ParcelNumb er: 1318-24-701-006

RECORDINGR EQUESTEDB Y

Name: Oak Street Mortgage

**RETURNTO** 

Name:

Oak Street Mortgage

11595 N MERIDIAN ST, SUITE 400

Address: CARMEL, IN 46032

05/31/2005 01:30 PM Deputy: BC OFFICIAL RECORD Requested By: FIRST AMERICAN TITLE

> Douglas County - NV Werner Christen - Recorder

 $\mathbf{of}$ Page: BK-0505

2210626

Fee:

15 PG-13451 RPTT: 28.00 0.00



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# DEED OFTRU ST

MIN: 100331700901304363

## **DEFINITIONS**

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided inS ection 16.

- (A) "SecurityIns trument" meansthi sdo cument, which is dated May 24, 2005 togetherwithallR iders tothi sdo cument.
- (B) "Borrower" is J. BLAINE WINES AND MARCIA WINES, HUSBAND AND WIFE AS JOINT **TENANTS**

Borroweris th etrustoru ndert hisS ecurityIn strument.

(C) "Lender" is Oak Street Mortgage

Lenderi sa LIMITED PARTNERSHIP thel aws of TEXAS 5408/5508 W. PLANO PARKWAY, PLANO, TX 75093 organized andex istingund er .Le nder's address is

- (D) "Trustee" is FIDELITY NATIONAL TITLE INSURANCE COMPANY, a California Corporation 17911 Von Karman, S-300 Irvine CA 92614
- (E) "MERS" is Mortgage Electronic Registration Systems, Inc. MERS is a separate corporation that is acting solely as a nominee for Lender and Lender's successors and assigns. MERS is the beneficiary under this Security Instrument. MERS is organized and existing under the laws of Delaware, and has an address andt elephonenu mberofP .O.B ox 202 6, Flint, MI 48501-2026, tel. (8 88) 679 - MERS.

NEVADA—Single Family—Fannie Mae/FreddieMa c UNIFORMINST RUMENT

Form 3029 1/01

ITEM 2699L1 (0108)-MERS

(Page 1 of 14 pages)

GREATLAND ■ To OrderCall: 1-800-530-9393 
Fax:616- 791-1131

0090130436

|  | missorynot es ignedb yBorro werand date d<br>erowe sLe nder <b>Two Hundred Ninety O</b> i<br>Dolla  |   |
|--|---|---|
|  | oro mised to pay this debt in regular Periodic 01, 2020   |   |
| (G) "Property" means the Property."  | e property that is described below under the  | e heading "Transfer of Rights in the  |
|  | ot evidenced by the Note, plus interest, any ums dueu nderthis SecurityIn strument,p lu   |   |
|  | iders to this Security Instrument that are en<br>Bo rrower [checkbox as applicable]:  | xecuted by Borrower. The following  |
| AdjustableRat e I  | Rider CondominiumRide r   | SecondHom eRider  |
| BalloonRider   | PlannedUnitDeve lopmentR  | ider  Other(s)[ specify]  |
| 1-4FamilyRi der  | BiweeklyP aymentR ider  | )   |
| and administrative rulesando judicialo pinions.  (K) "Community Associa  | ans alle ontrolling applicable federal, state and or ders(thathavetheeffectof law) a swell as tion Dues, Fees, and Assessments" means B orrowerorth ePro perty by a condominium   | s allapplicable f inal,no n-appealable all dues, fees, assessments and other  |
| ors imilaro rganization.   | 3 offowerorus erro perty by a condominant   | association, notificowhers association  |
| check, draft, or similar pa<br>instrument, computer, or ma<br>credit an account. Such tern<br>transactions,tran sfers initiat  | ransfer" means any transfer of funds, oth per instrument, which is initiated through agnetic tape so as to order, instruct, or authous includes, but is not limited to, point-of-sale ed byt elephone, wiretransfer s, and a utomate sthoseit emsthat are described in Section 3. | an electronic terminal, telephonic rize a financial institution to debit or e transfers, automated teller machine edclearin ghouset ransfers. |
| by any third party (other the control of the contro | reds" means any compensation, settlement, han insurance proceeds paid under the cover of of, the Property; (ii) condemnation or of in lieu of condemnation; or (iv) misreprese P roperty.   | verages described in Section 5) for:<br>ther taking of all or any part of the   |
| (O) "Mortgage Insurance<br>theLo an.   | " means insurance protecting Lender again   | st the nonpayment of, or default on,  |
|  | neans the regularly scheduled amount due founderS ection3 ofth isSecurit yI nstrument.  | or (i) principal and interest under the   |
| NEVADA—Single Family—Fann  | ie Mae/FreddieMa c UNIFORMINST RUMENT   | Form 3029 1/01  |
| TEM 2699L2 (0108)—MERS   | (Page 2 of 14 pages)  | GREATLAND ■ To OrderCall: 1-800-530-9393 □ Fax:616-791-1131 0090130436  |

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- (Q) "RESPA" meanst he RealEs tateS ettlement Procedures Act(12U.S.C.§ 2601 ets eq.) and it sim plementing regulation, Regulation X (24 C.F.R. Part 3500), as they might be amended from time to time, or any additional or successorl egislationor regulationthat governs the same subject matter. As used in his Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgagel oan" under RESPA.
- (R) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or notthatpar tyhasass umedBorrower's oblig ations under the Not ea nd/orthis Security Instrument.

#### TRANSFEROFR IGHTSINTH EPR OPERTY

The beneficiary of this Security Instrument is MERS (solely as nominee for Lender and Lender's successors and assigns) and the successors and assigns of MERS. This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described propertylocated in the County of DOUGLAS

[Typeo f RecordingJu risdiction]

[Name of Recording Jurisdiction]

(Ift hel egal descriptionisam etesa ndbo undsd escription, the na mean dmailing addr essof the pr epareris :

Cherie Lowry
Oak Street Mortgage
5408/5508 W. PLANO PARKWAY
PLANO, TX 75093

which currently has the ad dress of

245 LOGGING ROAD

[Street]

STATELINE [City]

,Nev ada

**89449** [Zip Code]

("PropertyAddres s"):

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property." Borrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Security Instrument, but, if necessary toco mplyw ithl aw or custom, MERS (asn ominee for Lender and Lender's successorsa nd assigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, butn otlimitedto, releasingand canceling this Se curityIn strument.

NEVADA—Single Family—Fannie Mae/FreddieMa c UNIFORMINST RUMENT

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BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to anyen cumbrances of recor d.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORMC OVENANTS. Borroweran dLen dercove nanta nd agreeasfo llows:

Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or entity; or (d)El ectronicFun ds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to refuse such payment or partial payments in the future, but Lender is not obligated to apply such payments at the time such payments are accepted. If each Periodic Payment is applied as of its scheduled due date, then Lender need not pay interest on unapplied funds. Lenderm ay hold such unapplied funds until Borrower makes payment to bring the Loan current. If Borrower does not do so within a reasonable period of time, Lender shall either apply such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding principal balance under theN ote immediatelyprior to foreclosure. Noof fsetor claim which Borrower mighthavenow or in the future against Lender shall relieve Borrower from making payments due under the Note and this Security Instrument orp erforming thec ovenantsand agreeme nts secured bythis Security Instrument.

Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority: (a) interest due under the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security Instrument, and then to reducet hep rincipalb alanceo ft heNote.

If Lender receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if, and to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments, such excess may be applied to any late charges due. Voluntary prepayments shall be applied firsttoan vpr epaymentc harges andth enasdescr ibedint heN ote.

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the Notes hallnot extendorp ostponet hedu edate, orch angethe a mount, of the Period ic P ayments.

Funds for Escrow Items. Borrower shall pay to Lender on the day Periodic Payments are due undert he Note, until the Note ispa id in full, a sum (the "Funds")t o provide for paymentof amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrument as a lien or encumbrance on the Property; (b) leasehold payments or ground rents on the Property, if any; (c) premiums for any and all insurance required by L ender under Section 5; and (d) Mortgage Insurance premiums, if any,

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or any sums payable by Borrower to Lender in lieu of the payment of Mortgage Insurance premiums in accordancewithth epro visionso fSe ction1 0.Th eseitems a rec alled "EscrowI tems." Ato riginationoratan y time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by B orrower, and s uch dues, fe es and assessments shall be a nEs crowltem. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may waive Borrower's obligation to pay to Lender Funds for any or all Escrow Items at any time. Any such waiver may only be in writing. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as thephr ase "covenant and agreement" is used in Section 9. If Borroweri sobligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 tor epay to Lender any sucham ount. Lendermayrevo ke thewaive rast o any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrowers hall payto Lende ra llF unds, and in suchamo unts, that a re them equired underthi sSection 3.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonablee stimates of expenditureso ff uture Escrow Itemso roth erwise ina ccordancewi thA pplicable Law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Lawpe rmits Lender to makes ucha charge. U nless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as requiredbyRESP A.

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up thed eficiency inaccord ancewit hR ESPA,b utinn omo ret han12 m onthlypay ments.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrowerany F undsheld by Lender.

Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leasehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any. To theex tentthattheseitems are Es crowIt ems, Borrowersh allp ayt hem intheman ner provided in Section 3.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees inwri ting tot hep ayment of the obligations ecured by the lienin am anner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the lien in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which can attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien.

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Within 10 days of the date on which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set for that the veint this Section 4.

Lender may require Borrower to pay a one-time charge for ar eal estate tax verification and/or reporting serviceus ed by Lender inconne ction with this Lo an.

5. Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not imited to, earthquakesa ndf loods, for which Lenderrequ iresi nsurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the term of the Loan. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower to pay, in connection with this Loan, either: (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur which reasonably might affect such determination or certification. Borrower shall also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone determination resultingfro ma nobject tion byBorr ower.

If Borrower fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect Borrower, Borrower's equity in the Property, or the contents of the Property, against any risk, hazard or liability and might provide greater or lesser coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Borrower could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional debt of Borrowers ecured by this Security Instrument. These amounts shallbe ar interest at theNot erate fromthedate of di sbursementandshall be payable, withs uchi nterest, uponno tice fromLend er toB orrowerreq uestingp ayment.

All insurance policies required by Lender and renewals of such policies shall be subject to Lender's right to disapprove such policies, shall include a standard mortgage clause, and shall name Lender as mortgagee and/or as an additional loss payee. Lender shall have the right to hold the policies and renewal certificates. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. If Borrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall nameLender as mortgageea nd/orasan addition al losspaye e.

In the event of loss, Borrower shall give prompt notice tot he insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower otherwise agree in writing, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to holds uchins urance proceedsunt ilLe nderhashadano protunity to inspectsuch Property of ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such insurance proceeds, Lender shall not be required to pay Borrower any interest or earnings on such proceeds. Fees for public adjusters, or other third parties, retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Suchin surance proceeds hallb eapplied inthe or der provided for inSect ion2.

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or

NEVADA—Single Family—Fannie Mae/FreddieMa c UNIFORMINST RUMENT

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BK- 0505 PG-13456 05/31/2005 otherwise, Borrower hereby assigns to Lender (a) Borrower's rights to any insurance proceeds in an amount nott oe xceed theamou nts unpaidundertheN ote or this SecurityI nstrument, and (b) anyothe r ofB orrower's rights (other than the right to any refund of unearned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverage of the Property Lender may use the insurance proceeds either to repair or restore the Property or to pay amounts unpaid under the Noteo rthisS ecurityIn strument,wh ethero rno t thend ue.

- Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstancesex istwhichar ebe yondB orrower'sco ntrol.
- Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate or commit waste on the Property. Whether ornot Borroweri's residing in the Property, Borrower shall maintain the Property inord er toprev ent thePr opertyfr omdeter ioratingor de creasingi nvalued uet oit sc ondition. U nlessit isdeter minedp ursuantto Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property, Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borroweris n otrelieved of Borrower'so bligation for thec ompletionof s uchr epairo rre storation.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property. Lender shall give Borrowernoticeatth eti meof or priort os uchan interior i nspectionspecify ingsuch rea sonable cause.

- Borrower's Loan Application. Borrower shall be in default if, during the Loan application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Propertya's Borrower's principalresidence.
- Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a)B orrowerf ailst o perform thec ovenantsa nd agreements contained in t his Sec urity I nstrument, (b)t herei sa legal proceeding that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is reasonable or appropriateto protectLe nder'sin terest in thePr operty and rights under thisS ecurityIn strument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions can include, but are not limited to: (a) paying any sums secured by a lien which has priority over this Security Instrument; (b) appearing in court; and (c) paying reasonable attorneys' fees to protect its interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes, but is not limited to, entering the Property to make repairs, change locks, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Lender may take actionu nder thisSe ction9, Le nderdo esn oth avet o doso a ndi sn otu nder any dutyo ro bligation todo so .I tis agreed thatL enderi neurs no liability for not taking anyo rall actionsau thorizedu ndert hisS ection 9.

Anyam ounts disbursedby L enderu nderth is Se ction 9 sha llbe comead ditionald ebto fB orrowersec ured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement ands hall bepay able, withsuc hint erest, up onn oticefro mLe ndert o Borrowerr equestingp ayment.

If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agreest othemer gerin writing.

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10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, Borrower shall pay the premiums required to maintain theM ortgageI nsurance in effect. If, fora ny reason, the Mortgage Insurance coverage required by Lender ceases to be available from the mortgage insurer that previously provided such insurance and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to obtain coverage substantiallyeq uivalent to theM ortgageI nsurance previouslyi n effect, at aco stsub stantially equivalent to the cost to Borrower of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender. If substantially equivalent Mortgage Insurance coverage is not available, Borrower shall continue topa yto Lenderth earn ount of the separately designated payments that were due when thei nsurance co verage ceased to be in effect. Lender will accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. Such loss reserve shall be non-refundable, notwithstanding the fact that the Loan is ultimately paid in full, and Lender shall not be required to pay Borrower any interest or earnings on such loss reserve. Lender can no longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an insurer selected by Lender again becomes available, is obtained, and Lenderr equires separately designated payments toward the premiumsf or Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to maintain Mortgage Insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance with any written agreement between Borrower and Lender providing for such termination or until termination is required by Applicable Law. Not hing int hisSe ction 10a ffectsBo rrower'so bligationt op ayi nterest att her ate providedin the Note.

Mortgage Insurance reimburses Lender (or any entity that purchases the Note) for certain losses it may incuri fBorro werdo esn otre paythe Loan asag reed. Borroweri sno taparty tothe MortgageInsuran ce.

Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have a vailable (which may include funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (or might be characterized as) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliate of Lender takes a share of the insurer's risk in exchange for a share of the premiums paid to the insurer, thear rangements often termed "cap tivereinsur ance." Fur ther:

- (a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrowerwill owefo rM ortgageI nsurance, and t hey will not en titleB orrowerto anyr efund.
- (b) Any such agreements will not affect the rights Borrower has—if any—with respect to the Mortgagel nsuranceu nder the HomeownersPro tectionAct of1998 or any other law.T heser ightsm ay include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mort gage Insurance, to have the Mort gage Insurance remiums that were unearned at the time of such a cellation or termination.
- 11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby assigned to and shallbe paidt oL ender.

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lenderma y pay for the repairs andr estoration in a single disbursement or in a seriesof pr ogress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to p ay Borrower any interest ore armings on such Miscellaneous Proceeds. Ifther estoration or epairis not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied

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to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such Miscellaneous Proceeds shall be applied inthe order provided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any,paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediatelybe fore the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss invalue, unless Borro werand Le ndero therwise agree inwriting, thes umssec ured by the Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the partialt aking, destruction, or loss invalue e.Any balanceshall be paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is less than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums secured by this Secur ity Instrume numbers or not otherwise a ret hend ue.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the Opposing Party(a s defined in the next sentence) offers to make anawardt os ettleach aim for damages, Borrower fails to respond to Lenderwithin 30d aysafter the datethen otice is given, Lender is authorized to collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. "Opposing Party" means the third party that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of a ction in regar dto Miscellaneous Proceeds.

Borrower shall be in default if any action or proceeding, whether civil or criminal, is begun that, in Lender's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for damages that are attributable to the impairment of Lender's interest in the Property are herebya ssigned and shallbe paidt oLender.

All Miscellaneous Proceeds that are not applied to restoration or repair of the Property shall be applied int heor derpr ovided fo rin Section 2.

- 12. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to Borrower or any Successor in Interest of Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence proceedings against any Successor in Interest of Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or any Successors in Interest of Borrower. Any forbearance by Lender in exercising any right or remedy including, without limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of Borrower or in amounts less than the amount then due, shall not be a waiver of or preclude the exerciseo fany right torr emedy.
- 13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this SecurityIn strumentbut does notexecute theNot e(a"co-signer"): (a)i sco-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and anyother Borrower can agree to extend, modify, forbear or make anya commodations with regard to the terms of this Security Instrument or the Note without the co-signer's consent.

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of

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BK- 0505 PG-13459 05/31/2005 Borrower's rights and benefits under this Security Instrument. Borrower shall not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees to such release in writing. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and ben efitthesuccess orsa nda ssignsofL ender.

14. Loan Charges. Lender may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower shall not be construed as a prohibition on the charging of such fee. Lender may not charge fees that a reexpr esslypr ohibited by this S ecurity Instrumentor by Applicable Law.

If the Loan is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for und erthe Note ). Bo rrower's accept ance of any such refundment et al. borrower over will constitute awaivero fa nyr ightof actionB orrowerm ightha vear isingouto fsuch overcharge.

- 15. Notices. All notices given by Borrower or Lender in connection with this Security Instrument must be inw riting. Any notice to Borrower in connection with this Security Instrument shall be deemedt o have been given to Borrower when mailed by first class mail or when actually delivered to Borrower's notice address if sent by otherm eans. Noticet oa nyo neB orrower shallc onstituten oticet oa llB orrowers unlessA pplicableL aw expressly requires otherwise. The notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower shall promptly notify Lender of Borrower's change of address. If Lender specifies ap roceduref or reporting Borrower's change of address, then Borrowers hall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at anyo net ime. A ny noticet oL enders hallb eg ivenb y deliveringi to rb ym ailingi t byf irstc lassm ail to Lender's address stated hereinu nless Lender has designated another address by notice toB orrower. Any notice in connection with this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.
- 16. Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be silent, but such silence shall not be construed as a prohibition against agreement by contract. In the eventt hatanypr ovisiono re lauseof t his Security In strumentor t he Noteconflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the con flicting provision.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall mean and include the plural and vice versa; and (c)t he word "may" gives sole discretion without any obligation to take any action.

- 17. Borrower's Copy. Borrowershallbe given oneco pyof the Note and of this Se curity Instrument.
- 18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrowa greement, the intent of which is thetr ansferof tit leby Borrowerataf uture datet oa purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

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If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrumentwithou t furthernot iceor demand on Borrower.

- 19. Borrower's Right to Reinstate After Acceleration. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earliest of: (a) five days before sale of the Property pursuant to any power of sale contained in this Security Instrument; (b) sucho there eriod as Applicable Lawmi ghtspecify for the term ination of B orrower's right to reinstate; or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees, property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security Instrument, shall continue unchanged. Lenderm ayrequ ire that B orrowerpay such reinstatements ums and expenses in one of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this rightt or einstate shalln otapp ly inthe c aseofacceleration un derS ection 18.
- 20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Borrower. A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other information RESPA requires in connection with a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Notep urchaseru nlesso therwisep rovidedb ythe Notepu rchaser.

Neither Borrower nor Lender may commence, join, or be joined to any judicial action (as either an individualliti gantor theme mberof a class )th atar ises from t heot herparty' sactions pur rsuantt othis S ecurity Instrument or that alleges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument, until such Borrower or Lender has notified the other party (with such notice given inc ompliancewithther equirements of Secti on 15) of such a lleged breach and af fordedt heother partyh ereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must elapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to cure given to Borrower pursuant to Section 22 and the notice of acceleration given to Borrower pursuant to Section 18 shallbe deemedto s atisfythe noticea ndop portunity to take corrective action pro visions of t his S ection 20.

21. Hazardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials; (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Environmental Law; and (d) an "Environmental Condition"meansaco Inditiont hatca n cause, contributet o,o ro therwisetr iggeran Env ironmental Cleanup.

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Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the property (including,b utno tl imitedto,h azardous substances in consumerproducts).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) anyEn vironmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance withEnv ironmental Law.N othing hereinsh all create anyo bligation on Lenderf or an Environmental Cleanup.

NON-UNIFORM COVENANTS.Borr owerand Le nderf urther covenantand agre ea sf ollows:

22. Acceleration; Remedies. Lender shall give noticet o Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right orei nstate after accelerationan dth erighttob ringa court actionto assert then on-existenceofa default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option, and without further demand, may invoke the power of sale, including the right to accelerate full payment of the Note, and any other remedies permitted by Applicable Law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this Section 22, including, but not limited to, reasonable attorneys' fees and costs oft itlee vidence.

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute written noticeof theoccurren ceo fan e ventof d efaultand of Lenders' election ocauseth e Property be esold, and shall cause such notice to be recorded in each county in which any part of the Property is located. Lenders hall mail copies of then otice as prescribed by Applicable Law to Borrowerand to the persons prescribed by Applicable Law. Trustees hallgive public ticeof saletothepers on and in them anner prescribed by Applicable Law. After the time required by Applicable Law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at a nysale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excesst o the person or personslega llyen titledt oi t.

23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall requestT rusteet oreconveyt heP ropertyands hallsur rendert hisSe curityInstrument all notesevidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty to

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BK- 0505 PG-13462 05/31/2005 thepe rsono rp ersonsle gallyen titledt o it. Suchp ersonor p ersonss hallp ayan yr ecordationc osts.Len derma y charge such person or persons a fee for reconveying the Property, but only if the fee is paid to a third party (such asth eTrustee)f orser vicesr enderedand thechar gingof t hef eeisperm itted underApp licable Law.

- 24. Substitute Trustee. Lender at its option, may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without conveyance of the Property, the successor trustees halls ucceedto allt het itle, power andd utiesco nferredupon Tru steeh ereinan dby Appli cableL aw.
- 25. Assumption Fee. If there is an assumption of this loan, Lender may charge an assumption fee of U.S.\$ 0.00

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in pages 1 through14 of thisSecur ityInst rumentand inany R iderexec utedby B orrower and recordedwit hit.

| Blain Wines | (Seal) Parcia Hines  -Borrower MARCIA WINES | (Seal) -Borrower    |
|-------------|---|---------------------|
|             | (Seal)<br>-Borrower                         | (Seal)<br>-Borrower |
|             | (Seal)<br>-Borrower                         | (Seal)<br>-Вопоwer  |
| Witness:    | Witness:                                    |                     |
|             |   |                     |

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Stateof NORTH DAKOTA Countyo f STUTSMAN

Thisinstrumen twas ack nowledgedb efore meon

May 24, 2005

(date)b y

Thisinstrumen twas ack nowledgedb efore meon

J. BLAINE WINES, MARCIA, WINES, HUSBAND AND WIFE AS JOINT TENANTS

(name[s]

Janis Bensch
Stutsman County, North Da
My Commission Expires: 09

(name[s]of pe rson[s]).

NotaryPu blic

Stutsman County, North Dakota My Commission Expires: 09-30-2006

MAILTAXSTATEMENTS TO

Name:

Address:

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## **DESCRIPTION**

All that real property situated in the County of Douglas, State of Nevada, bounded and described as follows:

The Northwest Quarter (NW 1/4) of the Northeast Quarter (NE 1/4) of the Southeast Quarter (SE 1/4) of Section 24, Township 13 North, Range 18 East, M.D.B. & M.

Excepting therefrom that portion lying within Kingsbury Grade.

### Further Excepting therefrom:

Commencing at the Northeast corner of Lot 6 of Ansaldo Acres as recorded October 26, 1959 as Document No. 15143 of the Official Records of Douglas County, Nevada.

Thence North 07°53'55" West, a distance of 436.38 feet to the true point of beginning; thence North 37°39'11" West, a distance of 19.00 feet to a point; thence along a tangent curve to the right having a radius of 110 feet through a central angle of 175°56'10" a distance of 78.67 feet to a point; thence South 00°00'49" West, a distance of 16.00 feet to a point; thence North 87°49'11" West, a distance of 18.00 feet to a point; thence 74°00'49" West, a distance of 16.50 feet to a point; thence South 66°30'49" West, a distance of 14.00 feet to a point; thence South 59°30'49" West, a distance of 18.50 feet to the true point of beginning.

And further excepting therefrom that portion of said land as described in Deed to the State of Nevada in document recorded March 1, 1989 in Book 389, Page 020, as Document No. 197305. Further excepting that portion lying within the boundaries of Logging Rd.

Per NRS 111.312, this legal description was previously recorded on October 8, 1998 in Book 1098, Page 1449 as Document No. 451265, Official Records, Douglas County, State of Nevada.

. . . . . . . . . . .

Jeff Swisher, Title Officer

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