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	AND WHEN RECOR	DED MAIL TO					
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110000	TERI STANFORD		1				
Stead	P. O. Box 330 Palm Desert,	-					
City & State	raim beser o,	Ja. 72201					
				SPACE ABOVE TH	S LINE FOR RE	CORDER'S US	E
TD-2	SHORT FORM D	EED OF TRUST	AND ASSIGNME	NT OF RENTS AND R	REQUEST FOR S	PECIAL NOTICE	1
This Dec	ed of Trust, m	ade this 15t	ch .	day of June, 19	85	Λ	, between
TF	ERI STANFORD	LINCOLN, as	her sole an	d separate prop	erty	\ \	alled TRUSTOR,
whose addre	ess is, 259 S			alm Desert, Ca.	•	\ \	(zip)
Stewart S WILLIAM		Riverside Cou	un <b>fy</b> , a Californi SOEHNEL , JR	a corporation, herein c	•		(
W7.	d. m. m.			/			BENEFICIARY,
	un: That Trustor I ouglas	RREVOCABLY GRANT	IS, TRANSFERS ANI	ASSIGNS to TRUSTEE IN	The state of the s	wer of sale, th ounty, <b>EMHSH</b> M Nevada	described as:
• •		<b>A.1</b>		2011/27	\		
in	n Book 980 of ocument No. 4	Official Re	cords at pa	SQUARE, record ge 575, Douglas	ed Septembe County, Ne	r 9, 1980, vada, as	
m -				Alana I	1.1.		
10 ( A	ogetner with All that land	an undivided lving outsi	one-eighth de the indi	(1/8th) intere vidual sites) a	st in the C s shown on	ommon Area	
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upon Benefic	ciary by paragraph	(10) of the provisi	ions incorporated	Γ, HOWEVER, to the ri herein by reference to α Trustor incorporated b	collect and apply	such rents, issue	s and profits.
upon Benefic For the Purp the indebted \$ 5,500. To Protect	t WITH the rents, is ciary by paragraph pose of Securing: 1. ness evidenced by one of the Security of Theby, that provisions	(10) of the provision Performance of each promissory not by Trustor in favoris Deed of Trust (1) to (14), inch	ions incorporated ach agreement of the of even date here or of Beneficiary Trustor Agrees usive, of the fictiti	herein by, reference to of Trustor incorporated by rewith, and any extensior order.  By the execution a four deed of trust recorders.	collect and apply y reference or co on or renewal th  nd delivery of th ded in the count	such rents, issue ntained herein. 2 ereof, in the pri is Deed of Trus ies set forth beld	s and profits.  2. Payment of neipal sum of tand the note ow, and in the
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## To Protect the Security of This Deed of Trust, Trustor Agrees:

Trustor Agrees:

(1) To keep said property in good condition and repair; not to remove or denoilsh any building thereon; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or dearbyed theeron and to pay when due all claims for labor performed and materials furnished therefor; to comply with all laws affecting said property or requiring any alterations or improvements to be made thereon; not to commit or permit may set upon said property in violation of law; to cultivate, irrigate, fertilize, furnight, prince and do all other acts which from the character or use of said property may be reasonably necessary, the specific enumerations herein not excluding the general.

(2) To provide, maintalt and deliver to Beneficiary fire insurance satisfactory to and with loss payable to Beneficiary. The amount collected under any fire or other insurance policy may be applied by Beneficiary upon any indebtedness secured hereby and in such order as Beneficiary may determine or at option of Beneficiary the entire amount so collected or any nart thereof may be released to Trustor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

(3) To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of evidence of tille and attorney's fees in a reasonable sum, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this Deed.

(4) To pay: at least ten days before delinquency all taxes and assessments affecting said property, including assessments on appartement water stock; when due, all incumbrances, charges and liens, with interest, on said property or any part thereof, which appear to be prior or superior hereto; all costs, fees and expenses of this Trust.

Should Trustor fai

any such powers, pay necessary expenses, employ counsel and pay his reasonable fees.

(5) To pay immediately and without demand all sums so expended by Beneficiary or Trustee, with interest from date of expenditure at the amount allowed by law in effect at the date hereof, and to pay for any statement provided for by law in effect at the date hereof regarding the obligation secured hereby any amount demanded by the Beneficiary not to exceed the maximum allowed by law at the time when sald statement is demanded.

(6) That any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or release such moneys received by him in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.

(7) That by accepting payment of any sum secured hereby after its due date. Beneficiary does not waive his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

pay.

(8) That at any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed and said note for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby. Trustee may: reconvey any part of said property: consent to the making of any map or plat thereof; Join in granting any easement thereon; or Join in any extension agreement or any agreement subordinating the lien or charge hereof.

(9) That upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this Deed and said note to Trustee for cancellation and retention and upon payment of its fees. Trustee shall reconvey, without warranty, the property then held hereunder. The recitals in such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the person or persons legally entitled thereto." Five years after issuance of such full reconveyance, Trustee may destroy said note and this Deed (unless directed in such request to retain them).

(10) That the assignment of the rents, issues and profits of said property is expressly intended to be absolute upon trustor's default (or notice of default by trustee), however, trustor reserves the right prior to its default, in payment of any indebtedness secured bereby or in performance of any agreement hereunder to collect and obtain such rents, issues and profits in the time of the parties hereto that all rents, issues and profits shall be and they hereby are assigned absolutely to the beneficiary hereof as payment, protain of the parties hereto that all rents, issues and profits shall be and they hereby are assigned absolutely to the beneficiary hereof as payment, protain of the parties here to that all rents, issues and profits shall be and they hereby are assigned absolutely to the beneficiary hereof as payment, protain of the parties here to the render.

(11) That upon default or notice of default hereunder.

(12) That upon default by Trustor in payment or ary indebtedness secured hereby or in performance of any agreement hereunder. Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustee of written declaration of default and demand for sale had of written notice of default and of election to cause to be soid said property, which notice Trustee declaration of default and notice of sale having been given by the protai

cluding Trustor, Trustee or Beneficiary as hereinafter defined, may purchase at such sale.

After deducting all costs, fees and expenses of Trustee and of this Trust, including cost of evidence of title in connection with sale. Trustee shall apply the proceeds of sale to payment of: all sums expended under the terms hereof, not then repaid, with accrued interest at the amount allowed by law in effect at the date hereof: all other sums then secured hereby; and the remainder, if any, to the person or persons legally entitled thereto.

(12) Beneficiary, or any successor in ownership of any indebtedness secured hereby, may from time to time, by instrument in writing, substitute a successor or successors to any Trustee named herein or acting hereunder, which instrument, executed by the Beneficiary and duly acknowledged and recorded in the office of the recorder of the county or counties where said property is situated, shall be conclusive proof of proper substitution of such successor Trustee or Trustees, who shall, without conveyance from the Trustee predecessor, succeed to all its title, estate, rights, powers and duties. Said instrument must contain the name of the original Trustor. Trustee and Beneficiary hereunder, the book and page where this Deed is recorded and the name and address of the new Trustee.

(13) That this Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, administrators, executors, successors and assigns. The term Beneficiary shall mean the owner and holder, including pledgees, of the note secured hereby, whether or not named as Beneficiary herein, in this Deed, whenever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural.

RECORD

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(14) That Trustee accepts this Trust when this Deed, duly executed and acknowledged, is made a public 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.

## DO NOT RECORD REQUEST FOR FULL RECONVEYANCE

To be used only when note has been paid.

то	Stewart Tille	Co.,	of Riverside	County	TRUSTEE:
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Dated			

The undersigned is the legal owner and holder of all indebtedness secured by the within Deed of Trust. All sums secured by said Deed of Trust have been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel all evidences of indebtedness, secured by said Deed of Trust, delivered to you herewith together with said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now held by you under the same.

MAIL RECONVEYANCE TO: Bγ 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.

POWER OF SALE

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DOUGLAS COUNTY TITLE IN OFFICIAL RECORDS OF DOUGLAS COLL HEVADA

JUN 24 P12:52

SUZANNE BEAUDREAU RECORDER PAID SEPUTY 9292 Magnolia Avenue P. O. Box 1506 iverside, California 92502 687-8400

119100

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