No: 9220-JTB

DEED OF TRUST WITH ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this	th day of October), 19 <u>85</u> , between
-------------------------------	-------------------	---------------------------

DON B. JARMAN and RONNALYN JARMAN, husband and wife, whose address is

herein called TRUSTOR,

(Number and Street)

(City)

(State)

DOUGLAS COUNTY TITLE CO., INC., a Nevada corporation,

herein called TRUSTEE, and

CHRIS ANDERSON, Trustee of the FORT CARSON ANTIQUES, GUNS, INC. PENSION TRUST FUND,

herein called BENEFICIARY,

WITNESSETH: That Trustor grants to Trustee in trust, with power of sale, that property in the County of Douglas, State of Nevada, described as follows:

SEE EXHIBIT "A" ATTACHED HERETO.

Together with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, subject, however, to the right of Beneficiary, during any period of default hereunder, and without waiver of such default, to collect said rents, issues and profits by any lawful means, and to apply the same, less costs and expenses of collection, to any indebtedness secured hereby.

For the purpose of securing (1) payment of the sum of \$ 60,000.00 with interest thereon according to the terms of a promissory note or notes of even date herewith made by Trustor, payable to order of Beneficiary, and all extensions or renewals thereof; and (2) the performance of each agreement of Trustor incorporated herein by reference or contained herein; (3) payment of additional sums and interest thereon which may hereafter be loaned to Trustor, or to his successors or assigns, when evidenced by a promissory note or notes reciting that they are secured by this Deed of Trust.

To protect the security of this Deed of Trust, Trustor agrees: By the execution and delivery of this Deed of Trust and the note secured hereby, that provisions (1) to (16) inclusive of the Deed of Trust recorded in the Book and at the page, or document No. of Official Records in the Office of the county_recorder of the county where said property is located, noted below opposite the name of such county, viz.:

COUNTY	DOCUMENT No.	BOOK	PAGE	1	COUNTY	DOCUMENT No.	B00K	PAGE	V.	COUNTY	DOCUMENT No.	BOOK	PAGE
Clark	413987	514		P	Humboldt	116986	3	83	The same of the sa	Ormsby	72637	19	102
Churchill	104132	34 mtgs.	591 🦯	Approximate the second	Lander	41172	√3	758	The same of the sa	Pershing	57488	28	58
Douglas	24495	22	415		Lincola	41292	O migs.	467	74	Storey	28573	R mtgs.	112
Elko	14831	43	343	/	Lyon	88486	31 untes.	449	. "%	Washoe	407205	734 Tr. Deed	221
Esmeralda	26291	3H deeds	138-141	/	Mineral	76648	16 mtgs.	534-537	N .	White Pine	128126	261 3	341-344
Fureka	39602	3	283		Nve	A7157	67	163	7%	1			

(which provisions, identical in all counties, are printed on the reverse hereof) hereby are adopted and incorporated herein and made a part hereof as fully as though set forth herein at length; that he will observe and perform said provisions; and that the references to property, obligations, and parties in said provisions shall be construed to refer to the property, obligations, and parties set forth in this Deed of Trust.

Beneficiary or the collection agent appointed by Beneficiary may charge a fee of not to exceed \$25.00 for each change in parties, or for each change in a party making or receiving a payment secured hereby.

The parties agree that with respect to provision 16, the amount of fire insurance required by covenant 2 shall be in an amount equal to the total indebtedness secured by this Deed of Trust and all obligations having priority over this Deed of Trust, and with respect to attorney's fees provided for by covenant 7 the percentage shall be a reasonable percentage.

If all or any portion of the property which is the subject of this Deed of Trust is conveyed from Trustor by Deed, Contract, execution, instrument or any other mode or means, voluntarily or involuntarily, which will effect, in law or equity, a divestiture of Trustor's interest or title in said property, the note secured hereby shall accelerate and the entire balance of principal and interest shall forthwith become due and payable without notice or demand.

The undersigned Trustor requests that a copy of any notice of default and any notice of sale hereunder be mailed to him at his address hereinbefore set forth.

STATE OF NEVADA

On October

County of

personally appeared

before me, a Notary Public,

DON B **JARMAN**

and RONNALYN JARMAN,

who acknowledged that <u>they</u> executed the above instrument.

SIGNATURE OF TRUSTOR

Ronnalyn /Jarman

NOTARY PUBLIC

JOANNE BROWN

Notary Public - State of Nevada

Appointment Recorded In Washoe County MY APPOINTMENT EXPIRES JAN. 30, 1989

LAW OFFICES OF TENDERSON & NELSON 164 HUBBARD WAY SUITE R RENO, NEVADA 89502

125239 BOOK 1085 PAGE 1442

EXHIBIT "A"

All those certain lots, pieces or parcels of land situate in the County of Douglas, State of Nevada, described as follows:

Those Parcels of Land situated in and being a portion of the SE 1/4 of the SW 1/4 of Section 28, Township 14 North, Range 20 East, M.D.B. & M., described as follows:

Parcels D-4-B and D-4-C, as set forth on that certain Parcel Map for Don 3. Jarman, filed for record in the Office of the County Recorder of Douglas County, Nevada, on July 16, 1979, in Book 779, of Parcel Maps, at Page 902, as File No. 34539.

A.P.N.'S 21-086-12 21-086-13

000

REQUESTED BY
LAWYERS TITLE
NO OFFICIAL RECORDS OF
DOUGLAS CO., NEVADA

35 OCT 14 P3:14

SUZANNE BEAUDREAU RECORDER SUPAID.Bh. DEPUTY

12523

BOOK 1085 PAGE 1443