RECORDING REQUESTED	77102	MAILING ADDRESS F	OR NOTICES
Nevada First Thrif	.	Full addresses must	be given)
1050 Aultman St.	[···÷	050 Aultman St.	
Ely, Nv. 89301 and when recorded mail 1	E	ly, .N _V 89301	• • • • • • • • • • • • • • • • • • • •
Name (<u> </u>		
Street Nevada First Thri	ft		
City Elv Ny 89301			
State Zip	1		
		CE ABOVE THE	
DEED OF T	RUST WITH ASS	CE ABOVE THIS LINE FO	OR RECORDER'S USE
THIS DEED OF TRUST, made this 14 and Karen Schuh, Hu	th day of October	19.80 between	Joseph Schuh
	***************************************		, berein celled Trustor, and
Nevada First Investment Corp., hereincalle	d Trustee, and Nevada First Thrift, herein	called Beneficiary,	
William on the state of the sta	WITNESSETH:		
and 3// 100	neficiary in the sum of Three Tho		dred Forty
(\$ 3540.57), with charges	thereon according to the terms of a promi	inore proper of some days beauty	Dollars,
NOW THEREFORE, for the purpose of	ecuring ·	The state of the s	
 (a) The repayment of said promisso ness or obligations secured hereby; and 	ry note with charges thereon and any and	all renewals thereof and any and	all renewals of any other indebted-
	the Nevada Thrift Companies Act, the re neficiary subsequent to the execution of		
of this Deed of Trust subsequent to its even	ution together with change on all and a	o or expended by Beneficiary p	ursuant to any of the provisions
Trustor to Beneficiary subsequent to the ex-	that may be advanced to Trustor by Be	neficiary or indebtedness or obl	igations that may be incurred by
more than one Trustee, then in joint tenance	Trustee in trust and upon the trusts and	agreements hereinafter set out, w	ith power of sale, and, if there be
thereon, located in	County of	Eureka	tr property and the improvements State of Nevada
)	
Lots II and 12	in Block 16A of the a, State of Nevada.	Town of Eureka,	
county of Eurer	a, state of Nevada.	\ / /	
		~ /	
		. /	
		/ /	
including the hereditaments and appurtenate therewith, and all the estate which the Trus	ces thereunto belonging, all water rights	and stock in water companies	
snd profits.	of paragraph 8 (d) hereof respecting the	said property, TOGETHER W. occasions on which Trustee may	appurcement thereto or connected ITH the rents, issues and profits collect and retain said tents, issues
TRUSTOR AGREES to do and perfor (a) To keep said property in good on	dition and sension are server	\\ t. sur	
formed and materials furnished therefore to	comply with all laws and faire.	organizate merena and to bay a	nen due all claims for labor per-
to cultivate, irrigate, fertilize, fumigate, pru-	e and do all other arts which from the e	nit, suffer or permit any act upon	r requiring any alterations or im-
(b) To insure said property and to kee	n all and a ' ' ' a		•
insurance carriers approved by Benefician /	N as a series of The Color of t	conem sermen netend. Wil boildi	es of such insurance challe (1) ha
heisty. The amount collected under any fire is	surance policy may be applied by Beneficia	ery upon any indebtedness or ob	as thereunder be payable to Bene-
part thereof, may be released to Trustor. Suc act done pursuant to such notice.	spplication or release shall not cure or	waive any default or notice of de	ratire amount so collected, or any rault bereunder or invalidate any
or superior hereto, and all costs, fees and ex		id on said property, or any part i	thereof, which appear to be prior
or peneticiary or riustee, to pay an costs	ion or proceeding purporting to affect thind expenses, including cost of evidence of	ie security hereof or title to said of title and attorneys' fees in a r	property or the rights or powers easonable sum in any such action
or proceeding in which Beneficiary or Trustee may appear. (e) If the loan secured hereby is to finance the construction, improvement, alteration or repair of said property, to perform or cause to be performed all acts necessary to complete all said work in accordance with any agreement between Trustor and Beneficiary.			
Trustor further agrees that a failure of	said work in accordance with any agreen n the part of Trustor to do and perform		
THE PARTIES HERETO MUTUALI.	AGREE-		
	sayment or to do any act as herein providing trustor, in the many act as herein providing trustor, if		
take possession of said property for such n	recili necessary to protect the security h	erent, Beneficiary or Trustee be	ing authorized to enter upon and
in the judgment of either appears to be no	incor superior bereto, and in exercising	e, contest or compromise any en	cumbrance, charge or lien which
pay their reasonable fees. Trustor agrees to date of expenditure at the interest rate set i	hay immediately and without demand all	l sums so expended by Reneficia	ry or Trustee, with interest from

2. By accepting payment of any sum secured hereby after its due date Beneficiary does not waive or in any manner affect its right to require prompt payment when due of all other sums so secured and to declare a default for failure of Trustor so to pay. The waiver by Trustee or Beneficiary of any default of Trustor under this Deed of Trust shall not be or be deemed to be a waiver of any other or similar default subsequently occurring.

3. Despite any contrary provision herein or in the promisory note of Trustor, Benficiary shall have the absolute right to direct the manner in which the payments of proceeds shall be applied upon or allocated among the various items composing the Trustor's indebtedness.

various items composing the Trustor's indebtedness.

4. Upon the written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender to Trustee for cancellation of this Deed of Trust and all promissory notes secured hereby, and upon payment of fees to Trustee, if any, Trustee shall reconvey, without warranty, the property then held hereunder. The recitals in any reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The greater in any reconveyance may be described as "the person or persons legally entitled thereto."

5. At any time and from time to time, without liability and notice, upon the written request of Beneficiary and without affecting the personal liability of any person for payment of the indebtedness hereby secured, Trustee may do any of the following:

(a) Join in any extension agreement or any agreement subordinating the lien and charge thereon; (b) Reconvey any part of said property; (c) Consent to the making any map or plat thereof; (d) Join in granting any essement thereon. 88 PAGE 123 SOOK.

6. If any change or changes occur in the title to all or any part of said property, Beneficity may without any notice or demand at its discretion and from time to time and without in any way impairing or releasing the obligations of Trustor/hereunder do any of the following: (2) Take, exchange or release security for any of the obligations now or hereafter secured hereby; (b) Extend the time for payment of said obligations; (c) Declare the whole of the balance of principal of said indebtedness secured hereby and the accrued charges to be due and payable immediately. 7. Unless directed in writing by Trustor or Beneficiary to do so and paid is reasonable charge therefor, Trustee is not obligated to request a copy of any notice of default and of election to sell or of any notice of sale under any other deed of trust, nor to notify any party hereto of any pending sale under any other deed of trust or of any action or proceeding to which Trustor, Beneficiary or Trustee shall be a party, unless such action or proceeding be brought 8. Whenever Trustor shall be in default in the payment of any indehtedness secured hereby or in the performance of any other agreement, obligation or condition in this Deed of Trust, Trustee or Beneficiary shall be entitled to do according to law any of the following: (a) Take possession of said property or any part thereof; (b) Operate said property or any part thereof; (c) Do such acts as may be necessary to conserve the value of said property or any part thereof; (d) Collect and retain the rents, issues and profits from said property or any part thereof, either with or without taking possession. In addition and without prejudice to such rights, Beneficiary shall have the right to have a receiver appointed to do any or all of the aforesaid things during any such default. Beneficiary's legal expense in procuring the appointment of a receiver shall be chargeable to Trustor. It a net profit be realized from the exercise of the powers herein conferred, it shall be applied upon the indebtedness secured hereby; if a net loss be realized, Trustor hereby agrees to oay the amount thereof to Trustee and/or Beneficiary, as their interests appear. 9. Whenever Trustor shall be in default in the payment of any indebtedness secured hereby or in the performance of any other agreement, obliga-tion or condition in this Deed of Trust, Beneficiary may, at its option, declare all indebtedness, obligations and sums secured hereby to be immediately due and payable by delivery to Trustee of a written declaration of default. If Beneficiary desires said property or any part thereof to be sold, it shall deposit with Trustee this Deed of Trust and all promissory notes and documents evidencing expenditures secured hereby, and shall deliver to Trustee a written notice of default and of election to cause the property to be sold, in form required by law, which shall be duly filed for record by Trustee or When the time required by law shall have elapsed after recordation of such notice of default and election, Trustee shall give notice of sale as then When the time required by law shall have elapsed after recordation of such notice of default and election, Trustee shall give notice of sale as thenrequired by law and, without demand upon Trustor, shall sell said property at the time and place of sale fixed in said notice of sale. Beneficiary may,
without liability on its part, designate whether said property shall be sold as a whole or in separate parcels and, if in separate parcels, the order in which
said parcels shall be sold. The property shall be sold at public auction to the highest bidder for cash. The purchase price shall be payable at the time of the
acceptance of the bid. The sale shall take place at some place in the county wherein the said property is situated and, if situated in different counties, then
in any county in which any part of the property is situated. Trustee may act through an arrotney, auctioneer or other agent in all proceedings connected
with the sale. Any person, including Trustor, Trustee and Beneficiary, may purchase at the sale. Trustee may postpone the sale of all or any portion of
said property from time to time by public announcement at the time and place of sale as fixed in said notice of sale or as fixed by public announcement
of postponement. Upon payment of the full purchase price, Trustee shall deliver to the Purchaser a deed conveying the property so sold, but without
any covenant or warranty, express or implied. The recitals in such deed or any matter, proceedings and fares shall be conclusive proof of the truthfulness
and regularity thereof. The receipt for the purchase money by Trustee.

10. After eleduring all conys and express of sale and all cours and express of Trustee and this truty including fees to the Trustee and of counsel. to the proper application of the purchase money by Irustee.

10. After deducting all costs and expenses of sale, and all costs and expenses of Trustee and this trust, including fees to the Trustee and of counsel employed by Trustee and/or Beneficiary for the purpose of exercising the power of sale hereunder, or for any other purpose in connection with this instrument and the cost of evidence of title in connection with the sale, all such charges, costs and expenses, etc. I tustee shall apply the proceeds of sale, first, to the payment of all sums expended under the terms of this instrument, not then repaid, with accrued interest at ten percent per annum; and second, to the payment of all other sums then secured hereby, in such order and manner as may be designated by Beneficiary; the remainder, if any, to be paid to the person or persons legally entitled thereto. 11. (a) In addition to any of the powers or remedies conferred upon the Trustee and the Beneficiary or either of them under this instrument, either the Trustee or Beneficiary or both may bring an action in the proper court for the foreclosure of this instrument as a morgage and obtain all the remedies in such action that are given by any statute or law of the State of Nevada (b) No power or remedy herein conferred is exclusive of or shall prejudice any other power or remedy of Trustee or Beneficiary. (c) Each such power and remedy may be exercised from time to time as often as is deemed 12. In case of suit being commenced for the foreclosure of this Deed of Trust, the Trustor agrees to pay to the Beneficiary or Trustee (whichever may be the plaintiff in said suit) whether such suit be brought to a decree or not: (a) fees therein the sum allowed by court, and (b) such further sums, if any, as Beneficiary or Trustee shall have procuring an abstract for search of the title to, said property subsequent to the execution of this Deed of Trust, and (c) A reasonable fee. In such suit of foreclosure, the plaintiff therein shall be entitled without notice to the appointment of a receiver to take possession of and operate said property and to collect and receive the rents, issues and profits of said property, and to exercise such other powers as the court shall confer. All moneys herein agreed to be paid shall be secured hereby. 13. Trustee and Beneficiary shall be entitled to enforce any indebtedness or obligation secured hereby and to exercise all rights and powers under this deed of trust or under any other agreement or any law now or hereafter in force, although some or all of the indebtedness and obligations secured hereby are now or shall hereafter be otherwise secured, whether by mortgage, deed of trust, pledge, lien assignment or otherwise. Neither the acceptance of this Deed of Trust nor its enforcement, whether by court action or pursuant to the power of sale or other powers herein conferred, shall prejudice or in any manner affect Trustee's or Beneficiary's right to realize or enforce any other security now or hereafter held by Beneficiary or Trustee in such order and manner they or either of them may in their uncontrolled discretion determine.

14. Trustor hereby declares that this conveyance is irrevocable, and that if two or more persons be named as Trustees herein this Deed of Trust 14. I trustor hereby declares that this conveyance is irrevocable, and that il two or more persons be named as Trustees herein this Deed of Trust shall be construed as a conveyance to them as joint tenants with full right of survivorship. Beneficiary may from time to time substitute a successor or successors to any Trustee named herein or acting hereunder to execute this trust. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any Trustee named herein or acting hereunder. Each such appointment and substitution shall be made by written instrument executed by Beneficiary, containing reference to the Deed and its place of record, which when recorded in the office of the County Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. The foregoing power of substitution and procedure is provided for by law for the substitution of the trustee or trustees herein named. 15. 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 the money received by it in the same manner and with the same effect as above provided for the disposition of the proceeds of fire insurance. 16. Any Trustor who is a married woman and who has joined in the execution of any promissory note or notes secured by this Deed on Trust hereby expressly agrees and assents to the liability of her separate property for all such indebtedness. Such agreement and assent, however, shall not be deemed to create a present lien or entumbrance upon any of her separate property not herein destribed.

17. The provisions of this Deed of Trust are hereby made applicable to and shall insue to the benefit of and bind all parties hereto and their heirs, legaters, devisees, administrators, executors, successors and assigns (including a pledgee of any indebtedness secured hereby). The musculine gender includes the feminine and/or neuter, and the singular number shall include the plural. Should more than one person execute this Deed of Trust, as Trustor, the undertakings of the Trustor herein contained shall be deemed to be their joint and several undertakings. The undersigned Trustor requests that a copy of any notice of default and of any notice of sale hereunder be mailed to him at his mailing address 18. Notwithstanding anything to the contrary herein set forth, the Trustor shall not be tiable and there shall not be collected from him, any sums of mone; for charges, collection expenses, attorney's fees, insurance premiums, fees, expenses, etc. in excess of those permitted by the Nevada Thrift Companies Act. 19. Should the Trustor convey or alienate said property or any part thereof or any interest therein or shall be divested of his title in any manner or way, whether voluntary or involuntary any indebtedness or obligation secured hereby, irrespective of the maturity date expressed in any note evidencing the same at the option of the holder and without demand or notice shall become due and payable immediately. IN WITNESS WHEREOF, Trustor has executed these presents the day and year first above written

STATE OF NEVADA, White Pine COUNTY OF Whi on October 14, 1980 Joseph personally appeared before me, a Notary Public, Karen Schuh Joseph Schuh and Karen Schuh, Husband and Wife If executed by a Corporation the Corporation Form of Acknowledgment must be used. who acknowledged that they executed the above instrument. FRONTIER TI Signature. (Notary Public) ROBERT SPELLBERG Notary Public - State of Nevada \mathbf{P} White Pine County 5 My appointment expires Oct. 8, 1983 Notarial Scal Œ.M

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