BENEFICIARY NEVADA FIRST THRIFT

DEED OF TRUST WITH ASSIGNMENT OF RENTS

475 Railroad, Elko, NV 89801

4-12-12:0

92945

3/12/84 14864667 MARR, Norville P.O. Box 58 Crescent Vly, NV 89821

Trustor see below:

IHIS DEED OF TRUST, made on the loan date stated above between the above named Trustor(s), Nevada First Investment Corp., hereincalled Trustee, and Nevada First Thrift, herein called Beneficiary

WITNESSETH

B'HEREAS. Trustor is indebted to Beneficiary in the sum of the Amount Financed stated above, with interest and or charges thereon according to the terms of a promissory note of even date herewith

NOW THEREFORE, for the purpose of securing

(a) The repayment of said promissory note with charges thereon and any and all deferments or renewals thereof and any and all deferments or renewals of other indebtedness or obligations secured hereby, and

(b) Only to the extent permitted by the Nevada Thirft Companies Act, the repayment of any and all sums and amounts that may be advanced, or expenditures that may be made by Beneficiary sub-equent to the execution of this Deed of Trust for the maintainance or preservation of the property or any part thereof covered by this Deed of Trust or that may be advanced or expended by Beneficiary pursuant to any of the provisions of said Note and, or this Deed of Trust subsequent to execution, thereof or hereof, together with charges on all such advances or expenditures; and

(c) the repayment of any and all sums that may be advanced to Trustor by Beneficiary or indebtedness or obligations that may be incurred by Trustor to Beneficiary subsequent to the execution of this Deed of Trust, together with charges thereon.

Trustor grants, transfers and assigns to Trustee in trust and upon the trusts and agreements hereinafter set out, with power of sale, and, if there by more than one Trustee, then in joint tenancy upon the same trusts and agreements and with like power of sale, all that property and the improvements Eureka State of Nevada thereon located in Crescent . Valley County of ... described as.

Lot 13, Block 2 of Crescent Valley Ranch and Farms Unit No. 1, as per map recorded in the office of the County Recorder of Eureka County, Nevada, as File No. 34081.

EXCEPTING THEREFROM, all petroleum, oil, natural gas and products derived therefrom within or underlying said land or that may be produced therefrom, and all rights thereto, as reserved by Southern Facific Land Company in Deed to H.J. Buchenau and Elsie Buchenau, recorded September 24, 1951, in Book 24, of Deeds at Page 168, Eureka County, Nevada.

Trustor: Norville B. Marr and Lillian E. Marr, Husband and Wife

BBOK | 2 | PAGE 488

including the hereditaments and appurtenances thereunto belonging; all water rights and stock in water companies appurtenant thereto or connected, therewith, and all-the estate which the Trustor now has or may hereafter acquire in said property, TOGETHER WITH the rents, issues and profits thereof, subject, however, to the provisions of paragraph 8 (d) hereof respecting the occasions on which Trustee may collect and retain said rents, issues and profits.

(a) To keep said property in good condition and repair, not to remove or demolish any building thereon; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials, workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay alterations of improvements to be made furnished therefor, to comply with all laws, conditions and restrictions affecting said property or requiring any alterations of improvements to be made furnished thereon; not to commit suffer or permit any act upon said property in violation of law; to cultivate, irrigate, fertilize, thereon; not to commit or permit waste thereof; not to commit, suffer or permit any act upon said property in violation of law; to cultivate, irrigate, fertilize, furnished thereon; not occurred to the property in violation of law; to cultivate, irrigate, fertilize, furnished thereon; not occurred to the property in violation of law; to cultivate, irrigate, fertilize, thereon is not occurred to the property in violation of law; to cultivate, irrigate, fertilize, thereon is not occurred to the permit any act upon said property in violation of law; to cultivate the property in violation of law; to complete or restore promptly and in property in violation of law; to complete or restore promptly and in property in violation of law; to complete or restore promptly and in property in violation of law; to complete or restore promptly and in property in violation of law; to complete or restore promptly and in property in violation or law; to complete or restore promptly a

excluding the general.

(b) To insure said property and to keep all said property insured against fire in amounts satisfactory to Beneficiary, but such insurance protection shall at times be in amounts at least equal to the amount of Trustor's unpaid indebtedness secured hereby. All policies of such insurance shall: (1) be with insurance all times be in amounts at least equal to the amount of Trustor's unpaid indebtedness and (3) provide that any loss thereunder be payable to Beneficiary. The amount carriers approved by Beneficiary, (2) at request of Beneficiary be delivered to it, and (3) provide that any loss thereunder be payable to Beneficiary. The amount collected, or any part the restoration of the damaged premises in such manner as Beneficiary may determine; or at the option of Beneficiary the entire amounts to collected, or any part thereof, may be demaged premises in such manner as Beneficiary may determine; or at the option of Beneficiary the entire amount so collected, or any part thereof, may be released to Trustor. Such application or release shall not cure or waits any default or notice of default hereunder or invalidate any act done pursuant to such released to Trustor. Such application or release shall not cure or waits any default or notice of default hereunder or invalidate any act done pursuant to such

(c) To pay, at least ten days before delinquency, all taxes and assessments affecting said property, including assessments on appurtenant water stock, and to pay, when due, all encumbrances, charges and liens, with interest on said property, or any part thereof, which appear to be prior or superior hereto, and all costs, fees and expenses of this trust.

(d) To appear in and defend any action or proceeding purporting to affect the security hereof or title to said property or the rights of powers of Beneficiary or Trustee. To pay all costs and expenses, including cost of evidence of title and attorneys' fees in a reasonable 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 on the part of Trustor to do and perform any of the foregoing shall constitute a default under this Deed of Trust. THE PARTIES HERETO MUTUALLY AGREE:

1. Should Trustor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without releasing Trustor, from any obligation hereof, may make or do the same in such manner and to such extent as notice to or demand upon Trustor and without releasing Trustor, from any obligation hereof, may make or do the same in such manner and to such extent as notice to or demand upon Trustor and without releasing Trustor, from any obligation hereof, may be not take possession of said property for such either may deem necessary to protect the security hereof, or title to said property or the rights or powers of purposes, to appear in and defend any action or proceeding purporting to affect the security hereof, or title to said property or the rights or powers of purposes, to appear in and defend any action or proceeding purporting to affect the security hereof, or title to said property or the rights or powers of purposes, to appear in and defend any action or proceeding purporting to affect the security hereof, or title to said property or the rights or powers of powers of purposes, to appear in any deem necessary becomes one or title to said property or the rights or powers of powers of the security hereof, or title to said property or the rights or powers of powers or title to said property or the rights or powers of the security hereof, or title to said property or the rights or powers of powers of the security hereof, or title to said property or the rights or powers of the security hereof, or title to said property or the rights or powers of the security hereof, or title to said property or the rights or powers of purpors and the security hereof, or title to said property or the rights or powers of powers of the security hereof, or title to said property or the rights or powers of the security hereof, or title to said property or the rights of powers of the security hereof, and the security hereof, and the security hereof, and the rights or powers of the

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 payment when due of all other sums so secured and to declare a default for failure 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. Heneficiary 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.

4. Upon the written request of Beneficiary shall prove the 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 feet to Trustee, if any. Trustee shall reconvey, without warrenty, the property then held hereunder. The recitals in any reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee 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 table of any map or plat thereof; (d) Join in granting any easement thereon.

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6. If any change or changes occur in the title to all or any part of said property, Beneficiary may without any notice of demand at its discretion from time to lime and without in any way impairing or releasing the obligations of Trustor hereunder do any of the following:

(a) Take, exchange or release security for any of the obligations now or foreafter secured hereby, (b) Extend the time for payment of said obligations of the obligations of the payment of the obligations of the obl

tions; (c) Lecture the whose of the mainte of principal of said indebtedness secured hereby and the accrued energes to be due and psyable immediately—
7. Unless directed in writing by Trustor or Beneficiary to do so and paid its reasonable charge therefor, Trustee is not obligated to request a copy of any notice of any entire of any ent

by trustee.

8. Whenever Trustor shall be in default in the payment of any indebtedness 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 acra as may be necessary to conserve the value of said property or any part thereof; (d) Collect and retain the tents, issues and profits from said property or any part thereof, either with or without raking possession.

with or without raking 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. If a nest profit be realized from the any such default. Beneficiary's legal expense in procuring the appointment of a receiver shall be chargeable to Trustor. If a nest 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 pay the exercise of the powers herein conferred, it shall be applied upon the indebtedness secured hereby or in the peformance of any other agreement, obligations and sums secured hereby to be immediately into or condition in this Deed of Trust, Beneficiary may, at its option, declare all indebtedness, obligations and sums secured hereby to be sold, it shall to a new 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 deliver to Trustee deposit with Trustee this Deed of Trust and all promissory notes and documents evidencing expenditures secured hereby, and shall deliver to Trustee of 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 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 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

Beneficiary.

When the time required by law shall have clapsed after recordation of such notice of default and election. Trustee shall give notice of sale as then required by law shall have clapsed after recordation of such notice of default and election. Trustee shall give notice of sale as then required 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 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 the property shall be sold at public auction to the highest bidder for each. The purchase price shall be payable at the time of the acceptance of the bid. The sale. The property shall be sold at public auction to the highest bidder for each. The purchase price shall be payable at the time of the acceptance of the bid. The sale property is situated. I mustee may act through an attorney, auctioneer or other agent in all proceedings connected with the sale. Any person, including Trustor, property is situated. Trustee may act through an attorney, auctioneer or other agent in all proceedings connected with the sale. Any person, including Trustor, property is situated. 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. 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 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 announcement of postponement. Upon payment of the purchase of sale as fixed in said notice of sale or as fixed by public announcement of p

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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 mortgage and obtain all the remedies the Trustee or Beneficiary or both may bring an action in the proper court for the foreclosure of this instrument as a mortgage and obtain all the remedies the Trustee or Beneficiary of the State of Nevada (b) No power or remedy herein conferred is exclusive of or shall prejudice 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 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 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.

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) for fees therein the sum allowed by court, and (b) such further sums, if any, as plaintiff in said suit) whether such suit be brought to a decree or not: (a) for fees therein the sum allowed by court, and (b) such further sums, if any, as Beneficiary or Trustee shall have expended in procuring an abstract for search of the title to, said property subsequent to the execution of this Deed of Trust, the Trustee (whichever may be the and (c) A reasonable Trustee's 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 seceive the rents, issues and profits of said property, and to exercise such other powers as the court shall confer. Altmoneys herein agreed to be paid shall be secured hereby.

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 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 murtrage, deed of trust, pledge, lim assignment or otherwise. Neither the acceptance hereby are now or shall hereafter be otherwise secured, whether by court action or pursuant to the power of sale or other powers herein conferred, shall prejudice or 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 after Trustees or Beneficiary's right to realize or endotre any other security now or hereafter held by Beneficiary or Trustee is on the natural determine.

14. Trustor hereby declares that this conveyance is treeverable, and that if two or more persons be named as Trustees herein this Deed of Trust shall be construed and conveyance to them as some receive or

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 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 to any Trustee named herein or acting hereunder to execute this must Upon such appointment, and without conveyance to the successor trustee, successor stated 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 this Trust 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 in the place of the trustee or trustees herein named.

trustees in the place of the trustee or trustees herein named.

95. Any award of damales in connection with any condemnation for public use of or injury to said property, or any part thereof, is hereby assigned of 35. Any award of damales in connection with any condemnation for public use of or injury to said property, or any part thereof, is hereby assigned and sidely be prief 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 protected of fire instrustors

16. Any Trustor who is a matried woman and who has joined in the execution of any promissory note or notes secured by this Deed of Trust hereby after a property for all such indebtedness. Such agreement and assent, however, shall not be deemed to create a present lieu or encumbrance upon any of her separate property not herein described.

17. The provisions of this Deed of Trust are hereby made applicable to and shall inside to the benefit of and bind all parties hereto and their heirs, 17. The provisions of this Deed of Trust are hereby made applicable to and shall inside to the benefit of and bind all parties hereto and their heirs, 18. The provisions of this Deed of Trust are hereby made applicable to and shall inside to the benefit of and bind all parties hereto and their heirs, 18. The provisions of the Trustor, the underskings of the Trustor, the resulting shall include the plurals. Should more than one person execute this Deed of Trust, as includes the feminine and/or neuter, and the singular number shall include the plurals. Should more than one person execute this Deed of Trust, as includes the feminine and/or neuter, and the singular number shall be deemed to be their joint and several undertakings.

Thus to, the underskings of the Trustor herein contented 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 set opposite his signature hereto.

18. Notwithstanding anything to the contrary herein set forth, the Trustor shall not be liable and there shall not be collected from him, not sums of money for charges, collection expenses, sittorney's fees, insurance premiums, fees, expenses, etc. in excess of those permitted by the Nevada Thrift

19. Should the Trustor convey or alienate said property or any part thereof or any interest therein or be divested of his title in any manner or way, whether soluntary or involuntary, any indebtedness or obligation secured hereby, irrespective of the maturity date expressed in a symbol of the holder and without demand or nestice, shall become due and payable immediately.

STATE OF NEVADA, STATE OF NEVADA, SS.	day and year first storic witness. Howils B. Maris.
COUNTY OF Elko	Norville B. Marr
On	Jellen & Mars
Norville/& Lillian/Marr	Lillian E. Marr
who acknowledged that They executed the above instrument.	executed by a Cosporation the Cosporation Form of Acknowledgment must be used.
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1. (1.16.)	MAILING ADDRESS FOR NOTICES (Full addresses must be given)
Signature Notary Publich	475 Railroad, Elko, NV 89801
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