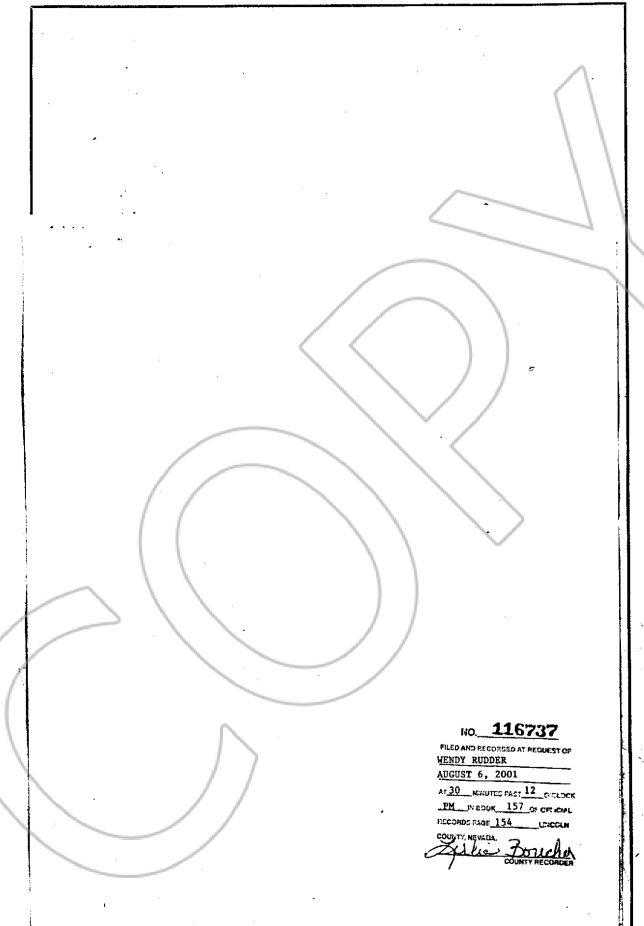
DO NOT DESTROY THIS NOTE: When paid, this note and the Deed of Trust must be surrendered to the Trustee with request for reconveyance.

## INSTALLMENT NOTE (Principal Only)

\$_	17,000.00	Alamo	Nevada,	August 1, 2001
pr	In installments and omise to pay to Lincoln A	at the times hereinafter Air, Incorporated, Trust	stated, for va tee for Marjor	lue received <u>I</u> ie I. Detraz.
be ba If the fo	r each installment so deli	Parcel 04-151-54 at wheecome all due and payare of the installment as here date, a late charge of sinquent.	nich time the able. reinabove set \$10.00 (Ten D	any remaining unpaid  forth is delinquent more  ollars) shall be assessed
In the event subject property is sold, transferred or conveyed in any manner, then at the option of the holder hereof, the entire unpaid balance of principal and interest then owed shall become all due and payable.				
AT ANY TIME. THE PRIVILEGE IS RESERVED TO PAY MORE THAN THE SUM DUE. Each payment shall be credited first, on the interest then due; and the remainder on the principal sum; and interest shall thereupon cease upon the amount so credited on the said principal sum. Should default be made in the payment of any of said installments when due, then the whole sum of principal and interest shall become immediately due and payable at the option of the holder of this note. Should suit be commenced to collect this note or any portion thereof, such sum as the Court may deem reasonable shall be added hereto as attorney's fees. Principal and interest payable in lawful money of the United States of America. This note is secured by a certain DEED OF TRUST (Second Deed of Trust) to LINCOLN AIR, INCORPORATED, A NEVADA CORPORATION, as Trustee.				
Ā	Control H. Westall	<u>/</u> 	Peggy W. y	y Dalestall Jestall
		•		

200x 157 n. 154



200 157 m. 155