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

When Recorded Ren To: Dennis G. and Mary Reith 2831 Toughgirl Rd. Pahrump, Nevada 890 BOOK 369 PAGE 148-152

OFFICIAL RECORDS

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2003 NOV 13 PM 4: 13

EUREKA COUNTY, NEVADA M.H. REBALEATI, RECORDER FILE NO. FEES /8

183178

DEED OF TRUST

THIS DEEDF TRUST, made and entered into this ____th day of June, 2003, by and byeen Theodore!. Vernes and Sharlene S. Vernes, as husband and wife, dor business as T SHAR ENTERPRISES as community property with right of survivorshand not as tenants in common, whose address is P.O. Box 273, Eureka, Nevada, 8931hereinafter referred to as the Trustors, and Dennis G. Reith and Mary E. Reith, husba and wife, as joint tenants with rights of survivorship and not as tenants in common, henafter referred to as the Trustees and/or Beneficiaries.

WITNESSETH

That Trustors nvey, transfer, and assigns to Trustees in Trust with power of sale the following describeeal property located in the County of Eureka, State of Nevada, and more particularly ccribed as follows:

Lot 14 of Blo22, in the town of Eureka, Nevada, and;

The West onalf of Lot 15 of Block 22, in the town of Eureka, State Nevada

Together with buildings and improvements situate thereon.

SUBJECT TTHIS CERTAIN DEED OF TRUST created by the Trustors in favor of the stees and Beneficiaries, the beneficial owners of record being Dennis G. Rn and Mary E. Reith, husband and wife.

Together with and singular the tenements, hereditaments and appurtenance reversion of in anywise appertaining, and the reversion and rersions, remainder and remainders, rents, issues, and profits thereof

Trustors irrecably grants and conveys to Trustees in Trust with power of sale, the above described is property together with leases, rents, issues, profits, or income thereof, all of which anerein called property income; subject, however, to the right, power and authority herein on Beneficiaries to collect and apply such property income and subject to the existing es, assessment, liens, encumbrances covenants, conditions, restrictions, rights of w and easements of record.

For purpose securing (a); performance of each agreement of Trustors herein contained; (b); payme of an indebtedness evidenced by a certain Promissory Note dated the 20th day of the, 2003 and any extension or renewal thereof executed by the Trustors in favor of the neficiaries.

The followinirovisions of N.R.S. 107.030 are adopted by reference as though more fully set forth hen: Covenant 1, Covenant 2 (amount of money set forth in the promissory note) Covant 3, Covenant 4 (Note rate) Covenant 5, Covenant 6, Covenant 7 (reasonai) and Covenant 9.

Trustors shall ar the cost of recording this document.

To protect thecurity of this Deed of Trust, Trustors agree:

- 1. To keene property in good condition and repair; not to remove or demolish any building reon; to complete or restore promptly and in good and workmanlike manner ε building which may be constructed, damaged, or destroyed thereon, and to pay who due all claims for labor performed and materials furnished therefore; to comply wall laws affecting the property or requiring any alterations or improvements to be me thereon; not to commit, suffer, or permit any act upon the property in violation of r; and to do all other acts which from the care or use of the property may be reascoly necessary, the specific enumeration herein not excluding the general.
- 2. To appein 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 all costs and excess of Beneficiaries or Trustees including costs of evidence of Title and attorney's feet a reasonable sum, in any such action or proceeding in which Beneficiaries or Trustees to foreclose ti Deed of Trust.
- 3. To pay thre delinquent, all taxes and assessments affecting the property; when due, all encumbraes, charges and liens, with interest on the property or any part thereof which appear the prior or superior thereto; all cost, fees and expenses to this Trust, including without iting the generality of the foregoing the fees of Trustees for issuance of any deed cartial release and partial reconveyance or deed of release and full reconveyance, and all Irul charges, cost, and expenses in the event or reinstatement of, following default in, this ed of Trust or the obligation secured hereby.
- 4. If Trustor's to make any payment or to do any act as herein provided, the Beneficiary or Trustee, t without obligation to do so and without notice to or demand o Trustor and without releng Trustor from any obligations thereof, may make or do the same in such manner a to such extent as either may deem necessary to protect the

security thereof, Beneary or Trustees being authorized to enter on the property for such purpose; appear in ardefend any action or proceeding purporting to affect the security thereof or the rights onwers of Beneficiaries or Trustees; pay, purchase, contest or compromise any encurrance, charge, or lien which in the judgment of either appears to be prior or superior thato; and in exercising any such powers, pay necessary expenses, employ counsel, and y reasonable attorney fees.

5. To pay mediately and without demand all sums expended by Beneficiaries or Trusts pursuant to the provisions hereof, together with interest from date of expenditure at the me rate as provided for in the Note secured hereby or at the highest legal rate, whiever is greater. Any amounts paid by Beneficiaries or Trustees shall become a part one debt secured by this Deed of Trust and a lien on the premises, or immediately due amayable at option of Beneficiaries or Trustees.

IT IS MUTULY AGREED THAT:

- by Beneficiaries on amdebtedness secured hereby and in such order as Beneficiaries may determine or, at toption of the Beneficiaries, the entire amount so collected or any part thereof, may be resed to Trustors. Such application for release shall not cure or waive any default or note of Trustees' sale hereunder or invalidate any act pursuant to such notice or any costs relict to the commencement of the same. To the extent that there is a partial destruction of theremises or improvements on the real property for which this Deed of Trust acts as curity, Beneficiary shall have the sole and exclusive election as to the manner in which thusurance proceeds paid to Trustor shall be applied either to the reconstruction of the pnise, or to the reduction or full payment of the unpaid principal obligation then due aniwing to Beneficiaries at the time of said insurance payment. Any partial or total destruct of the improvements situate on the real property for which this Deed of Trust acts as curity, 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.
- 7. Any awt of damages in connection with any condemnation or taking, , or for s injury by reason of p.c use, or for damages for private trespass or injury thereto, is assigned and shall be pl to Beneficiaries as further security for all its obligation secured hereby (reserving untcustors, the right to sue therefore and the ownership thereon subject to this Deed of ist), and on receipt of such moneys Beneficiaries may hold them as such further security apply or release them in the same manner and with the same effect as above provid 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 paymer/hen due of all other sums so secured or to declare default for failure so to pay.
- 9. At any time from time to time, and without notice, on written request of Beneficiaries and presention of this Deed of Trust and Note for endorsement, without liability for payment of tindebtedness secured hereby, without affecting the security hereof for the full amousecured hereby and all property remaining subject hereto, and witht the necessity that any sum representing the value or any portion

thereof of the propertificated by Trustee's action be credited on the indebtedness, Trustees may (a) relea and reconvey all or any part of the property; (b) consent to the making and/or recordi of any map or plat of the property or any part thereof; (c) join in granting any easememereon and (d) join in or consent to any extension agreement or any agreement suborating the lien, encumbrance, or charge hereof.

- 10. On writh request of Beneficiaries stating all sums secured hereby have been paid, on surrendof 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, express complied, the property then held hereunder. The recitals in such reconveyance of any inters or facts shall be conclusive proof of the truthfulness thereof. The grantee in such renveyance made described as "the persons legally entitled thereto."
- 11. As addnal security, Trustors hereby gives to and confers on Beneficiaries the right, power and abrity, during the continuance of this Trust to collect the property income, reserving to Titors the right, prior to any default by Trustor in payment of any indebtedness secured reby or in performance of any agreement hereunder, to collect and retain such properincome as it becomes due and payable. On any such default, Beneficiaries may at ε time, without notice, either in person, by agent, or by a receiver to be appointed by a Grt, and without regard to the adequacy of any security for the indebtedness hereby sured, enter on

and take possession the property or any part thereof, in his own name sue for or otherwise collect such perty income, including that past due and unpaid, and apply the same, less costs and censes of operation and collection, including reasonable attorney's fees, on any indebtedrs secured hereby, and in such order as Beneficiaries may determine. The enterior and taking possession of the property, the collection of such property income, and tapplication thereof shall not cure or waive any default or notice of Trustee's sale hereuncor invalidate any act done pursuant to such notice.

- 12. On deft by Trustors in the payment of any indebtedness secured hereby or in the performance cny agreement hereunder, Beneficiaries may declare all sums secured hereby immedely due and payable by delivery to Trustors of written notice thereof, sing forth the nature thereof, and of election to cause to be sold the property under this De of Trust.
- 13. Beneficies may appoint a successor Trustee in the manner prescribed by law. A successor Tree herein shall without conveyance from the predecessor Trustee, succeed to alice predecessor's title, estate, rights, powers, and duties. Trustees my resign by mailing onlivering notice thereof to Beneficiaries and Trustors.
- 14. This De of Trust applies to, inures to the benefit of and binds all parties hereto, their heirs, legars, devisees, administrators, executors, successors, and assigns. The term "Beneficiary" all mean the owner and holder of the Note secured hereby, whether or not named Beneficiary herein. In this Deed of Trust, whenever the context sequires, the masculine gender includes the feminine and neuter, and the singular numbercludes the plural.
- 15. Trustees cept this Trust when this Deed of Trust, duly executed and acknowledged, is madeublic record as provided by law. Trustees are not obligated to notify any party hereto oending sale under any other Deed of Trust or of any action or proceeding in which istor, Beneficiary, or Trustee is a party unless brought by Trustee. Page 4 of 5 pages

16. For all rposes of any ingiven to Trustors, and less Beneficiar Trustors, Trustor's acess shall be: Department of the control of the contr	notices or default required by law or otherwise to be ries are otherwise instructed hereafter in writing by Dennis G. and Mary E. Reith, 2831 Toughgirl Rd. SHARLENE S. VERNES dba: T SHAR ENTERPRISES (Trustor)
STATE OF NEVADA) SS) SS	

PERSONALLY: peared before me, a Notary Public, **THEODORE I. VERNES** and **SHARLENE S. !RNES**, who are personally known to me and who proved to me that they are the personal who, in my presence, executed the within DEED OF TRUST consisting of 5 pages.



KIMBN L. TODD

Notary PubState of Nevada

Appointment Red in Eureka County
No: 03-79870-8 res January 3, 2007