout warranty, to the parties designated by the terms of Dated	st delivered to you h	I the estate now beld by		Deed of Trust With Assignment of Rent
payment to you of any sums owing to you under trenders of indebtedness secured by said Deed of Trustout warranty, to the parties designated by the terms of Dated	st delivered to you h	I the estate now beld by		Deed of Trust With Assignment of Rents
payment to you of any sums owing to you under trenders of indebtedness secured by said Deed of Trustout warranty, to the parties designated by the terms of Dated	st delivered to you h	I the estate now beld by		Deed of Trust With Assignment of Rents

LEGAL DESCRIPTION

Lot Fifty-four (54) in SUN GOLD MANOR UNIT NO. 1, in the town of Panaca, County of Lincoln, State of Nevada.

Rider to Deed of Trust/Mortgage

GDHQ4-0525V

ıs j	Rider, dated the23RD	day of		91 19 amen
	DEED OF TRUST	of even date by a	JUAN I	H. ESCOBEDO AND EDNA S
50	OBEDO, HUSBAND AND WIF	•		
				, the TRUSTO
đ	GUILD ADMINISTRATION C	ORP., A CALIFORNIA C	CORPORATION	The Trees of
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	GUILD MORTGAGE COMPAN	IV. A CALLEGONIA COM	20227.04	, the TRUSTE
į	SUILD MORITAGE CORPAR	II, A CACIFORNIA CORP	ORATION	
_				, the BENEFICIAR
foli	lows:			× /
	Chapter 37 of Title 38, Unite	d States Code and Public	Law 100-198, Veter	ans' Home Loan Program
	Improvements and Property Refrom liability provides that the fe	habilitation Act of 1987, sec Bowing applies to the security	tion 1817A, concerni	ng assumptions and releases
	*THE LOAN IS IMMEDIAT	ELY DUE AND PAYABL	E UPON TRANSF	FR OF THE PROPERTY
	SECURING SUCH LOAN	O ANY TRANSFEREE	UNLESS THE AC	CEPTABILITY OF THE
	ASSUMPTION OF THE LOA 37. TITLE 38. UNITED STATE	IN IS ESTABLISHED PUT IS CODE."	ESUANT TO SECTI	ION 1817A OF CHAPTER
	(A) Indemnity Liability. "If this	s obligation is assumed, ther	the assumer hereby	agrees to assume all of the
	obligations of the veteran unde	r the terms of the instrumer	nts creating and secu	tring the loan including the
	from the guaranty or insurance of	of the indebtedness created by	this instrument."	\
	(B) Funding Fee. "A fee equal the property shall be payable a	o one-half of 1 percent of the	e balance of this loan	as of the date of transfer of
	the Administrator of Veterans .	Allairs. If the assumer fails to	DOAY this fee at the t	ime of transfer, the fee shall
	constitute an additional debt to provided, and, at the option of	that already secured by this	instrument shall be	at interest at the rate becoin
	he inimediately due and paya	ble. This fee is automatical	ly waived if the ass	sumer is exempt under the
	provisons of 38 U.S.C. [829(b)." (C) Processing Charms "Upon	79 ₆		
	(C) Processing Charge, "Upon to be charged by the loan holder of	or its authorized agent for det	ermining the creditwe	orthiness of the assumer and
	subsequently revising the holder this charge shall not exceed the	's ownership records when a	n approved transfer i	s completed. The amount of
	sections 1817A of chapter 37, Ti	tle 38, United States Code app	plies."	STREET TO A HUMB TO WHALE
		\wedge		
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