

ORDER NO. ORDER NO. 19014208 ESCROW NO. 19014208

WHEN RECORDED MAIL TO: Rosemarie E. Stewart, Trustee c/o Rosemarie E. Stewart 4871 Meadow Springs Drive Reno, Neveda 89509

DEED OF TRUST WITH ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this 16 day of January

19<u>97</u>. between

D. Roger Stewart, Rosemarie E. Stewart and Jeffrey A. Stewart, Co-Trustees of the D. Roger Stewart Family Trust und 10/29/90

TRUSTOR.

whose address is 4871 Headow Springs Brive

Reno, Mevada 89509

COW COUNTY TITLE CO., a Nevada Corporation, TRUSTEE, and

(State and Zip Code)

Rosemarie E. Stewart and Jeffrey B. Stewart, Co-Trustees of the Rosemarie E. Stewart Separate Property Trust und 01/20/93

BENEI BENEFICIARY.

WITNESSTH: That Trustor grants to Trustee in trust, with power of sale, that property in the County of Nyd. State of Nevada described as:

Assessor's Parcel Number for 1996-1997: 06-031-30

See Exhibit Mattached hereto and by this reference incorporated herewith and made a part hereof for complete legal description.

This First Deed of Trust secures a Hote of even date herewith.

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

For the purpose of securing (I) payment of the sum of \$ 85,000.00 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 incor, prrated herein by reference or contained herein; (3) payment of additional sums and interest thereon which may hereefter 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 Deud of Trust,

To protect the security of this Deed of Trust, and with respect to the property above described. Truster expressty 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 8 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 Doed 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 request that a copy of any notice of default and any notice of sale hereunder to mailed to him at his address above sat forth.

STATE OF <u>Nevada</u>

) sa.

Signature of Trustor

COUNTY OF Washoe

14, 1997 personally appeared before E. Stewart and Leffrey A. Stewart B

personally known or proved to me to be the e is subscribed to the shows instrument, who acknowledged that I be y executed the above instrument,

Brandstrom Hildenard

> HILDEGARD J. BRANDSTROM Hotary Public - State of Nevada -Appointment Pincerded in Washing County BY APPORTMENT EXPRES OCT. 13, 1997

Algumaie E. Hewart Trustee

126 mm 200

EXHIBIT "A"

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

- A. TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

 (1) To keep said preserty in each condition and repair; not to remove described thereon to complete or festers promptly and in good and mechanists making any building which may be constructed, demanded as destroyed thereon and to puy when due all claims for laker performed and mechanists furnished sheeters; not to comply with all issue affecting eath pipestry or requiring any distrations or implementants for laker performed and arise thereof, not to comply with all issue affecting eath pipestry or requiring any distrations or implementants in the performance of the property described and expensive in violation of law; the cultivate, intripsts, furtilitie, furnished, prune and detail interest and the performance of a significant performance of the frame of the performance of the frame of the performance of the frame of the frame of the performance of the frame of the frame of the performance of the frame of the fr
- purposes such turn or sums as Beneficiary shall deem proper.

 [3] To appear in and defend only action or proceeding purporting to effect the security hereaf or the rights or powers of Baneficiary or Trustee, and costs and aspenses, including cast of evidence of Illie and extensive less in a resemble own, in any such extensive proceeding in which Baneficiary or Trustee may appear, and in any suit brought by Baneficiary to Interceden the blood of Trustee may appear, and in any suit brought by Baneficiary to Interceden the Baneficiary or Intercedent to the Baneficiary or Intercedent to the Baneficiary or Intercedent to the State of Arms of Intercedent to the Baneficiary of Intercedent to the Baneficiary of Intercedent to the Intercedent to the Intercedent to the Intercedent to the Intercedent Intercede

superior nersis, and all casts, free and expenses of this trust.

Should Truster fell to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation as to do any actions may demand upon Truster, and existing the series and the series of a series may deam necessary to pretect the series placed, Beneficiary or Trustee beling authorized to anter upon said property for such manner and to such extent only action or preceding purporting to affect the security hereaf or the rights of powers of Beneficiary or Trustee, pay any ancumbrance, charge or lies which in the judgment of althor appears to be offer or superior hereits, and pay his reasonable feet.

- To pay immediately and without demand all sums to expanded by Sensitizing or Trustee, with Interest from date of expenses
- (6) At Beneficiary's option, Truster will pay a "lete charge" not succeeding four per cont (4%) of any installment when paid more than lifteen (15) days after the dud date thereof to cover the outre expense involved in handling delinquent permants, but such "late charge" shall not be payable out of the pro-ceeds of any sale made to satisfy the indebtedness secured hereby, unless such proceeds as mufficient to discharge the antitle indebtedness and all proper costs and 8. IT IS MUTUALLY AGREED:
- 1) That any awards of demands in connection with any condemnation for public use of ar injury to said property or any part thereof is hereby for exposition of proceeds of line or other insurance.

 The awards and shall be paid to Sensitively with many apply or release such manays received by him in the pame mended and with the same effect as above provided.
- for disposition of proceeds of fire or other insurance.

 27) That by accepting payment of any sum secured hereby alter its due date, Seneticiary does not make his right either to feature prompt payment in the control of the control
- any agreement subsectinging the item or charge berself.

 1. That upon written request of geneticiary stating that all imms secured hereby how been gold, and upon surrounder of this deed and said note to workerly, the progesty into his hereby. The securities in such recovery extended the said secured hereby how been gold, and upon surrounder of this deed and said note to workerly, the progesty than held hereby. The securities in such recovery extended the said securities of the
- any act done bursyent to such notice.

 16) This wood default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, Beneficiary may decire all sums occurs benefit and of election to cours and payello by delivery to Trustor of written notice of default and of election to cours to be said stond decire.

 Ancherology and the secure has been expected. Beneficiary also held deposit with Trustor this Dond of Trust, teld note and all decuments evidencing exponditures.

After the laste of such time as may then be required by law following the recordation of tale neithe of default, and notice all sale herving been at their required by law for the tale of year presently under writ of enceution. Trustee, without demand on 7 titles, their sale is sale presently under writ of enceution. Trustee, without demand on 7 titles, their sale is sale presently or any part throws in blader for cash in order of the United States, payable in search sales, and it put notice as it may destructe, as the sale and the United States, payable into a sale present as the sale of the United States, payable may be substant as the sale of the States, payable of the States of the States, payable of the States of the Stat

Trustee that deliver to any purchase at the tome in the manner set torth above.

Trustee that deliver to any purchaser its deed conveying the property se sold, but without any covenant or warranty, capress or involved in such deed of any matters of feets shell be conclusive proof of the muthiulness thereof. Any person, including Truster, Trustee, or Beneficiery as notein.

er desmag, may purchase at ourn sale.

After deducting all costs, foes and expenses of Trustee, including a ressancels fao for the attorney of Trustee, and of this trust, including cost idence of title in connection with tale. Trustee shall apply the proceeds of tale to payment of; all sums expended under the terms haved, not then repaid, with trust including cost continues the terms haved, not then repaid, with the person or persons feelly antitled thereto.

- actived interest at tan per cont per annum; all other sums than secured hereby; and the templacer, if any, to the person or persone legally entitled thereto.

 That Secondary, sich instrument, assecuted and schemeladed and recorded in the office of the recorder of the country or country more tail property is situated, shall be conclusive ground an electromagnetic of the country or country or country and property and page where, as described in the situation of the recorder of the country or country or country more tails property and page where, as document or first and duties. Said instrument must contain the name of the regional frustry, returns, and page where, as document or first moment made which, this lose of a frust is recorded, this power of electricity hereander, the buck trustee who shall endour records this power of electricity near the country of the country of the temperature of the property of the country of the country of the temperature of the property of the property of the country of the temperature of the temperature of the property of
- (8) The following sovenents: Nos. 1, 3, 4, (Interest 10%) 5, 5, 8 and 9 of Nevado Revised Statutes 107.030, when not inconsistent with other commissions herein consistent, are hereby adopted and made a part of this Dead of Trust.
- (19) The sights and remedies hereby adapted and made a part of this Dead of Trust.

 Under at permitted by law shall be concurrent and cumulative, A violation of any of the sevenants hardin expressing set forth shall have the same effect at
 - (10) It is expressly agreed that the trust created hereby is browncable by Trustee.
- 11 If supressivy agreed that the titlet created horsely is inswercable by Trutter.

 (1) That this Deed of Trust applies to finure les the benefit of, and binds all parties hereto, their heles, legatess, devisees, administrators, executors, because and estigns. The term penefit and importance and holder, including planguage, of the note secured harsely, whether or not named as Bandistrators, executors, in this Deed of Trust, whenever the content so requires, the moduling gender includes the femine and/or neuter, and the singular number includes the
- (12) That Trustee accepts this trust when this Doed of Trust, duly secured and acknowledged, is made a public record as provided by law. Trustee the ability any party herato of pending asia under any other Doed of Trust or of any oction or proceeding in which Trustee.
- [13] Truster agrees to pay any deficiency criting from any cause ofter application of the proceeds of the sale held in accordance with the provisions have income adopted by reference.
- The undersigned Truster requests that a copy of any notice of default and any notice of sale heraunder be mailed to him at his adder REQUEST FOR FULL RECONVEYANCE

DO NOT RECORD

TO TRUSTEE

The undersigned is the legal owner and helder of the natt or nates, and of all other indebtedness secured by the faregoing Doed of Trust. Said note or lighther with all other indebtedness secured by said Doed of Trust, here been fully paid and saltified; and you are hereby requested and directed, an payon you are all of all other and all other and all other or an expense of a frust, and are rates observe mentioned, and all other evidences of indebtedness as all of the selections of an expense of indebtedness as all the selections of the selection of the selec

| Dated | or frust, and to receively, without werrenty, to the parties designated by the termi | *** |
|---|--|-----|
| | | _ |
| Piness mail Danid of Trust, Note and Recompyance to | Steel & Mark State Committee Committ | - |
| Do not lose or declary this Does of Trust OR THE NOTE which it so | Notes. Both must be delivered to the Trustee for canadiation before | _ |

Trust QA THE NOTE which it secures, Both must be delivered to the Trustee for a . 100 120 am 200

EXHIBIT "5"

The North Half of the Southeast quarter of Section 8, Township 7 South, Range 61 East, M.D.B. & M.;

EXCEPTING AND EXCLUDING THEREFROM that portion thereof West of the center line of the drain ditch which is more particularly described as beginning at the Northwest corner of the Northwest quarter of the Southeast quarter of said Section; thence East 798 feet to the center line of the drain ditch; thence East 750 feet to the denter line of the drain ditch; thence Southeast along the center line of the drain ditch 533 feet; thence West 975 feet; thence North 476 feet to the point

ASSESSOR'S PARCEL NUMBER FOR 1996 - 1917: 08-031-30

STATE OF UTAH COUNTY OF UTAH

On personally appeared before me, a Notary Public DEFFREY A. STEWART personally known or proved to me to be the personal whose name is subscribed to the above instrument, who acknowledged that be executed the above instrument.

108353

Filed And Recorded At Request Of COW COUNTY TITLE

MARCH 12, 1997

At 02 Minutes Past 3 O'Clock

PM In Book 126 Of Official Records

Page 299 Lincoln County Nevada.

YURIKO SETZER

By Lili County Recorder