

ORDER NO. ESCROW NO. 19015545

WHEN RECORDED MAIL TO:

CLARK COUNTY CREDIT UNION PO BOX 36490 LAS VEGAS, NV 89133

DEED OF TRUST WITH ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this 30TH day of JANUARY

19⁹⁸, between

ANTHONY VINCENT, A SINGLE MAN, DESIREE VINCENT, A SINGLE WOMAN, AND LUKE VINCENT, A SINGLE MAN, ALL AS JOINT TENANTS

TRUSTOR.

whose address is

547 HILLTOP RD, HENDERSON, NV 89015

(State and Zip Code)

(number and street) (City) COW COUNTY TITLE CO., a Nevada Corporation, TRUSTEE, and

CLARK COUNTY CREDIT UNION

BENEFICIARY.

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

LOTS 1 AND 2 AND THE NORTHEAST QUARTER (NEI/4) OF THE SOUTHEAST QUARTER (SE1/4) OF SECTION 1, TOWNSHIP 5 NORTH, RANGE 67 EAST, M.D.B.& M., LINCOLN COUNTY, NEVADA.

EXCEPTING THEREFROM ALL GAS, OIL AND ANY AND ALL MINERAL RIGHTS THERETO ABOVE AND BELOW SAID LAND.

APN# 05-171-01

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 \$50,000.00 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 essigns, 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 Baneficiary 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 be mailed to him at his address above set forth.

STATE OF NEVADA	Signature of Trustor
COUNTY OF LINCOLN	buthon winest
no. a Notary Public. ANTHONY VINCENT, DESIREE VINCENT, AND LUKE VINCENT	ANTHONY VINCENT
personally known or proved to se to be the person whose name is subscribed to the above instrument, who acknowledged	DESIREE VINCENT
that _The Y executed the above instrument.	DESIREE VINCENT
HOTERY PUBLIC	LUKE VINCENT

STATE OF NEVADA County of Clean Meliasa A. Pedersen Aupt. No. 97

BOOK 132 MASE 489

"A" Tidilian

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

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

[3] To keep said property in good condition and repair; not to remove or desmilled any building thereon; to complete or restore preemptly and in manufactures and workmanilis manner any building which may be constructed, demaged or desirated thereon and to say when due all claims for labor perfecting and property or requiring any districtions or improvements to be made thereon; not to commit our materials furnished therefor; to commit suffer or permit any act upon said property or requiring any districtions or improvements to be made thereon; not to commit our act which from the character or use of said property may be reasonably necessary, the specific normalization herein not excluding the general.

[21] Trustor covenants to keep all buildings that may now or at any time on stoperty during the continuence of the trust in good report and be soprowed by Seneticiary, for such sum or sums as shell equal the texts indebted by Seneticiary, for such sum or sums as shell equal the texts indebted by Seneticiary, the such sum or sums as shell equal the texts indebted not Seneticiary harded all obligations having priority over this fixery, or so collection spent of Beneficiary that indestinates the sum or sums as Seneticiary that in destinate thereof, Seneticiary may procure such insurance and/or make such repairs, and expend for eithing of such such sums as Seneticiary shell deem proper.

(3) To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or 3 all costs and expenses, including cost of evidence of title and attorney's feet in a restonable sum, in any such action or proceeding in which Be a may appear, and in any suit brought by Beneficiary to forectoes this Daed of Trust.

(4) To pay at least ten days before delinquency all taxes and assessments affecting said property, including assessments on appursement water stock, or leading property are not personally assessments on appursement water stock, or hereto, and all costs, feet and expenses of this trust.

Should Truster fall to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and as either may deem necessary to product the security hereof; Beneficiary or Trustee to go the same in such manner and to such as an either may deem necessary to product the security hereof; Beneficiary or Trustee being suthering and to enter upon seld property for such manner and to such as any security and property for the security hereof or the tight or powers of Beneficiary or Trustee; pay, purchase, contact or comprising to a filter the security hereof or the tight or powers of Beneficiary or Trustee; pay, purchase, contact or comprising to a filter the security hereof or the tight or powers of Beneficiary or Trustee; pay, purchase, contact or comprising to a filter the security hereof or the tight of beneficiary or trustee; pay, purchase, contact or comprising to the power of Beneficiary or Trustee; pay, purchase or the tight of the power of Beneficiary or Trustee; pay, purchase, contact or the tight of the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the power of Beneficiary or Trustee; pay, purchase or the

To pay immediately and without demand all sums so expended by Beneficiary or Trustee, with interest from date of expanditure at ten per

(6) At Beneficiary's option, Trustor will pay a "lete charge" net exceeding four per cent (4%) of any instalment when peld more than differen (15) drys after the due date thereof to cover the extra expense involved in handling delinquent payments, but such "late charge" shall not be payable out of the proceeds of any sale made to satisfy the indebtedness secured haraby, unless such preceeds are sufficient to discharge the antire indebtedness and sil proper cests and expenses secured thereby.

E. IT IS MUTUALLY AGREED:

(1) That any oward of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby for disposition of proceeds of fire or either injury as said property or any part thereof is hereby for disposition of proceeds of fire or either injurance.

That by accepting payment of any sum setured becoby after its due date. Beneficiary does not waive his right either to require premot payment (3). That any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of reconvex any part of sid property; consent to the making of any map or plat thereof; join in granting any essement thereon; or join in any extension spreement upon discussions thereof.

(4) That upon written request of Sensitilisty stating that discuss security in the property then had been continued as the security in the property than the security in the security in the security in the property than had been security. The property than had been security in the property than had been security. The property than had been security in the property than had been security in the security in the property than had been security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the securit

(6) That upon default by Taustor in psyment of any indebtedness secured hereby or in performance of any agreement hereunder. Beneficiary may which notice at default and of slection to cause to be sold seid property, secured hereby in the second selection of the second selection selection of the second selection selection

After the lapse of such time as may then be required by lew following the recordation of said notice of default, and notice of said having been as then required by law for the sale of real property under writ of execution. Trustee, without demand on Trustor, shall sail said property or any part user as the time and place fised by it in said notice of a site of said and notice of said notice of said and the said and the said of said and the sai

Trustee shall deliver to any purchaser its deed conveying the property so sold, but without any covenant or marranty, express or implied. The after defined, may purchase at such sole, or Sects shall be conclusive proof of the trustifulness thereof. Any parson, including Trustor, Trussee, or Beneficiary or harding.

After deducting all costs, fees and expenses of Trustee, including a restangele fee for the attorney of Trustee, and of this trust, including cost avidance of title in connection with sale, Trustee thall apply the proceeds of sale to payment of: all turns appended under the termin hereof, not then repetd, with account interest of ten per cent per annum; all other turns then secured hereby; and the terminder, if any, to the person or persons legally entitled thereto.

(2) That therefichery, or his assignes, may from time to time, by instrument in writing, subtilitute a successor or successors to any Trustee named in titleast, shall be conclusive preson of processors, executed, and exhaneleded and recorded in the office of the recorder of the county or county or counties where sald property cased to all its title, extate, rights, powers and duties. Said instrument must contain the name of the original Truste, Trustee and Beneficiary hereinder, the book have been recorded, this power of substitution cannot be exercised until after the containing and address of the naw Trustee. If notice of detection has been recorded, this power of substitution cannot be exercised until after the containing and proceeding the power of substitution cannot be exercised until after the containing and proceeding the power of substitution of originals.

Trustee, who shall andone receipt thereof upon such instrument mild after the cost, see and appears of the them acting Trustee shall be activated at other provisions for trustitution, or originals.

The following governants: Nos. 1, 3, 4, (Interest 10%) 5, 6, 8 and 9 of Novade Revised Statutes 107,000, when not inconsistent with other

(8) The following covenants: Nos. 1, 3, 4 (Interest 10%) 5, 6, 8 and 9 of Novede Revised Statutes 107,030, when not inconsistent with other covenants and provisions herein consistend, are hereby adopted and made a part of this Deed of Trust.

(9) The rights and remadisc hereby granted shall not exclude any other sights or remedies granted by law, and all rights and remadies granted here-votation of any covenant herein adopted by reference.

(10) It is expressly agreed that the trust created hereby is brevecable by Truster.

(11) That this Doed of Trust applies to, inures to the benefit of, and binds all parties hereto, their heirs, legates, devises, administrators, executors, buccessors and assigns. The term Banaficlary half mean the owner and holder, including plagess, of the note secured hereby, whether or not named as Banaficlary half mean the context as requires, the meaculine gender includes the famine and/or nautor, and the singular number includes the

[17] That Trustee accepts this trust when this Daed of Trust, duly assocuted and acknowledged, is made a public record as provided by law. Trustee it not obligated to notify any party harete of panding sale under any other Deed of Trust or of any action or proceeding in which Trustor, Sensitivity or Trustee.

413) Trustor agrees to pay any deliciency orising from any cause after application of the proceeds of the sale held in accordance with the provisions of the covenants hereinabove adopted by reference.

The undersigned Truster requests that a copy of any notice of delault and any notice of sale beraunder be mailed to him at his address herein

REQUEST FOR FULL RECONVEYANCE

DO NOT RECORD

The undersigned is the legal owner and holder of the note or notes, and all alter indebtedness secured by the foregoing Deed of Trust. Said note or not tops they with all other indebtedness secured by said Deed of Trust, here been fully paid and satisfied; and you are hereby requested and directed, on payment you of any sums owing to you under the terms of said Deed of Trust, to cancel said note or notes above mentioned, and all other evidences of indebtedness secured Deed of Trust, all the setate now held by you under the series.

Debre		_			
		,			
Please mali: Cood of Trust, Note and Reconveyance to	N	· ·	n ann an a	1.00	
Do not less or destroy this Dood of Trust Of THE NO	TE which it secur	es. Soth sunt be delivered	to the Treates f	er concelledon b	

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EXIBIT *B*

ALIENATION CLAUSE

'IF THE TRUSTOR SHALL SELL, CONVEY, OR ALIENATE THE HEREIN DESCRIBED OR ANY PART THEREOF, OR ANY INTEREST THEREIN, OR SHALL BE DIVESTED OF HIS TITLE OR ANY INTEREST THEREIN, IN ANY MANNER OR WAY, WITHOUT HAV-ING FIRST OBTAINED THE BENEFICIARY'S WRITTEN CONSENT TO DO SO, THE ENTIRE BALANCE SHALL AT THE OPTION OF THE HOLDER HEREOF, AND WITHOUT DEMAND OR NOTICE, IMMEDIATELY BECOME DUE AND PAYABLE.

NO. 110440

LED AND RECORDED AT REQUEST C.

Cow County Title

February 11, 1998

A. 59 MINUTES PAST 2 C CLOCK

PM IN DOCK 132 OF OFFICIAL

- Всояря РАСЕ<u>488 чисот.</u>

ILNIY, HEVADA.

Yuriko Setzer

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