DEED OF TRUST WITH ASSIGNMENT OF RENTS

AND SECURITY AGREEMENT									
	THIS DEED	OF TRUST, made th	nis 28th	1	day ofSE	EPTEMBER			, between
	ROBERT McM	ANUS and ANNA M	. ILOFF McMA	NUS , hu	ısband ar	nd wife			
							h	erein calle	d TRUSTOR,
whos	e address is	3775 DOUGLA	AS DRIVE		CARS	SON CITY,		NV. (State	10)
	WESTERN TI	TLE COMPANY, IN	IC., a Nevada	corpora	ation		herei	n called TF	RUSTEE, and
	DARRELL J.	NICOTERA and F	REDERICKA A.	NICOTER	RA, husba	and and wife	e herei	n called BE	NEFICIARY,
WITN	ESSETH: That T	eustor grants to Trus V XXXWXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	stee in trust, with the following	power of sa g collate	aleXXXXXXX eral:	EUOO KXIKKIKKK	MAHOOK RAKI	VĀXĀXĀKĀĀĀĀ I	Ŕĸĸĸĸĸ
		n real property		•		State of Ne	vada des	cribed a	c•
		• • •		•	_		\	\	
	FILED IN T	IN BLOCK K, AS HE OFFICE OF TH	E COUNTY REC	CORDER OF	DOUGLAS	COUNTY, N	EVADA, ON	. 1,	
	NOVEMBER 1	6, 1970, IN BOC	OK 1, OF MAPS	S, PAGE 2	.24, AS E	OCUMENT NO	. 50212.	\	
		•				_		7 /	
(b) To	That cert One 1985 S Gether with the	ain personal kyline Palm Jenements hereditam	property Springs 56 ends and appurien	that is	partic I D unto pelono	cularly de 23700264	escribed AVBV ping, and the	as followersion a	llows:
remair and wi	ider and remaind Ithout waiver of si	ers, rents, issues and lich default, to collect sedness secured hereb	profits thereof, sub said rents, issues a	oject, howeve	er, to the rig	ht of Beneficiary	, during any pi	eriod of defa	luit hereunder.
Fo	or the purpose of s	ecuring (1) payment of ite herewith made by T	the sum of \$57,0	00.00	wi	th interest there	on according to	the terms of	of a promissory
of eac hereaf	h agreement of Tr	ustor incorporated her rustor, or to his succes	ein by reference o	r contained	herein; (3) pa	ayment of additio	nal sums and i	nterest there	eon which may
То	protect the secu	rity of this Deed of Tru	ist, Trustor agrees:	By the exec	ution and de	elivery of this De	ed of Trust and	the note se	ecured hereby,
the co	unty recorder of th) inclusive of the Deed ne county where said p	roperty is located,	noted below	opposite the	name of such co	ounty, viz.:		
COUNTY Clark Churchill	DOCUMENT No. 413987 104132	514 34 mtgs. 591	COUNTY Humboldt Lander	DOCUMENT No. 116986 41172	3	AGE 83 758	COUNTY Ormsby Pershing	72637 5748B	BOOK PAGE 19 102 28 58
Douglas Elko Esmeralda	24495 14831 26291	22 415 43 343 3H deeds 138-141	Lincoln Lyon Mineral	41292 83486 76648	The second second	467 449 537	Storey Washoe White Pine	28573 407205 128126	R mtgs. 112 734 Tr. Deed 221 261 341-344
Eureka	39602	3 283	Nye	47157	67	163	>		
(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.									
Be change	eneficiary or the c e in a party making	ollection agent appoin g or receiving a payme	ted by Beneficiary nt secured hereby.	may charge	a fee of not	to exceed \$25.0	0 for each cha	ange in parti	es, or for each
indebt	edness secured b	lat with respect to prov by this Deed of Trust ar reentage shall be a rea	nd all obligations ha	aving priority	urance requi v over this D	ired by covenant eed of Trust, and	2 shall be in a with respect	n amount eq to attorney's	ual to the total fees provided
To	further pr	otect the se	curity of	this D	- 4		•		
and	agreement	l above desc s set forth	in exhibit	"A" a	ttached	hereto,	and inco		
her	ein by ref	erence, shal	l inure to	and b	ind the	parties	hereto.		
The un		requests that a copy of	of any notice of def	ault and any	notice of sal	e hereunder be r	nailed to him a	at his addres	s hereinbefore
- \	OF NEVADA		17			<u></u> GN _i	ATURE OF TR	USTOR	
Coun	ty of Dougl		/ /				-5-1		
On	October 13	D .	ersonally appeared	!	CROBER	MCMANUS	// g/	and	lla_
	me, a Notary Pub Anna M. I	loff McManus		•	10	7m (Bell .	
who ac	knowledged that	they executed the	above instrument.		ANNA 1	M. ILOFF MÉ	MANUS	1110	sells
10	(n				*********				
Ch	arlene	L' Han	our.	-		•			
		NOTARY PUBLIC							

disentendentinalisation describentendente de la companie de la companie de la companie de la companie de la co CHAPLENE I. MAMONES

NOTARY PUBLIC MEVADA

DOUGLAS COUNTY

My Appl. Expires Jan. 27, 1991

ATTORNEYS AT LAW

CARSON CITY OFFICE

LAKE TAHOE OFFICE
HOUND HILL PHOFESSIONAL BUILDING
P O BOX 55
ZEPHYR COVE NEVADA 69446
TELEPHONE (702) 588:6676

164376

BOOK 1087 PAGE 1828

EXHIBIT "A" TO THAT SECURITY AGREEMENT AND DEED OF TRUST DATED SEPTEMBER 28. , 19 87

- 1. The rights and remedies of Beneficiary upon the occurence of one or more default by Trustor (whether such rights and remedies are conferred by statute, by rule of law, by this Deed of Trust, or otherwise) may be exercised by Beneficiary, in the sole discretion of Beneficiary, either alternatively, concurrently, or consecutively in any order. The excerise by Beneficiary, or any one or more of such rights and remedies shall not be construed to be an election of remedies nor a waiver of any other rights and remedies Beneficiary might have unless, and limited to an extent that, Beneficiary shall so elect or so waive by an instrument in writing delivered to Trustee. Without limiting the generality of the foregoing, to the extent that this Deed of Trust sovers both real and personal property, Beneficiary may, in the sole discretion of Beneficiary, either alternatively, concurrently, or consecutively in any order;
- (a) Proceed as to both the real and personal property in accordance with Beneficiary's rights and remedies in respect to the real property; or
- (b) Proceed as to the real property in accordance with Beneficiary's rights and remedies in respect to the real property and proceed as to the personal property in accordance with Beneficiary's rights and remedies in respect to the personal property.
- 2. Beneficiary may, in the sole discretion of Beneficiary, appoint Trustee as the agent of Beneficiary for the purpose of disposition of the personal property in accordance with the Nevada Uniform Commencial Code--Secured Transactions.
- 3. If Beneficiary should elect to proceed as to both the real and personal property collateral in accordance with Beneficiary's rights and remedies in respect to real property:
- (a) All the real property and all the personal property may be sold, in manner and at the time and place provided in provision B-6 of this Deed of Trust and Security Agreement, in one lot, or in separate lots consisting of any combination or combination of real and personal property, as the Beneficiary may elect, in the sole discretion of Beneficiary.
- (b) Trustor acknowledges and agrees that a disposition of the personal property collateral in accordance with Beneficiary's rights and remedies in respect to real property, as hereinabove provided, is a commercially reasonable disposition of the collateral.
- 4. If Beneficiary should elect to proceed as to the personal property collateral in accordance with Beneficiary's rights and remedies in respect to personal property, Beneficiary shall have all the rights and remedies conferred on a secured party by NRS 104.9501 to NRS 104,9507, both inclusive.
- 5. As to the mobile home collateral:
- (a) Trustor acknowledges that collateral is classified as consumer goods
- (b) Trustor will pay all real estate taxes and assessments due against the mobile home.
- (c) The mobile home will be insured by Trustor against all risks commonly insured by owners of like collateral and those which Beneficiary may designate, with policies acceptable to Beneficiary and with both Trustor and Beneficiary as named insureds thereunder as their interest may appear. The limits of the all risk policy shall be in a reasonal amount. Trustor agrees to pay, when due, all premiums on said policies of insurance.

Page 1 of 2 pages

If Trustor should fail to procure and maintain said insurance policies, Beneficiary may, at this option, procure and maintain them. Trustor shall reimburse Beneficiary for any sums advanced by Beneficiary hereunder, on demand, together with interest thereon at fourteen (14) percent per annum from the date paid until the date of reimbursement.

(d) The mobile home will not be moved from it present location of 1500 Topaz Ranch Road, Wellington, NV 89444 without the prior written consent of the Beneficiary.

ROBERT MCMANUS

LANA M. ILOFF MCMANUS

BENEFICIARY:

Waull J. Nicotera

DARRELL J. NICOTERA

PARAMICKA A. NICOTERA

FREDERICKA A. NICOTERA

WESTERN TITLE COMPANY, INC.

IN OFFICIAL RECORDS OF DOUGLAS COLLNEVADA

'87 OCT 14 P3:56

SUZAHA BEAUDREAU RECORDER

57- PAID DEPUTY 164376
BOOK 1087 PAGE 1830