DO NOT DESTROY TO NOTE: When paid, this note with Deed () rust securing same must be surrendere o Trustee for cancellation before reconve, ance will be made.

	NOTE SECURED DV I			
	NOTE SECURED BY I		UST No	
\$ 3,366.33	Gardnerville,	, Nevada, _	January 10,	1980
				afferdate; for
value received, undersigned pr	omise to pay to			
RANCH HOUSE REAL	TY, INC.			, or order, at
Box 600 Minden,	Nevada			the sum of
THREE THOUSAND T	HREE HUNDRED AND SIX	TY-SIX AND	33/100	DOLLARS,
w MYMERSTAN	%	Zyzkyzky	vith no inter	The state of the s
UNIT NO. 3, Doug Should interest not be payment of any principal or this note is secured, the whole hereof. Principal and interes enforce any obligation secur	e of Lot 6, as shown las County, Known as so paid it shall thereafter bear life interest or in the performance of a sum of principal and interest shall the payable in lawful money of the ed by such Deed of Trust, under daction. This note is secured C.	y84 Fairwa ke interest as the any obligation con all become immed United States. It	principal. Should de tained in the Deed o tately due at the opti- action be instituted to pay such sum as	fault be made in f Trust by which ion of the holder in any Court to
		V XVVIII	N. Hembleen Hembree	ferre
	CHARTER TITL DO NOT DESTROY	1 1		The state of the s
	DO NOI DESIROT	INIS NOIE		

REQUESTED BY

Lanch House Realty
IN OFFICIAL RECORDS OF
BOUGLAS CO. NEVADA

1981 HAR 26 PM 2: 15

MARIE A. RABEL REGORDER

54759

LIBER 381 PAGE 2184