APN 001-102-11 APN 001-102-12

When Recorded Returio: Dennis G. and Mary Eeith P.O. Box 415 Eureka, Nevada 8931

DEED OF TRUST

THIS DEEOF TRUST, made and entered into this 4th day of June, 2001, by and been Mykal Zoglemann and Cheryl Zoglemann, as husband and wife, as community prerty with right of survivorship and not as tenants in common, whose address is P.O. x 268, Eureka, Nevada, 89316, hereinafter referred to as the Trustors, and ennis G. Reith and Mary E. Reith, husband and wife, as joint tenants with rights of cvivorship and not as tenants in common, hereinafter referred to as the Trustees and Beneficiaries.

WITNESSETH

That Trustorenvey, transfer, and assigns to Trustees in Trust with power of sale the following desced real property located in the County of Eureka, State of Nevada, and more parularly described as follows:

Lot 15 of Bloc1, AKA 15 N. Main St. in the town of Eureka, Nevada, and;

Lot 15 of Bloc2, AKA 21 N. Main St. in the town of Eureka, Nevada.

Together witll buildings and improvements situate thereon.

SUBJECT TCHIS CERTAIN DEED OF TRUST created by the Trustors in favor of the ustees and Beneficiaries, the beneficial owners of record being Dennis G. Re: and Mary E. Reith, husband and wife.

Together witlil and singular the tenements, hereditaments and appurtenancehereunto belonging or in anywise appertaining, and the reversion and versions, remainder and remainders, rents, issues, and profits thereo

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Trustors irrevably grants and conveys to Trustees in Trust with power of sale, the above-describ real property together with leases, rents, issues, profits, or income thereof, all of uch are herein called property income; subject, however, to the right, power and authory herein given Beneficiaries to collect and apply such property income and sect to the existing taxes, assessment, liens, encumbrances covenants, conditions, strictions, rights of way and easements of record.

For purpose occurring (a); performance of each agreement of Trustors herein contained; (b); payme of an indebtedness evidenced by a certain Promissory Note dated the 4th day of Je, 2001 and any extension or renewal thereof executed by the Trustors in favor of the eneficiaries.

The following ovisions of N.R.S. 107.030 are adopted by reference as though more fully set th herein: Covenant 1, Covenant 2 (amount of money set forth in the promissor ote) Covenant 3, Covenant 4 (Note-rate) Covenant 5, Covenant 6, Covenant reasonable) and Covenant 9.

Trustors shalear the cost of recording this document.

To protect the curity of this Deed of Trust, Trustors agree:

- 1. To keepe property in good condition and repair; not to remove or demolish any building ereon; to complete or restore promptly and in good and workmanlike manner y building which may be constructed, damaged, or destroyed thereon, and to pay wn due all claims for labor performed and materials furnished therefore; to comply we all laws affecting the property or requiring any alterations or improvements to beade thereon; not to commit, suffer, or permit any act upon the property in violati of law; and to do all other acts which from the care or use of the property may be reonably necessary, the specific enumeration herein not excluding the general.
- 2. To appear and defend any action or proceeding purporting to affect the security hereof or the surity hereof or the right or powers of Beneficiaries or Trustees; and to pay wosts and expenses of Beneficiaries or Trustees including costs of evidence of Title anttorney's fees in a reasonable sum, in any such action or proceeding in which Beficiaries or Trustees may appear or be named in any suit brought by Beneficiar or Trustees to foreclose this Deed of Trust.
- 3. To pay be delinquent, all taxes and assessments affecting the property; when due, ancumbrances, charges and liens, with interest on the property or any part thereof wh appear to be prior or superior thereto; all cost, fees and

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expenses to this Trusticluding without limiting the generality of the foregoing the fees of Trustees forsuance of any deed of partial release and partial reconveyance or deed of release and I reconveyance, and all lawful charges, cost, and expenses in the event or reinstatemt of, following default in, this Deed of Trust or the obligation secured hereby.

- 4. If Trustcails to make any payment or to do any act as herein provided, the Beneficiary or True, but without obligation to do so and without notice to or demand o Trustor and thout releasing Trustor from any obligations thereof, may make or do the same such manner and to such extent as either may deem necessary to protect the security ereof, Beneficiary or Trustees being authorized to enter on the property for such prose; appear in and defend any action or proceeding purporting to affect the curity thereof or the rights or powers of Beneficiaries or Trustees; pay, purcha contest or compromise any encumbrance, charge, or lien which in the judgment either appears to be prior or superior thereto; and in exercising any such pors, pay necessary expenses, employ counsel, and pay reasonable attorney fe
- 5. To pay inediately and without demand all sums expended by Beneficiaries or Truste pursuant to the provisions hereof, together with interest from date of expendite at the same rate as provided for in the Note secured hereby or at the highest legal te, whichever is greater. Any amounts paid by Beneficiaries or Trustees shall become part of the debt secured by this Deed of Trust and a lien on the premises, or immetely due and payable at option of Beneficiaries or Trustees.

IT IS MUTULY AGREED THAT:

6. The amot collected by Trustors under any insurance policy may be applied by Beneficiarion any indebtedness secured hereby and in such order as Beneficiaries may detaine or, at the option of the Beneficiaries, the entire amount so collected or any partnereof, may be released to Trustors. Such application for release shall not cure waive any default or notice of Trustees' sale hereunder or invalidate any act purant to such notice or any costs related to the commencement of the same. To the ent that there is a partial destruction of the premises or improvements on the il property for which this Deed of Trust acts as security, Beneficiary shall have sole and exclusive election as to the manner in which the insurance proceeds pi to Trustor shall be applied either to the reconstruction of the premise, or to the reduion or full payment of the unpaid principal obligation then due and owing to Benciaries at the time of said insurance payment. Any partial or total destruction of themprovements situate on the real property for which this Deed of Trust acts as securi shall operate to delay payments made thereon and required to be made as set out promissory note for which this Deed of Trust acts as security.

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- 7. Any awa of damages in connection with any condemnation or taking, , or for s injury by reason public use, or for damages for private trespass or injury thereto, is assigned annual be paid to Beneficiaries as further security for all its obligation secured here (reserving unto Trustors, the right to sue therefore and the ownership thereon subt to this Deed of Trust), and on receipt of such moneys Beneficiaries may holdem as such further security, or apply or release them in the same manner and withe same effect as above provided for disposition of proceeds of insurance.
- 8. Time is the essence of this Deed of Trust. By accepting payment of any sum secured hereby at its due date Beneficiary does not waive their rights either to require prompt payme when due of all other sums so secured or to declare default for failure so to pay.
- 9. At any tinor from time to time, and without notice, on written request of Beneficiaries and prentation of this Deed of Trust and Note for endorsement, without liability for parent of the indebtedness secured hereby, without affecting the security hereof fore full amount secured hereby and all property remaining subject hereto, and with the necessity that any sum representing the value or any portion thereof of the operty affected by Trustee's action be credited on the indebtedness, Trusteeray (a) release and reconvey all or any part of the property; (b) consent to the make and/or recording of any map or plat of the property or any part thereof; (c) join irranting any easement thereon and (d) join in or consent to any extension agreement ony agreement subordinating the lien, encumbrance, or charge hereof.
- 10. On write request of Beneficiaries stating all sums secured hereby have been paid, on surrended this Deed of Trust and Note to Trustee for cancellation and retention, and payment its fees, Trustees shall release and reconvey, without covenant or warranty, press or implied, the property then held hereunder. The recitals in such reconvence of any matters or facts shall be conclusive proof of the truthfulness thereof. 'e grantee in such reconveyance ma be described as "the persons legally entitlehereto."
- Beneficiaries the rightower and authority, during the continuance of this Trust to collect the property in ne, reserving to Trustors the right, prior to any default by Trustor in payment of y indebtedness secured hereby or in performance of any agreement hereunder. collect and retain such property income as it becomes due and payable. On any sh default, Beneficiaries may at any time, without notice, either in person, by agt, or by a receiver to be appointed by a Court, and without regard to the adequacy any security for the indebtedness hereby secured, enter on Page 4 of 6 pages

and take possession of property or any part thereof, in his own name sue for or otherwise collect such operty income, including that past due and unpaid, and apply the same, less costs an expenses of operation and collection, including reasonable attorney's fees, on any debtedness secured hereby, and in such order as Beneficiaries may determine. The eering on and taking possession of the property, the collection of such property incom and the application thereof shall not cure or waive any default or notice of Truee's sale hereunder or invalidate any act done pursuant to such notice.

- 12. On defat by Trustors in the payment of any indebtedness secured hereby or in the perforance of any agreement hereunder, Beneficiaries may declare all sums secured hereinmediately due and payable by delivery to Trustors of written notice thereofitting forth the nature thereof, and of election to cause to be sold the property underlie Deed of Trust.
- 13. Beneficies may appoint a successor Trustee in the manner prescribed by law. A successor Trtee herein shall without conveyance from the predecessor Trustee, succeed to albe predecessor's title, estate, rights, powers, and duties. Trustees my resign by alling or delivering notice thereof to Beneficiaries and Trustors.
- 14. This De of Trust applies to, inures to the benefit of and binds all parties hereto, their hs, legatees, devisees, administrators, executors, successors, and assigns. The ther eneficiary" shall mean the owner and holder of the Note secured hereby, whether not named as Beneficiary herein. In this Deed of Trust, whenever the context requires, the masculine gender includes the feminine and neuter, and the singulaumber includes the plural.
- 15. Trusteeccept this Trust when this Deed of Trust, duly executed and acknowledged, is maduablic record as provided by law. Trustees are not obligated to notify any party heretif pending sale under any other Deed of Trust or of any action or proceeding in which rustor, Beneficiary, or Trustee is a party unless brought by Trustee.

16. For all poses of any notices or default required by law or otherwise to be given to Trustors, dupless Beneficiaries are otherwise instructed hereafter in writing by Trustors, Tstor's address shall be: Dennis G. and Mary E. Reith,

P.O/Box 415/Mureka, evada 89316.

(AL ZOGLEMAN (Trustor) CHERYL/ZOGLEMANN

(Trustor)

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DENNIS G. REITH AI

D.G. REITH

(Trustee)

STATE OF NEVADA

) SS.

COUNTY OF EUREK

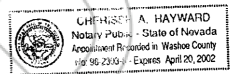
On this 4th day June, 2001, personally appeared before me, a Notary

Public, DENNIS G. RTH and MARY E. REITH, and MYKAY ZOGLEMANN AND

CHERYL ZOGLEMAN personally known to me to be the persons whose names are subscribed to the abov NSTRUMENT, consisting of 6 pages and who acknowledged to me that they execut the above document.

NOTARY PUBLIC





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RESPONDED AT THE RESULTS

OI JUN-4 PM 3: 11

LUREKA COUNTY HEVADA

M.N. REBALEATI, RECORDER

FILE NO. FEES 1200

176509

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