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County escrov no.	6335.Lin	_
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WHEN RECORDED MAIL TO: Beneficiary c/o Cow County Title Co. P.O. Box 1608, Tonopah, NV 89049

DEED OF TRUST WITH ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this 12th day of June, 1992 between

ALAN K. CHAMBERLAIN and YVONNE CHAMBERLAIN, husband and wife as joint tenants TRUSTOR, whose address is P.O. Box 36, Hiko, NV 89017

(Number and Street) (City) (State)
COW COUNTY TITLE CO., a Nevada Corporation, TRUSTEE, and
FREEDA M. SCHOFIELD and D. ROGER SIEWART, successor Trustees of the William U.

Schofield Jr. Trust , BENEFICIARY, WITNESSTH: That Trustor grants to Trustee in trust, with power of sale, that property in the Town of Hiko , County of Lincoln , State of Nevada described as:

SEE ATTACHED EXHIBIT "B"

Together with the rents, issues and profits thereof, subject, however, to the right, power and authority hereinafter given to and conferred upon Beneficiary to collect and apply such rents, issues and profits.

For the purpose of securing (1) payment of the sum of \$ 19,170.00 with interest thereon according to the terms of a promissory note or notes of even date herewith made by Trustor, payable to order of Beneficiary, and all extensions or renewals thereof; and (2) the performance of each agreement of Trustor incorporated herein by reference or contained herein; (3) payment of additional sums and interest thereon which may hereafter be loaned to Trustor, or to his successors or assigns, when evidenced by a promissory note or notes reciting that they are secured by this Deed of Trust.

To protect the security of this Deed of Trust, and with respect to the property above described, Trustor expressly makes each and all of the agreements, and adopts and agrees to perform and be bound by each and all of the terms and provisions set forth in subdivision A, and it is mutually agreed that each and all of the terms and provisions set forth in Subdivision B of Exhibit "A" attached hereto shall inure to and bind the parties hereto, with respect to the property above described. Said agreements, terms and provisions contained in said subdivision A and B of Exhibit "A" are by the within reference thereto, incorporated herein and made a part of this Deed of Trust for all purposes as fully as if set forth at length herein, and Beneficiary may charge for a statement regarding the obligation secured hereby, provided the charge therefor does not exceed a reasonable amount.

The undersigned Trustor requests that a copy of any notice of default and any notice of sale hereunder be mailed to him at his address above set forth.

sale detenuder be mailted to ulm at ulm addie	BB BDOVE BEC IDICA.
STATE OF . Nevada	Signature of Trustor
COUNTY OF Nye	
On June 22, 1992	ALAN K. CHAMBERLAIN
personally appeared before me, a Notary	•/
Public, Alan K. Chamberlain	* flore and frame lain
& Yvonne Chamberlain	* //200000/ Maniles Jour
	VONNE CHAMBERLAIN
personally known or proved to me to be	101 504
the person whose name is subscribed to	BOOK 101 PAGE 581
the above instrument, who acknowledged	**************************************
that the Y executed the above	OFFICIAL SEAL

La Ilhina anhait

EXHIBIT "A"

4 TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

- (1) To keep said property in good condition and repoir, not to remove or demolish any building thereon, to complete or restore premarily and in sood and work/mannitis mennes any building which may be constructed, damaged or destroyed thereon and to pay when due of claims for taker performed and naturals furnished therefor, no comply with all leavs effecting said property or requiring any alterations or imprevements to be made thereon, nost to commit until the permit any act upon said property in the second or to sufficient intringer, formittee, prune and de all etitier cts which from the character or use of said property in the specific anymerations herein not excluding the general.
- cts which from the cherecter or use of said property may be reasonably necessary, the specific enumerations herein not excluding the general.

 (2) Truster covenants to keep all buildings that may now or as any time on said prosperty during the centinuence of this trust in good report and specific sp
- (3) 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 o pey all costs and expenses, including cost of evidence of title and actorney's familin a reasonable sum, in any such action or proceeding in which Beneficiary or trustee may appear, and in any suit brought by Beneficiary to foreciose this Deed of Trust.
- 1. To pay at least ten days before delinquency all taxes and assessments affecting said property, including assessments on appurtenent water stock, of graining privileges, when due, all encumbrances, charges and liens, with inserest, on said property or env per thereof, which appear to be prior or , and all costs, fees and expenses of this trust.

Should Truster feld 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 or demonsteasing to protect the security hereof; Beneficiary or Trustee being authorized to enter upon said property for such purposes, appear in and stend any action or encoding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest or compromise not provided to the rights or powers of Beneficiary or Trustee; pay, purchase, contest or compromise not pay accumbrance, charge or list which in the judgment of either appears to be prior or superior herero; and, in exercising any such powers, pay necessary expenses, moley counses and pay his resounces fees.

- (5) To pay immediately and without demand all sums so expended by Beneficiary or Truesse, with Impress from data of expenditure at to
- (6) At Beneficiary's option, Trustor will pay a "lete charge" not exceeding four per cent (4%) of any instalment when paid more than filture (18) lays after the due date thereof to cover the extra expense involved in handling delinquent peyments, but such "late charge" shall not be payable out of the presents of any sale made to satisfy the indebtedness secured hereby, unless such proceeds are sufficient to discharge the entire indebtedness and all proper costs and expenses secured thereby.

B. IT IS MUTUALLY AGREED:

- (1) That any award of demages in connection with any condemnation for public use of or injury so said property or any part thereof is hereby stripmed and shall be paid to Bareliciary who may apply or release such moneys received by him in the same menner and with the same effect as above provided or disploition of proceeds of tire or other insurance.
- or supervision to proceeds on time or caref insurance.

 (2) That by accepting payment of any sum secured hereby of set its due data, geneficiary does not make his right either to require prempt payment when due of all other sums so secured or to declare default for fellure se to soy.

 (3) That at any time or from time to time, without liability deerfor seld without notice, upon written request of Beneficiary and presentation of this deed and said note for endorsement, and without affecting the personal liability of any person for payment of the indications secured hereby. Trusted may: reconvey any part of said property: consent at the making of any map or plet thereof, join in granting any essement thereon, or join in any extension agreement appropriate the lien or charge hereof.
- [4] That upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this deed and said note to frustee for cancellation and retention or other disposition as Trustee in its sole electrison may choose, and upon payment of its feet, Trustee shall reconvey, with "DU wateranty, the property then held hereunder. The recitals in such reconveyance of any matters or facts shall be concluded proof of the truthfulness thereof, The state in such reconveyance may be described as "the person or persons legally entitled thereto".
- stanter in such reconveyance may be described as "the person or persons legally entitled thereto".

 [5] That as additional security. Trustor hereby gives to and confers upon Beneficiarry the right, peoper and authority, during the continuence of these trusts, to collect the rents, issues and profits of said property, reserving unto Trustor the right, prior to any default by Trustor in personnel of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such offsuir, Beneficiarry may at any time without notice, alther in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name sue for or otherwise collect such mats, issues, and profits, including those and due and unpaid, and apply the samp desponse of specialism and collection, including the associated as torners; if sees, upon any indebtedness incured hereby, and in such order as Beneficiary may determine. The antering upon and taking possession of said property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not core or wake any default or notice of default hereunder or invalidate any set done pursuent to such notice.
- (6) That upon default by Trustor in payment of any indebtedness accured heraby or in performence of any agreement heraunder, Beneficiary may declare all sums secured heraby immediately due and payable by delivery to Trustee all sums secured heraby immediately due and payable by delivery to Trustee this Deed of Trust, said note and all documents evidencing agreements with router this Deed of Trust, said note and all documents evidencing agreements.

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 their required by law for the sale of real property under writ of execution, Trustee, without demand on Trustee, shall sail a property and any part thereof at the time and place fixed by it in said property as a whole or in separate parts, and in such order as it may determine, at public auction to the highest bidder for cash in lewful money of the United States, payable at time of sale. Trustee may postupe such all or any portion of said property by public ennouncement as two times and place of sale, and from time to time thereafter may postspore such unless do place of sale, and from time to time thereafter may postspore such as the public ennouncement at the time fished by the preceding postspore-ment. In the event that any indestinations secured hereby shall not have been fully satisfied by said sale, Trustee may give notice of sale of any property not previously noticed for sale in the manner set forth above.

Truster shall deliver to any purchaser its deed conveying the property to sold, but without any cevenant or vierranty, express or implied. The recitals in such deed of any matters or facts shall be conclusive proof of the muthfulness thereof. Any person, including Truster, or Seneticiary as hereinater defined, may purchase at such lade.

After deducting all costs, fees and expenses of Trustee, including a reasonable fee fer the attorney of Trustee, and of this trust, including cost of title in connection with sale, Trustee shall apply the proceeds of sale to payment of: all sums expended under the terms hareof, not then repaid, with interest at ten per cent per arroum, all other sums then secured hereby, and the remainder, if any, to the person or persons legally entitled thereto.

- accrued interest at ten per cent per annum, all other sums then secured hereby, and the remainder, if any, to the persons legally entitled therebs.

 (7) This fiberelicity, or his seignee, may from time to time, by instrument in writing, substitute a successor or successors to any fruite member that in or acting hereunder, which instrument, executed and acknowledged and recorded in the office of the recorder of the county or countles where said property is substitution of such successor succeed to all list title, estate, rights, powers and duties. Said instrument must contain the name of the original Trustor, trustee and Beneficiary hereunder, the book and page where or decument or file number under which, this Deed of Trust in recorded, and the harme and address of the new Trustee. In onice of designit shall have been recorded, this power of substitution cannot be exercised until after the costs, feet and expenses of the than acting Trustee shall have been paid to such trustee. If notice of design such instruments we substitution, statutory or otherwise.
- The following covenants: Nos. 1, 3, 4, (Interest 10%) 5, 6, 8 and 9 of Neveda Revised Statutes 107,030, when not inconsistent with other more contained, are hereby adopted and made a part of this Deed of Trust.
- 19) The rights and remedies hereby granted shall not exclude any other rights or remedies granted by lew, and all rights and ramedies granted by remedies granted by lew shall be concurrent and cumulative, A violation of any of the coverants haveln expressly set forth shall have the same effect as the any coverant haveln deopted by reference.
 - (10) It is expressly agreed that the trust created hereby is irrevocable by Truston.
- 111) That this Deed of Trust applies to, inures to the benefit of and binds is parties hereto, their heirs, fegates, devisess, administrators, executors, successors and assigns. The term Seneficiary shall mean the owner and holder, including pladgers, of the note secured hereby, whether or not named as Seneficiary herein. In this Deed of Trust, whenever the context so requires, the misculine gender includes the femine and/or neuter, and the singular number includes the plurgs.
- 172) That Trustee accepts this trust when this Dead of Trust, duly executed and acknowledged, is made a public record as provided by lew.Trustee not obligated to notify any party hereto of gending sale under any other Dead of Trust or of any action or proceeding in which Trustor, Beneficiary or Trustee half be a party undees bought by Trustee.
- 1131 Trustor agrees to pay any deficiency prising from any cause after application of the proceeds of the safe held in accordance with the provisions of the covenants hereinabove adopted by reference.
- The undersigned Trustor request, that a copy of any notice of default and any notice of sale heraunder be mailed to him at his address.

REQUEST FOR FULL RECONVEYANCE

DO NOT RECORD

TO TRUSTEE

The undersigned is the legal owner and holder of the note or notes, and of all other indebtedness secured by the foregoing Deed of Trust. Said note or notes with all erner indebtedness secured by said Deed of Trust, have been fully paid and satisfied; and you are hereby nequested and directed, an asyment of far in the review of the series of said and satisfied; and satisfied and sit enter evidences at indebtedness secure secure and of the said of the review of the series secure and of the satisfied of the satis

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Note and Recoveryance to	·····

ot less ar destroy this Doed of Trust DR THE NOTE which hispages, Both must be delivered to the Tr

EXHIBIT "9"

All that certain real property situate in the County of Lincoln, State of Nevada, described as follows:

A portion of the North Half (N1/2) of the Section 34, Township 4 south, Range 60 East, M.D.B.& M., more particularly described as follows:

095608

YURIKO SETZER

By Male Carplie, Deputy