| RECORDING REQUESTED BY | | |
|---|--|---|
| When Recorded Mail to Nevada National Bank | | |
| Carson Valley #18 | | |
| P.O. Box 578 | · | |
| Gardnerville, NV. 89410 | ine for Recorder's Use | |
| • | | |
| | SIGNMENT OF RENTS | |
| THIS DEED OF TRUST, Made this14th_day of | December | 1984 between |
| Thomas J. Bartels | A- | |
| whose address is 1321 Raeline Lane, Minden, | NV. 89423 | TATE |
| herein called TRUSTOR, NEBACO, Inc., a Nevada corporation, herein called banking association, organized and existing under and by virture of the law stood that the word "Trustor" and the words "he", "his" or "him" referring teminine and neuter genders and the singular and plural numbers as indicated WITNESSETH: That Trustor irrevocably grants, transfers and assigns County, Nevada, described as: | s of the State of Nevada, herein called BENEFICIARY. (It is to the Trustor, as herein used, are intended to and do inc | is distinctly under- lude the masculine, |
| All that certain lot, piece or p the County of Douglas, State of | arcel of land situate in Nevada, described as follows | |
| Lot 7, Block 2, as shwon on the No. 1, recorded December 1, 1978 at page 069, Douglas County, Neva | plat of Mountain View Estate , in Book 1278 of Official R | 5 |
| Assessment Parcel No. 21-100-21- | .9 | |
| | | |
| | \ \ / | |
| | \ | |
| | | |
| | | |
| | / / ~ | |
| TOGETHER WITH, all and singular the tenements, hereditaments, an version and reversions, remainder and remainders, rents, issues and profits the mineral lease thereof, and installments of money payable pursuant to any agree to the right, power, and authority given to and conferred upon Beneficiary by and apply such rents, issues, profits, royalties, payments and installments of agreed, without affecting the generality of the foregoing, that all gas, elect appliances and equipment, which are now in or which may hereafter be attarted property, shall be deemed fixtures and a part of the realty, and are a port FOR THE PURPOSE OF SECURING: 1. Payment of the sum of \$F\$ with interest thereon, according to the terms of a promissory note or notes ficiary, and extensions or renewals thereof. 2. Payment of such additional su | nereof, royalties and payments arising or accruing by reasoneement for sale of said property or any part thereof, SUBJ paragraph (13) of the provisions incorporated herein by remove as they become due and payable. It is specificall tric, heating, cooling, cooking, air-conditioning, refrigerate ched to, or built-in in any building or improvement now of ion of the security for the indebtedness herein mentioned. Cleven Thousand Five Hundred of even date herewith, made by Trustor, payable to the ms with interest thereon as may hereafter be horrowed from | n of any oil, gas or ECT, HOWEVER, eference to collect y understood and ion and plumbing r hereafter on said (11,500.00) and no/100 order of the Bene-ficiary |
| by the then record owner or owners of said property when evidenced by arother present or future indebtedness or obligation of the Trustor (or of ar whether created directly or acquired by assignment, whether absolute or coexisting at the time of execution of this Deed of Trust, or arising thereafthereby. 4. Performance of each agreement of Trustor herein contained. TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUS | ly successor in interest of the Trustor to said property) to ntingent, whether due or not, whether otherwise secured er, when evidenced by promissory notes stating that said | o the Beneficiary, or not or whether notes are secured |
| note or notes secured hereby, that he will observe and perform all provision mean the obligations secured by this Deed of Trust; that the property herei Trust; that the terms "Trustor", "Beneficiary", and "Trustee", as used ther tively, under this Deed of Trust; and Trustor acknowledges that he has read understands the same. The undersigned Trustor requests that a copy of any Notice of Default | is; that the note and other obligations therein referred to so referred to shall be deemed to mean the property affects ein shall be deemed to mean the Trustor, Beneficiary, and the copy of said provision (1) to (17), inclusive, set forth | hall be deemed to ed by this Deed of d Trustee, respec- on the reverse and |
| before set forth. | SIGNATURE OF TRUSTOR | audiess nereni- |
| STATE OF NEVADA | | |
| COUNTY OF Douglas | Thomas J. Bartels | |
| On this <u>14 tdi</u> y of <u>December</u> , 19 <u>84</u> | - Inomas y. Darters | |
| personally appeared before me, a Notary Public, | | |
| Thomas J. Bartels who acknowledged | | |
| that he executed the above instrument. | | |
| (The same all and a second | | |

112207 BOOK 185 PAGE '771

NOTARY PUBLIC

GLENIVA M. CLARIDGE
Notary Public - State of Nevada
Appointment Recorded in Douglas County
MY APPOINTMENT EXPIRES AUG. 6, 1985

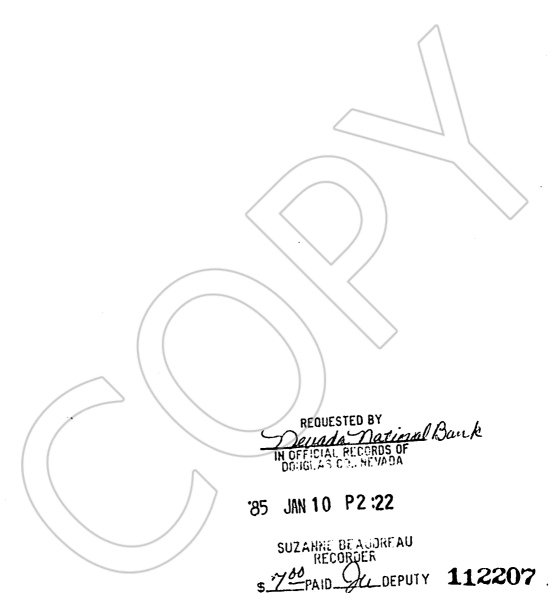
TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

(1) To keep said property in good condition and repair, not to remove or demoluls any holdings thereon, to complete or testore prompth, and in good and workmalike manner any buildings which may be continuened, damaged of destroyed thereon and to pay, when due all claims, for falsor performed and untertain furnished therefors, and if the loan secured hereby or any part thereof is being obtained for the purpose of construction of improvements on said property. Trustor to good the property of the property in violation of all with continuents of the property of the property of the property of the property in violation of law to cultivate, the property of the propert

(6) To pay immediately and without demand all sums so expended by Beneficiary or Trustee with interest from date of expenditure at the tate specified in said note.

(7) To insure the payment of taxes and assessments, which are now or hereafter may be a lien upon the property described at least ten (10) days before the delinquency thereof as provided for in paragraph (5) hereinabove, and to pay such premiums upon policies of insurance which may be required by the Beneficiary as provided for in paragraph (2) hereinabove, the Trustor agrees to pay the Beneficiary, in addition to any other payments required hereunder, an installment of the taxes and special assessments levied or to be levied against the hereinabove described premiums and installment of the premium or premiums and assessments levied or to the premiuses covered hereby and required by the Beneficiary, Trustor agreeing to deliver promptly to Beneficiary all bills and notices therefor. Such installments shall be equal to the estimated premium or premiums for such insurance and taxes and assessments next due (as estimated by Beneficiary) less all installments already paid therefor, divided by the number of months that are to elapse before one month prior to the date such premium or premiums and taxes and assessments will become delinquent. If the amounts paid to the Beneficiary under the provisions of this paragraph are insufficient to discharge the obligation of the Trustor to pay such premium or premiums, taxes and assessments as the same become due, Trustor shall pay to Beneficiary upon its demand such additional sums as it may require to discharge Trustor's obligation to pay premium or premiums, taxes and assessments. At the option of the Beneficiary, all moneys paid to Beneficiary under the terms of this paragraph shall be held by Beneficiary in trust to pay such premium or premiums, taxes and assessments before the same become delinquent, or may be credited directly to interest and principal due under the terms of the note secured hereby and upon p

may at the option of the Beneficiary be applied to the pageners of prime option and to memory the obligation secured heights in the or feed and the pageness of which the first catalabeled under pagengagil 71 in established and pagengagil 71 in established to the pagengagil 72 in established and pagengagil 71 in established and pagengagil 71 in established and pagengagil 72 in established and pagengagil 73 in established and pagengagil 73 in established and pagengagil 73 in established and pagengagil 74 in established and sufficiently and pagengagil 74 in pagengagil 74 in established and sufficiently 74 in pagengagil 74 in established 74 in pagengagil 74 in page



BOOK 185 PAGE 773