BR-80

Deed of Trust

This Deed of Trust, made and entered into this fourth day of June
19 64 by and between JOHN S. GAYNOR and JOAN B. GAYNOR, his wife
17. Man., by and between
Caustin State of Navada hereinafter called the
of Elko County, State of Nevada, hereinafter called the
"Grantor", and PIONEER INSURANCE COMPANY OF NEVADA
Trustee,
and NEVADA BANK OF COMMERCE, a banking corporation, organized and existing under and by virtue of the
laws of the State of Nevada, and authorized to and doing a banking business in the State of Nevada, hereinafter called
the "Beneficiary";
On the sum of Paralleland in the sum of
WITNESSETH: THAT WHEREAS, the Grantor is indebted to the said Beneficiary in the sum of
THIRTY TWO THOUSAND ONLY Dollars
(\$ 32,000,00#), lawful money of the United States, and has agreed to pay the same according to the
tenor and terms of a certain promissory note of even date herewith, and made, executed and delivered by the said
Grantor to the said Beneficiary, which note is in the principal sum of THERTY. TWO THOUSAND ONLY
STATE OF THE STATE
Dollars (\$ 32,000.00#).
lawful money of the United States of America, together with interest thereon at the rate of Six & One Percent
per annum, which promissory note matures on the 15th day of November , 1968
and the cold promissory
NOW, THEREFORE, the said Grantor, for the purpose of securing the payment of the said promissory note, and the principal and interest, and all other amounts therein set forth, or therein provided to be paid, and also
the payment of all other moneys herein agreed or provided to be paid by the said Grantor, or which may be paid
out or advanced by the Beneficiary or Trustees, whether such payments or advancements are made under the provisions
of this instrument or otherwise, with the interest in each case, hereby grants, bargains, sells, conveys and contirms unto
the said Trustees all the estate and interest, homestead or other claim or demand, as well in law as in equity, which
the said Grantor now has or may hereafter acquire of the following described lots, pieces and parcels of
land, improvements, and/or appurtenances, all of which are situated in the County of Eureka
State of Nevada, and being more particularly described as follows, to-wit:
તામાં મુખ્ય કે માના માના માના માના માના માના માના માન
TOWNSHIP 21 NORTH, RANGE 53 EAST, MDB&M
Section 3: $S^{\frac{1}{2}}$
Section 3 : 02
Including Water Permit Numbers: 18626 & 20588
Together with all buildings and improvements

situate thereon.

TOGETHER WITH ALL, AND SINGULAR, the tenements, hereditaments and appurtenances, thereunto belonging, or therewith had and enjoyed, and the reversion and reversions, remainder and remainders, rents, issues

o wher Albhall buildings and Leprovegents

2000 NGE#1

and profits thereof.

TO HAVE AND TO HOLD, the said premises, together with the appurtenances, unto the said Trustees and to their heirs, successors and assigns, for the uses and purposes therein mentioned.

THIS DEED OF TRUST shall be security for the payment, in lawful money of the United States, of all moneys that may hereafter become due and payable from the Grantor to the Beneficiary for any cause whatsoever, and shall also be security for any and all renewals of the debt of the Grantor to the Beneficiary, howsoever evidenced.

Said Grantor, in consideration of the premises, hereby covenants and agrees, that neither the acceptance nor existence, now or hereafter, of other security for the indebtedness secured hereby, nor the release thereof, shall operate as a waiver of the security of this Deed of Trust, nor shall this Deed of Trust nor its satisfaction nor a reconveyance made thereunder operate as a waiver of any such other security now held or hereafter acquired.

be construed as plural, and be binding on all Grantors; and upon his or their heirs, executors, administrators, and assigns.

IN WITNESS WHEREOF, the said Grantor has herevato signed hys name the day and year first above written.

JOHN S. GAYNOR

JOAN B. GAYNOR

化丁基抗性机构体检验 机铁矿矿

STOROUGH TROMERYOU CONSTILLOR BULLDY

· 横门的规则。

ETRO

TOOL I COMMERCUT TOOK IN COMMON THE WILL

CONTRACT CONTRACTOR STOCKER

1916A - 19

STATE OF NEVADA	t	Marine and the			
COUNTY OF	lko		om en Sa	\ \	
On this£eu	rth day of	June		19.64 pe	rsonally
the state of the s	otary Public in and for			\ \	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, et			\ \	
	John S. Gaynor ar	id Joan B. Gayin	or, Hre Atte		
v4===+=================================					
nown to me to be the p	erson.sdescribed in and	who executed the fo	oregoing instrumer	it; who duly a	cknowl-
dged to me thatthe.	yexecuted the same fr	eely and voluntarily	and for the uses	and purposes	therein
. •		Parkin prija gr	rsys iv 1881		
	100	ESS WHEREOF, I	/ /	myÉhand and	affixed
		e day and year last al			
		Laure	D. Em	en .	
			Notary Public		
	My commis	sion expires: Febru			
/	-7/2 - 1/2/2/2	· · · · · · · · · · · · · · · · · · ·	ину 14, 1900		CT A I
/ /	The second design			(VENT
((18.18. 7 K		Attixe
\ \			e de Maria de Carlos de Carlos. Nacionales	*	
	39858		r = *** ¹ a _{ij}	• , ,	
FILE NO					

Filed for record at the request of Nevada Bank of Commerce June 12, 1964, at 51 minutes past 11 A.M. Recorded in Book ____ of Official Records, page 220-222, Records of EUREKA

Shillis: a. Dotast. Recorder.

COUNTY, NEVADA. Fee: \$3.7.5......