TO BE ADMINISTERED BY NATURAL PERSONS, HOLDING TITLE IN JOINT TENANCY, ACTING UNDER THEIR CONSTITUTIONAL RIGHTS AS CITIZENS OF THE UNITED STATES OF AMERICA

THIS DECLARATION OF TRUST AUTHORIZES IT'S TRUSTEES TO OPERATE UNDER THE NAME OF:

Golden Springs Trust

This Agreement, Conveyance, and Acceptance is made and entered into at the time and on the date appearing in the acknowledgment hereto attached, by and between:

Robert D. Allison

who drafted the EXPRESS EQUITY PURE TRUST as THE CREATOR HEREOF and GRANTER HERETO

and

Robert D. Allison, Trustee

Gladys Sue Allison, Trustee

ACCEPTORS hereof in joint tenancy who shall compose the Board of Trustees and Executive Officers for conducting all said business.

The Trust hereby constitutes and appoints the above designated Trustees, to be, in fact, the Trustees of The Trust hereby created and established. The Grantor for and in consideration of the objects and purposes herein set forth, the cash sum of Ten Dollars in hand paid and other considerations of value the receipt of which is hereby acknowledged, does hereby agree to sell, assign, convey and deliver unto said Trustees, IN TRUST, who are to hold legal title in joint tenancy and not as tenants in common, to collectively act by virtue of this covenant as a Board of Trustees under the name herein designated—certain properties, business projects, operations under way or contemplated, dealing in equities, formulae, entities, patents, copyrights, business good will, or other business desired to be engaged in by said Trustees.

The Trust name and other things of value constitute A Trust (Estate), including rights in reversion or remainder where ever situate, and other things of value having it's principal place of business at:

HC Route 64 P.O. Box 48 Caliente, Lincoln CO., Nevada 89008

The above named Trustees, for themselves and their successors IN TRUST, do hereby agree to accept properties real and personal to be conveyed and acknowledge acceptance of and delivery of all of the property specified, together with all the terms of THE TRUST herein set forth, agreeing to conserve and improve THE TRUST, to invest and reinvest the funds of Said Trust in such a manner as will increase the financial rating of The Trust (Estate) during the period of outstanding liabilities of the various properties and enterprises in commerce for gain, exercising their best judgment and discretion, in accordance with the Trust Minutes, making distributions of portions of the proceeds and income as in their discretion, in accordance with The Trust Minutes, should be made, making complete periodic reports of business transactions and upon final liquidation distributing the assets tot he beneficiaries as their interests may appear, and in all other respects administering Said Trust (Estate) in good faith strictly in conformity hereto.

TRUSTEES shall be not less than two in number, but may be increased for practical reasons beneficial to The Trust. The Trustees herein mentioned by name or their successors elected to fill vacancies, shall hold office, have and exercise collectively the exclusive management and control of The Trust property and business affairs;

PROVIDED, HOWEVER, that a Trustee may resign or be removed from office by a resolution of unanimous concurrence of the remaining Trustees when in their opinion said Trustee shall have been guilty of fraud, malfeasance in office, gross neglect of duty, or for cause by mandate of a court of competent jurisdiction; and

PROVIDED FURTHER, that in the event of death, removal from office, or resignation, The Trustees shall appoint or elect a successor by the unanimous concurrence of the remaining Trustees. Should the entire Board of Trustees become vacant, a court of equity may appoint one Trustee, who, in turn, shall appoint the additional Trustees. Should objection be filed to the appointment of the additional Trustees, the same shall be spread upon the minutes. Any such objection shall deprive the candidate from accepting the trusteeship.

The signing and acknowledging of this Agreement by the herein above appointed Trustees or the signing and acknowledging of appropriate minutes by Trustees subsequently elected or appointed, shall constitute their acceptance of THIS TRUST; and The Trust property, assets and emoluments thereof shall immediately vest in the new Trustee or Trustees without any further act of conveyance.

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TRUSTEES' MEETINGS: By a regular act of the Trustees they may provide for meetings at stated intervals without notice and special meetings may be called at any time by two or more Trustees upon three day's written notice, which may be waived. At any regular or special meeting a MAJORITY of the Trustees shall constitute a quorum for conducting business, PROVIDED, affirmative action may only be had upon a MAJORITY vote of trustees present or absent, except that at special meetings called for a special purpose the MAJORITY present may affirmatively act in emergency matters.

POWER OF TRUSTEES: Trustees may do anything any individual may legally do in any state or country, subject to the restrictions herein noted. They shall continue in business, conserve the property, commercialize the resources, extend any established line of business in industry or investment, as herein specially noted, at their discretion for the benefit of this TRUST, such as viz.: buy, sell or lease Real Estate for the surface or mineral rights; buy or sell mortgages, securities, bond, notes, leases all kinds, connects or credits of any form, patents, trademarks, or copyrights,; buy, or sell or conduct mail-order business, or branches thereof, operate stores, shops, factories, warehouses or other places of business; advertise different articles or business projects; borrow money for any business project, pledging the Trust property for the payment thereof, hypothecate assets, property, or both, of the Trust in business projects; own stock in, or entire charters of Corporations, or other companies, or associations as they deem advantageous.

A Minute of Resolutions of the Board of Trustees authorizing what it is they determine to do or have done shall be evidence that such an act is within their power. Anyone lending or paying money to the Trustees shall not be obliged to see the application thereof, all funds paid into the treasury are and become part of the CORPUS of THIS TRUST.

- ADMINISTRATION: The Trustees shall regard this instrument as their sufficient guide, supplemented from time to time by their resolutions (said resolution to be ratified ALWAYS by a MAJORITY of Trustees then in office and participating in the issuing meeting) covering contingencies as they arise and are recorded in the minutes of their meetings, which are the by-laws, rules and regulations of THIS TRUST.
- OFFICERS AND MANAGEMENT: The Trustees may in their discretion elect among their number an Executive Trustee, Secretary Trustee, and Treasurer Trustee, or any other officers they may deem expedient for proper functioning. Any Trustee may hold two or more offices simultaneously, their duties being such as are usual or are prescribed. They may employ agents, executives, or other employees, or designate third parties to hold funds for specific purposed.
- EXPENDITURES: The Trustees shall fix and pay compensation of all officers, employees, or agents in their discretion, and may pay themselves such reasonable compensation for their services as may be determined by a MAJORITY of the Board of Trustees.
- CONSTRUCTION: The Trustees, officers, agents or employees possess only such authority as award them herein. Authority is understood and meant to be similar to that awarded an executor of an estate wherein the testator directs (illustration): "that my Executor is director to handle the estate in the manner he thinks to be the best interest, limited by the terms hereof, without necessity of resort to the court for permission or approval of any transaction, intending herein to leave open for the court the question of conscientious dealing of my Executor only."
- THE TRUSTEES: By their resolution of purpose may perform and function for any purpose on behalf of any individual, group or combination of individuals, severally of collectively. In such instances the powers and authority of the Trustees shall be defined and limited to the general purposes set forth by the Declaration of Trust.

LOANS: The Trust shall have the authority to provide itself with operating funds through commercial loans, direct secured assets or income of the Trust, provided such authority is possessed, in writing, form the Board of Trustees of this Trust.

LIABILITIES: The Trustees shall, in the capacity of Trustees and not individuals, assume or incur only such liability as may attach to said Trust property assets. This Trustee liability shall not in any manner jeoperdize their individual or personal holdings and for any losses they should suffer for any reason through services, they shall be reimbursed from TRUST PROPERTY to the same extent as would be non-interested persons.

NOTICE IS HEREBY GIVEN to all persons, companies or corporations extending credit to, contracting with, or having claims against This Trust, that they must look only to the funds and property of the Trust for payment or for settlement of any debt, tort, damage, judgment or decree, or for any indebtedness which may become payable hereunder; that the Trustees, are NOT personally liable when dealing with the Trust properties or matters.

DOCUMENT: It is expressly declared that a trust, and not a partnership, is hereby created; and that neither The Trustees, officers, or certificate holders, present or future, have or possess any beneficial interest in the property or assets of Said Trust, nor shall they be personally liable hereunder, as partners or otherwise; that no Trustee shall be liable for the act or omission of a Co-Trustee, or any other person, whatsoever, whether employed by such Trustee or not, or for anything other than his own personal breach of Trust.

CERTIFICATES OF BENEFICIAL INTEREST: The Beneficial Interests, as a convenience, for distribution are divided into One Hundred Units (100), substantially in the certificate form hereto attached. They are non-assessable, non-taxable (Under the provisions of Section 1002 of the Internal Revenue Code), non-negotiable but transferable; and the lawful possessor thereof shall be construed the true and lawful owner thereof. The lawful owner may, if he so desires, cause his Beneficial Certificate to be registered with the Secretary of the Trustees.

SPENDTHRIFT: The Trustee is not to recognize any transfer, encumbering, mortgage, pledge, hypothecation, order or assignment of any beneficiary by way of anticipation of any part of the income or principal thereof, and the income and principal of the Trust shall not be subject in any manner to transfer by operation of law, unless otherwise herein provided, and shall be exempt from the claims of creditors or other claimants and from orders, decrees, levies, attachments, garnishments and executions and other legal or equitable process of proceedings to the fullest extent permissible by law. Each beneficiary is expressly prohibited from any of the above.

DEATH- INSOLVENCY- BANKRUPTCY of any certificate holder, or the transfer of his certificate by gift, devise, or descent, shall not operate as a dissolution of the TRUST, or in any manner effect the Trust or it's operation or mode of business. Ownership of a beneficial certificate shall not entitle the holder to any legal title in or to the Trust property, nor any undivided interest therein, not in the management thereof, nor shall the death of a holder entitle his heirs or legal representatives to demand any partition or division of the property of the TRUST, nor any special accounting; but said successor to the same distribution interest upon the surrender of the certificate as held by the deceased for the purpose of reissue to the then lawful holder or owner.

DURATION- CLOSURE: This trust shall continue for a period of twenty-five years from the date, unless The Trustees shall unanimously determine upon an earlier date. The Trustees may at their discretion, because of threatened depreciation in values, or other good sufficient reason necessary to protect or conserve the trust assets, liquidate the assets, distribute and close the Trust at any earlier date determined by them. The Trust shall be proportionately and in a pro rate manner distributed to the beneficiance. In the event this instrument has been recorded with the Register of Deeds, they shall then file with the said Recorder a notice that The Trust shall terminate and cease; and thereupon, the Trustees shall automatically be discharged hereunder, PROVIDED, their administration and distribution have been made in accordance with the terms and provisions of THIS TRUST indenture. Otherwise, a court of equity may be invoked to review and correct any tort or error.

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RENEWAL: At the expiration date of this Agreement the then Trustees, if they so desire and believe that the said Trust should not be closed, may renew this Agreement for a like or shorter period. A resolution of said renewal shall be entered upon the minutes and also recorded at the Recorder's Office (in event this Agreement has been recorded) at least 120 days prior to the expiration hereof. Public notice shall be made in a county newspaper of general circulation not less than 60 days prior to the expiration hereof.

RESTRICTIONS: Nothing herein contained shall be construed to authorize The Trust to issue Certificates of Beneficial Interest in excess of the number herein provided, nor for a nominal value at variance with the provisions hereof.

PURPORT: The purport of this instrument is to convey property to Trustees, to constitute a Trust (Estate) for the benefit of the beneficiaries, held by the Trustees, in Trust and in joint tenancy for the duration hereof, and to provide for a prudent and economical administration by natural persons acting in a fiduciary capacity, to BEGIN AT ONCE and not to be deferred until after the death of any creator, settler, or maker, as occurs when such Trust Estates are created by Last Will and Testament, the settlers, creators or makers of this covenant preferring that The Trustees act solely within their constitutional rights based upon the common law rights and immunities vouchsafed to citizens of the United States of America and defined in Article IV, Section 2, PROVIDING, that "Citizens of each state shall be entitled to all privileges and immunities of citizens of several states," and Article VI, Section 2, PROVIDING that "The Constitution of the United States and the laws made in pursuance thereof shall be the supreme law of the land;" and the 14th Amendment thereof, PROVIDING, that "No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States." The administration of THIS TRUST shall be amenable to judicial regulation on occasion arising and under the paternalism and protection of the court. Citations applicable and various rulings pertaining to Trust Estates and constitutional rights of contract and collective bargaining (except co-partnership relationship, which is not applicable) may be found in case law which is applicable.

Nothing herein contained shall be construed as an intent to evade or contravene any Federal or State Law, nor to delegate to Trustees any special power belonging exclusively to franchise of incorporation. The intent of the Creator of THIS TRUST is to Grant to it certain real and personal properties and in so doing conveys all right, title and interest herein.

By creating this Legal Emitty, the Grantor-Creator of This Trust has exercised his Constitutional Rights.

IN WITNESS WHEREOF the Creator hereof and the Grantor hereto and the Acceptors, for themselves, their heirs, successors, and assigns, have hereunto set their hands and seals in token of the conveyance, delivery and acceptance of property, assets, or other things of value, and the obligations and duties as herein assumed as Trustees or said Trust and assent to all stipulations herein as imposed and expressed.

> 1) Coopers Crantor/Creator, Robert D. Allison

TRUSTEES OF THIS EXPRESS EQUITY PURE TRUST

NOTARY:

NOTARY PUBLIC STATE OF NEVADA

County of Clark

Chariene Mider My Appointment Profession 3, 1936

Trust Services of Nevada J.B. Carpenter & Aspecial P.O. Bez 78415 Las Vegns, Nevada 89170

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Trust Indenture

•	
RECORDING REQUESTED BY:	
· · · · · · · · · · · · · · · · · · ·	AND WISEN RECORDED MAIL TO:
SPOUSE CLADYS ALLISON	ADDRESS: 1037 N. Winter
Slamptour	CITY: Las Vouse , STAN ZIP: 9 9043
	/
_ \	im Deed
This Indenture made the 7th da	ay of N 6 V one thousand nine hundred and
19 qu	
Between Mantillian (Spouse No	ame), the party of the first part, and
(Grantor), the party of the	
Witnesseth: That the said party of the first	part, in consideration of the sum of TEN DOLLARS AND
Se de 4 1 1 50 N (Spouse Name) in hand paid by th	money of the United States of America, to be parties of the second part the receipt whereof is become
acknowledged, does hereby release and forever QUITCLAIN	A unto the parties of the second part, and to his or her being
and assigns, all the certain lot, piece parer / of of, and bounded and described as follows	is to wit:
SEE SCHEDULE "A" ATTACHED HERETO ANI	MADE A BARTHEREOF
_\ _\	
102CLITET with all buildings and improvement and appurtenances thereunto belonging or appertaining, and	ts located thereon, and with the tenements, hereditaments,
rents, issues, and profits thereof.	the reversion and reversions, remainder and remainders,
To have and to hold the said premis	es, together with the appurtenances, unto the party of the
The state of the s	
In Witness Whereof the party of the	first part has executed this conveyance the day and year
bove written.	
Signed and Delivered in the Presence of	and a De Me
Sout Delloon	Mary Stilliam
anera)	Spouse Name
July 4 / h	
	NOTARY PUBLIC
) / /	County of Clark
/ /	My Apos otment Syrees Mar. 17, 1963
the contract of the contract o	

•	
RECORDING REQUESTED BY:	AND WHEN RECORDED MAIL TO:
spouse Clady & S. Fillison	SPOUSE:
Slady SHILL	ADDRESS:
•	
(Affidavit
State of Alexada	Ailidavit
State of <u>levada</u> County of <u>Claric</u>	Date: $1/7/9$
Clady Allisar (Spouse Name) PERS CONVEYANCES BEING FIRST DULY SWOR	SONALLY APPEARED BEFORE ME THIS DATE OF H N, DEPOSES AND SAYS:
THAT I, Dan Hill (Spouse	Name) ON THIS DATE I HEREBY CONVEYED TO
CERTAIN OF MY REAL AND PERSONAL	TRUST, ALL RIGHT, TITLE AND INTEREST IN AND TO PROPERTIES, (personal properties listed in Schedule "A" attached
employee situation) AND ALL OF THE CURRE	VE USE OF MY LIFETIME SERVICES (exception being that of an ENTLY EARNED REMUNERATION THEREFROM AND FROM
ANY SOURCE WHATSOEVER BUT FOR T	HE CONVEYANCE WOULD BE DUE AND PAYABLE TO ME
DESCRIBED PROPERTY ROLL D A	LITATING THE RECONVEYANCE OF THE HEREINAFORE
H REAL AND PERSONAL PROPERTIE	CLESON (Grantor) SIMULTANEOUSLY WITH CERTAIN OF S TO GOLDEN SOTINGS TUST (Trust Name) TO FORM THE ION FOR THE HEREIN ABOVE NAMED CONVEYANCES
HEREWITH ACKNOWLEDGE TO BE THE R	RECEIPT OF TEN DOLLARS IN CASH AND A TRUST RECEIPT
LYON CHANGE (CHANGE	or).
And Further deponent saith not.	
7th day of 100 1994	Alederal Hellering
	Spouse Name
	NOTARY PUBLIC NOTARY PUBLIC STATE OF NEVADA
	STATE County of Clark County of Clark
	January Mar 17 308
	·

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Golden Springs Trust HC Route 64 P.O. Box 48 Callente, Nevada 89008

Schedule A

Description of Parcel;

A 40 Acre Parcel known as the S.E. ¼ of the S.W. ¼ of the N.E. ¼ of SEC. 18. TOWNSHIP 19. SOUTH RANGE 60 EAST - M.O.B.M. LINCOLN COUNTY, NEVADA

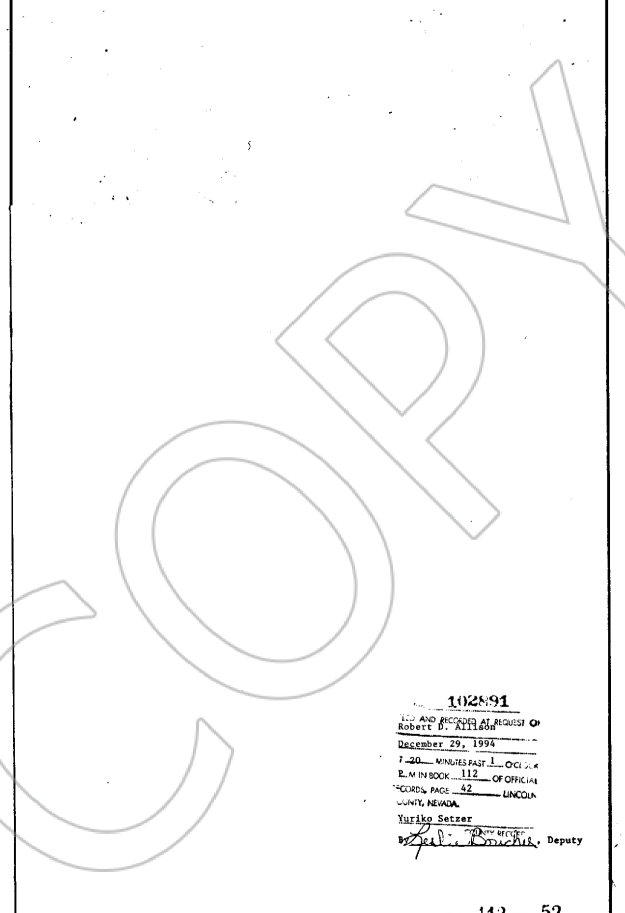
RECORDING REGIOESTED BT:
GRANTER WELL ON GRANTOR
ADDRESS:
Klint Celeral CTY , ST ZIP.
Mint Great
Bill of Sale
The undersigned, Boner Th. Allison (Grantor) of PoBox 19 (Address
(City), A (ST) 89000 (Zip) for a valuable consideration, receipt of which is here
acknowledged, does sell to Condon Springs (Trust Name) for the sum of ten dollars and othe considerations of value to them paid in hand, does bargain, sell, grant, transfer, assign, and convey unto the said second
considerations of value to them paid in hand, does bargain, sell, grant, transfer, assign, and convey unto the said secon
party,
The second secon
Listed on seperate sheets herewith attached and marked as "Schedule B".
I, Robert D. Allison (Grantor) the lawful owner of said property, that the same is free from
incumbrances except as noted, and that I have good right to sell the same as aforesaid, and will warrant same.
The seller does, for his heirs, executors, administrators and successors, convenant and agree to warrant and defend the
title of property hereby conveyed, against the just and lawful claims and demands of all persons who insoever.
NOTE: This document is to be dated on the same date as the Second Meeting and need not be recorded.
3/ day of Oct 3/ 1994 Johnt Dalliam
3 day of Oct 3 1944 John Melling
THE PROPERTY OF THE PROPERTY O
NOTARY PUBLIC NOTARY PUBLIC STATE OF NEVADA
STATE County of Clark
County of Stanford
The state of the s

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Schedule 'B'

Golden Springs Trust Inventory

	Quantity	Description Value
1		59 X 10 Wide Mobile Home LV
2	4	Ges Ranges
3	4	Water Heaters
4	4	Elec, Refridgerators
5		Gas Refrideerators
6	4	Auto, Washers
7	_	Dishwasher
8	4 -	Dining Set
9		Dining Hutch
10		King Bed
11		Standard Beds
12	3	Dressers
13	2	Softs
14	V = 1	Chair
15	[/i	Piano, Upright
16] /3	Lv.Rm. Cheirs
17	<u>]</u> 1+ /	Parnishings, Pictures, Drapes, Etc.
18	1	
19] 1	Desk
26] \ 1	File Cabinet
21] \ 2	TV Seas
22	4 97	Stereo
23	1	VCR
24	4 %.	Console w/Shortwave
25	76.	Radios
26	76.	Telephones
27	4 75	FAX Machine
28	Misc.	Jewelry
30		2000 Gal Storage Tank
31		8 HP Well Surface Pump and Pressure Tank 1600 Watt Motor Generators
32	4	15 KW Onan Generator
33	4	4.5 KW Kawasaki Generator
34	4	4.5 k w Kawanar Generator 18' Hwy. Trailer
35		600 Gal. Propane Tank
36		Windmill w/ water pump, & accessories.
37		4" Pipe
38	320	Strel Suction Rod
39	320	1 1/2" Steel Pine
40	300	Fiber Glass Rod
41] /i	Swimming Pool Heater
42		1980 Ford Van 1/2 Ton
43	and the same of th	1985 Chev pick up 1/2 Ton
44		
45		Ford 3/4 Ton Pick Up
46		1976 Ford 3/4 Pick Up
47	4	1982 Olds Sedan
48	4	1980 Chev Nova
49	4	Travel Trailer 23' Self Contained
50		32' Travel Trailer, Self Contained
51	J 80	Electric Fixtures, Spot Lamps 7800x 112 PAGE 52



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