$\infty$ – 13113-TO RECORDING MA	AIL TO	SPACE BELOW FOR	RECORDER'S USE ONLY
Commercial Credit Plan. Inc.			•
P. O. Box 7300			
Reno, NV 89510			
	REAL PROPER	TY TRUST DEED	
Beneficiary:		_	rustee:
Commercial Credit Plan, Inc	corporated	Commercial Cred	
345 E. Plumb Lane		345 E. Plumb Lar	
Reno, NV 89502		Reno, NV 89502	
Date of Loan: March 17, 1983			
Amount Financed: \$ <u>1:655.00</u>	-		\ \
Annual Percentage Rate: 14.00	%		
By this Deed of Trust, the undersigned (all, if from Trustor to Beneficiary above named, and all fundament Financed stated above, hereby grants, transftogether with all improvements thereon situated in Neva	iture advances from Benefic ers and assigns to the above	iary to Trustor, the Maximum Outsto named Trustee in trust, with power	anding at any given time not to exceed the
Lot 437 as shown on the Secon of the County Recorder of Dou No. 43419. Second Also Known As: 225 Ski Court	d Amended Map of glas County, Nev	SUMMIT VILLAGE, file ada on January 13, 19	ed in the office 269, as Document
If the Trustor shall fully pay according to its terms the		\ / /	11 mmd
Trustor agrees to pay when due all taxes, liens of form and amount as may be satisfactory to the Bene without waiving its right to declare a default) effect a shall be added to the unpaid balance of the obligation Annual Percentage Rate.	and assessments that may a ficiary in said Beneficiary's aid insurance in its own na	cerus against the above described professor, and in default thereof Benefic no or pay such lien, tax or assessment	operty and shall maintain insurance in such clary may (but is not obligated to do so and at. The promium tax, lies or assessment pair
Should Trustor sell, convey, transfer or dispose first had and obtained, then Beneficiary shall have the ri	of, or further encumber said	property, or any part thereof, with	out the written consent of Beneficiary being
Upon default by Trustor in payment of any inde immediately become due and payable at the option of Beneficiary, the Trustee shall sell, for lawful money Beneficiary's option, in accordance with the provisions Beneficiary may direct, a public auction to the highest sale of all or any portion of said property by public of public oral announcement at the time fixed by the puterms hereof, not then repaid; all other sums then secure Trustor also agrees that in the event of any defa	bitedness secured hereby or of Beneficiary and without of the United States, the pro- of the laws of the State of N t bidder for cash in lawful a oral announcement at the time receding postponoment. Trus d hereby, and the remainder, i ult in any terms and conditi	in the performance of any agroemed demand but upon notice to Trustor, operty then subject to this Deed of T evada in force at the time of such sale noney of the United States, payable at se and place of sale, and from time to the shall apply the proceeds of sale f any to the person or persons legally en-	In the reunder all sums secured hereby shall in such event and upon written request of rust, as a whole or in separate parcels, at , and if in separate parcels, in such order as to the time of sale. Trustee may postpone the postion through the state of the sale by to payment of all sums expended under the stilled thereto.
any default in any of the terms and conditions of any o every such event the Beneficiary may, at its option, de- as in the case of any other default hereunder, or if Ben of any trust deed, the lien of which is then prior and p secured by the lien of this instrument and shall bear inter	ther trust deed, the lien of w clere the indebtedness secur eficiary chooses, Beneficiary paramount to the lien of this	hich may be or become prior and par- ed by this instrument due for all purp- may pay such sum or sums as shall b instrument may be complied with, whi	amount to the lien of this instrument, then in oses, and foreclosure may be had hereunder e necessary so that the terms and conditions ich such sums or sum when so naid shall be
Beneficiary may, without the concurrence of Trus Trustee named herein or acting hereunder, which im- said property is situated, shall be conclusive proof of duties.	strument, when properly ack proper substitution of such	nowledged and recorded in the offic successor Trustee, who shall succee	e of the County Clerk of the County where at to all its title, estate, rights, powers and
This Deed inures to the benefit of, and binds all participated. THE UNDERSIGNED TRUSTOR REQUESTS THE MAILED TO HIM AT HIS ADDRESS HEREINBEFORE SET	AT A COPY OF ANY N	, administrators, executors, successors FOTICE OF DEFAULT AND OF A	and assigns.  NY NOTICE OF SALE HEREUNDER BE
	Signature	of Trustor	1 / -
		FOY F. Burt	Hierol
		Jolanda J. Hunt	y. X - v
STATE OF NEVADA	on March ]	· / /	r o mo, the undersigned, a Notary Public in and fo
COUNTY OF Washoe ss.		nally appeared <u>Foy F. Hur</u>	
and the state of t	-		known to me to be th
Notary Public - State of Nevada	•	ose name S. are	subscribed to the within instrumen
Appointment Recorded in Weethou County NY APPOINTMENT EXPIRES BEPT, 0, 1948	and acknowledged to me that  Notary's Signature	a source the same.	
Austra-mustramiserariahanta-tenti ata Madale ana aka 1906-1901-1917 (Paragi Selekula)	Type or Print Notary's Name	Robert E. Black	077689
CCC 247 "Printed in USA" 7/81	ع	70	- LIBER 383 PAGE 2298

	REQUEST FOR FULL RECON To be used only when note has be	
To	,Trustee:	Dated
Trust have been paid, and you cancel all evidences of indebted	are requested, on payment to you of any sums of	by this Deed of Trust. All sums secured by said Deed o owing to you under the terms of said Deed of Trust, to you herewith and to reconvey, without warranty, to the under the same.
Mail Reconv	eyance to:	
	By	CORPORATE NAME
Do not	lose or destroy this Deed of Trust OR THE NOTE telivered to the Trustee for cancellation before rec	which it secures. Both must be



REQUESTED BY

Northern Nevada Title Company
IN OFFICIAL RECORDS UF
DOUGLAS CO. NEVADA

1983 NAR 18 PH 3: 10

SUZANNE BEAUDREAU RECORDER

077689

- LIBER 38314GE 2299