DOUGLAS COUNTY TITLE CO., INC. #7047 RECORDING REQUESTED BY	RECORDING DATA
When Recorded Mail to	
NEVADA NATIONAL BANK	
PO Box 5580	
Stateline, Nv 89449	
	ne for Recorder's Use
-	SSIGNMENT OF RENTS
THIS DEED OF TRUST, Made this 14 day of Ma	
Estate of Amelia D'Amelio, By Clare Golnic	ck, personal representative
PO Box 349 Zephyr Cove. Ny 8944	18
(Number & Street) herein called TRUSTOR, NEBACO, Inc., a Nevada corporation,	herein called TRUSTEE, and NEVADA NATIONAL BANK
to the Trustor, as herein used, are intended to and do include the plural numbers as indicated by the context.) WITNESSETH: That Trustor irrevocably grants, transfer	existing under and by virtue of the laws of the State of Nevada, the word "Trustor" and the words "he", "his" or "him" referring he masculine, feminine and neuter genders and the singular and s and assigns to Trustee in Trust, with power of sale, that property
in Douglas County, Nevada, describ	bed as:
"Legal Description"	
see exhibit A attached here to an	nd made a part here of.
A.P. #21-100-38-3	
	_ ` _ '
TOCETUED WITH all and singular the tenements hazard	litaments, and appurtenances thereunto belonging, or in anywise
appertaining, and the reversion and reversions, remainder and :	remainders, rents, issues and profits thereof, royalties and pay- ease thereof, and installments of money payable pursuant to any
agreement for sale of said property or any part thereof, SUBJE	ECT. HOWEVER, to the right, power, and authority given to and
issues, profits, royalties, payments and installments of money as '	s incorporated herein by reference to collect and apply such rents, they become due and payable. It is specifically understood and
eration and plumbing appliances and equipment, which are now	ill gas, electric, heating, cooling, cooking, air-conditioning, refrig- in or which may hereafter be attached to, or built-in in any build-
the accounts for the indebtedness housin montions	ll be deemed fixtures and a part of the realty, and are a portion of sum of \$ 10,000.00 (Ten Thousand and 00/100)
with interest thereon, according to the terms of a promissory no	te or notes of even date herewith, made by Trustor, payable to the
hereafter be borrowed from the Beneficiary by the then record o	Payment of such additional sums with interest thereon as may owner or owners of said property when evidenced by another
Trustor (or of any successor in interest of the Trustor to said ;	of any other present or future indebtedness or obligation of the property) to the Beneficiary, whether created directly or acquired
time of execution of this Deed of Trust, or arising thereafter.	r not, whether otherwise secured or not or whether existing at the 4. Performance of each agreement of Trustor herein contained.
this Deed of Trust and the note or notes secured hereby, that I	TRUST, TRUSTOR AGREES: By the execution and delivery of the will observe and perform all provisions; that the note and other
obligations therein referred to shall be deemed to mean the obliga- ferred to shall be deemed to mean the property affected by this	ations secured by this Deed of Trust; that the property herein re- Deed of Trust; that the terms "Trustor", "Beneficiary", and
"Trustee", as used therein shall be deemed to mean the Trustor.	Beneficiary, and Trustee, respectively, under this Deed of Trust; ovisions (1) to (17), inclusive, set forth on the reverse and under-
stands the same.	ce of Default and of any Notice of Sale hereunder be mailed to him
at his address hereinbefore set forth.	SIGNATURE OF TRUSTOR
STATE OF NEVADA	
COUNTY OF Pouglas ss.	x Clave Gobrick
On this 4 day of Mouch , 1984,	Estate of Amelia D'Amelio, by Clare Golnic personal representative.

personally appeared before me, a Notary Public,

who acknowledged

Clare Golnick

that he executed the above instrument.

personal representative.

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

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

(1) To keep said property in good candillon and repair, not to remove or developing any buildings thereon; to complete or restore prompty and in good and workmalike manner any isuldings which may be constructed, isamaged or developed thereon and to past when the all claims for later performed and materials ferrished therefor, and if the boan securical better or any part thereof is being betained for the purpose of romatuction of improvements on and property. Trustor (1) to flow Beneficiary to Inspect said property at all times during construction; (2) to replace any work or materials unsatisfactory to Beneficiary, within fifteen (15) conflow Beneficiary of such fact, which notice may be given to the area of the same; (d) that work shall not cross on the construction of such improvements for any reston whichever the property of the property to property to the property of the property of the propert

stelle in e demand upon Tratone and whiten, tripasing Tratone from any estigation aeron, may, make a so we remove the provision of secretic any electronic or protection properly in a direct the secretic hard or the trake and general or Berefelings or Transfer strategy extended to the control of the secretic strategy of the secretic strategy extended to the control of the secretic strategy of t

otherwise.

(16) This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and axisgus. The term "Beneficiary" shall mean the owner and holder, including piedgees of the Note secured hereby, whether or not named as Beneficiary herein. In this Deed, whenever the context so requires, the maculine gender includes the feminine and/or neuter and the singular number includes the pitral.

(17) Trustee accepts this Trust when this Deed, duly executed and acknowledged, is made a nubile record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Trustor, Beneficiary or Trustee shall be a party unless brought by Trustee.

F-0928618 BOOK 384 PAGE 2079

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Do not lose or destroy this Deed of Trust OR THE NOTE which it secures. Both must be delivered to the Trustee for cancellation before reconveyance will be made.

LEGAL DESCRIPTION

All that certain lot, piece or parcel of land situate in the County of Douglas, State of Nevada, described as follows:

Lot 7, of Block 1, as shown on the Plat of Mountain View Estates No. 1, recorded December 1, 1978, in Book 1278 of Official Records, at Page 069, Douglas County, Nevada, as Document No. 27818.

Assessment Parcel No. 21-100-38-3.

