When recorded return to:
BANK OF AMERICA NEVADA • Consumer Lending Services • P.O. Box 98543 • Las Vegas, Nevada 89193-8543

## DEED OF TRUST/HOME EQUITY CREDIT LINE AGREEMENT

PARTIES

TRUSTEE AND BENEFICIARY: BANK OF AMERICA NEVADA ("Bank"), corporation organized and existing under and by virtue of the laws of the State of Nevada.

TRUSTOR:

(Customer) VAUCHIE R PHILLIPS AND DORMA H PHILLIPS, WHO ARE MARRIED TO EACH OTHER

Consumer Lending Services P. O. Box 98543 Las Vegas, Nevada 89193-8543

P 0 BOX 454, PIOCHE, NV 89043

#### AGREEMENT

In consideration of Bank approving Customer's request for the privileges of a Home Equity Credit Line ("HECL") account, Customer agrees to the terms and conditions of this Deed of Trust/HECL Agreement, which by this reference, includes, as applicable, the Home Equity Credit Line Agreement and Federal Truth and Lending Disclosure Statement, as if fully rewritten, and promises to pay in tawful money of the United States, to Bank all debt balances of the Customer's HECL account as herein agreed and as billed to Customer by Bank from time to time during the term of this HECL account, at the place and time and in the flashion designated by the Customer's HECL Periodic Statements and the terms and conditions of this Deed of

#### **AMOUNT**

The maximum amount of credit extended by Bank to Customer and outstanding at any time under the Home Equity Credit Line shall not exceed 

## DRAWING AGAINST ACCOUNT

Customer agrees advances on the HECL may be obtained in amounts of \$500.00 or more, using Bank by Phone service or a Home Equity Credit Line Check. Checks presented for payment against non-sufficient funds in Customer's checking account, (overdrafts) will be covered in advances in \$500.00 increments. Advances will be honored only if Customer is in full compliance with the terms and conditions of this Deed of Trust/HECL Agreement and has complied with all advance procedures stated by Bank from time to time.

Payments will be made through automatic debit of the Minimum Monthly Payment, (as indicated on the Disclosure Statement provided herewith), or by automatic debit of a predesignated fixed amount, or the entire balance, from the Customer's preselected Bank of America Nevada Checking Account. In the event Customer does not pay amounts due in accordance with this Deed of Trust/HECL Agreement, Customer understands that the Bank shall be entitled to be set off all amounts due against any deposits in any account Customer has at the Bank.

## ADDRESS CHANGE, BILLING ERRORS, NEW INFORMATION

Customer agrees to promptly notify Bank in writing of any change of address, billing errors on any Monthly HECL Statement, and upon Bank's request, any new or changed information on the HECL application.

#### SECURITY - DEED OF TRUST

To secure payment of all HECL account balances of Customer by Deed of Trust, Customer hereby irrevocably grants, bargains, salls, assigns, conveys, continus and transfers to the Trustee/Beneficiery, in Trust with Power of Sale, the following real property ("Property") analyor "Security") located in \_\_\_LINCOLN \_County, Neveda. 7 LILLITH, PIOCHE, NV

See Exhibit "A" attached hereto and made a part hereof by this reference.

Property includes all building, improvements, futures, equipment, and any other apparatus there, and all assements, rights-of-way, water rights and all appurenances thereto now upheld or hereafter required, and all legal interest and property rights involved, and all proceeds payable to Bank as loss payes under any Property Damage insurance or Flood Insurance relating to the Property. The Security meens that if Customer doesn't pay or perform as agreed, or fails to perform a material obligation in this Deed of Trust/HECL Agreement, the Trustee/Beneficiary holds the title to the Property in Trust and has the irrevocable power of sell or foreclose the Property as provided by taw, if it desires. This Deed of Trust/HECL Agreement secures HECL balances only and HECL balances Customer may owe Bank may be covered by any other security held by Bank as inclosed:

To the extent consistent with the other terms hereof, Covenants Nos. 1,2,3,4,5,6,7,8 and 9 of NRS 107.030 are hereby adopted and made a part of this Deed of Trust. The amounts relating to Nos. 2,4, and 7 shall be as otherwise set forth herein. In the event of a default in the performance of any covenant or payment under this Deed of Trust/HECL Agreement or the Security for which this Deed of Trust/HECL Agreement has been executed, any notice given under NRS section 107.080 shall be given by registered letter to Customer at Customer's address as shown on Bank records and such notice shall be binding upon the Customer, and any assignee or grantee of the Customer.

Customer hereby grants to Bank a lien upon, a security interest in, and a right of sel-off against, any and all of Customer's monies, credits, securities, and other properly of every kind and description now or hereafter in the possession or control of or on deposit with Bank, or with any agent or bailes for the Bank, whether held in a general or special account or deposit, or for safekeeping or otherwise; and every such lien, security interest and right of sel-off of may be exercised without demand upon, or notice to, Customer. No lien, security interest or right of sel-off shall be deemed to have been waived by so doing, and every right of sel-off and lien shall continue in tult force and effect unit such right of sel-off or lien is specifically waived or released by an instrument in writing executed by Bank. Customer acknowledges that any and all monies, negotiable instruments, documents of title, securities, deposit constitute and be treated as "cash collateral" as defined in the Bankruptcy Reform Act of 1978, as such may be amended from time to time. Customer available at either law or equity against. Customer's monies, securities and other cando in addition to all liens and rights of set-off otherwise washable at either law or equity against. Customer's monies, securities and other property.

## WARRANTY BY CUSTOMER

Customer promises he has good, merchantable, full and cleer title to the Property, except for any known easements, water-use interests, reported restrictions, patient reservations, or other liens of record as of this date which encumbrances have been disclosed and agreed to by the Bank, and thel it continuously occupy the Property granted as collateral security as its primary residence.

# Customer promises to pay all taxes, assessments, and other charges on the Property when due.

INSURANCE

Customer promises to keep the Property insured in an amount no less than the HECL plus all other prior mortgage or other iten balances against fire, flood hazard (d any), and other casualties at all times by an insurance company acceptable to Bank. Customer promises to lumish Bank with a loss-payable clause to benefit Bank and to turnish proof of such coverage and payment of premiums. This fire, flood (when applicable), and extended coverage insurance is required by the Bank when HECL is secured by a Deed of Trust. Customer agrees to notify Bank immediately of any loss and to make immediate and proper proof of any such loss to the insurance proparty. The insurance policy must also state that Bank will be notified before the Policy's cancellation. If Bank gets payment from insurance company for a loss, it can use the money to either repay amounts that Customer owes Bank or to repair the Property.

#### REIMBURSEMENT

Customer grants to Bank the right, but not the obligation to charge Customer's HECL and/or automatically debit Customer's Bank accounts for the payment of taxes, assessments, liens against the Property, insurance premiums and/or any other payments deemed necessary by Bank to protect is securify hereunder should Customer fail to make such payments within the (10) duve before delimination. Furtism Customer grants apart which appropriate appropriate apart which appropriate apart which appropriate appropriate apart which appropriate appropriate

and/or any other payments deemed necessary by Bank to protect its security hereunder should Customer fell to make such payments within ten (10) "days before delinquency. No lien, security interest or right of set-off shall be deemed to have been released or waived by any act or omission of Bank, delivered by Bank of set-off shall continue in full force and effect until waived or released by an instrument in writing associated and

#### PAYMENTS ON CUSTOMER'S BEHALF

if Customer fails to make any required payments, such as for taxes, assessments, liens against the Property, insurance and/or any other payments deemed necessary by Bank to protect its security hereunder, Bank at its option can make those payments on Customer's behalf. Customer must repey Bank immediately for those payments and any reasonable attorneys' less extended to enforce any of the terms of this Dead of Trust/HECL Agreement, with interest at a rate of 5% per year in excess of the current stated annual percentage rate applicable to HECL belances from discussment until paid. This Dead of Trust/HECL Agreement secures payments of those amounts.

CONDITION OF PROPERTY

Customer promises to keep the Property in good repair and will not let any herm come to it. If any government or agency condenns or takes the Property, Customer agrees that any money received for that taking will go first to repay the total amount that Customer owes Bank under this HECL account. SALE OF PROPERTY

If Bank exercises its right relative to the Security in any way, or if Bank forecloses on this Leed of Trust/HECL Agreement or exercises its power of sale, title to the Property and the associated policies will automatically pass to the new purchaser. Before foreclosure of sale of Property, Bank will give Customer notice of such intended disposition as required by law.

#### OTHER RIGHTS

Bank may, but is not required to, appear in or defend any action that might affect the Property or Bunk's security in the Property.

## CUSTOMER DEFAULT AND BANK REMEDIES

CUSTOMER DEFAULT AND BANK REMEDIES

Customer will be in default under this Deed of Trust/HECL Agreement if Customer commits fraud as determined by Nevada taw or legislature or material misrepresentation at any time in connection with this HECL transaction; if Customer fails to make any required payment when due and/or if Customer's actin or inaction adversely affects the Security including, but not limited to: Customer fles or has field against into proceedings in action which seeks reorganization, adjustment, fluidation, dissolution, bankrupticy, insolvency, relief of debtors, appointment of receiver, transfer of custodian for all or part of the Security or other insolvency proceedings; if the Property or any part thereof is taken through condemnation; if Customer fails to continuously accupy the Property as the primary residence; if Customer sella, transfers or conveys the Property or any part thereof without immediately substituting equivalent security acceptable to Bank or fails to obtain and herein. (The above circumstances are collectively considered "material obligations," internuter). Upon such default, Bank may terminate all further HECL privileges, and demand, sue and collect all outstanding HECL balances immediately and without regard to the usual repayment achedule and relating to the HECL account of the Property, reasonable altomery's fees and costs will be payable by Customer.

SUSPENSION OF CREDIT AND REDUCTION OF CREDIT LIMIT

# SUSPENSION OF CREDIT AND REDUCTION OF CREDIT LIMIT

Bank can refuse, at its option, to make additional extensions of credit or reduce Customer's credit limit it. The value of the Security declines significantly below its appraisal value for purposes of the HECL; Bank reasonably believes Customer will not be able to meet the repayment requirements due to a material change in the Customer's financial circumstances; Customer is in default of a material obligation hereunder; government hundred twenty percent (120%) of the HECL; A regulatory agency has notified Bank that continued advances would constitute an unsafe and unsound the Customer and unsafe and unsound.

## SUBSTITUTION OF COLLATERAL UPON BANK APPROVAL

SUBSTITUTION OF CULLATERAL UPON BANK APPHOVAL.

Customer must notify Bank of any new encumbrances which may jeopardize the Bank's Security and/or any changes in ownership of the Property and must, before the change is complete or before any encumbrance attached in or to the Property, substitute equivalent security which is ecceptable to Bank to replace the Property being transferred. Customer will be in default under this Agreement if Customer fails to make such notification and collateral substitution, and may terminate all HECL privileges, dany Customer the use of any remaining unused amount of the HECL credit limit, and require all HECL outstanding balances to be paid over the regular and agreed time period determined by the HECL Minimum Monthly Payment requirements. (Customer may, of course, pay such additional amounts as it wishes, without penalty.) This Deed of Trust/HECL Agreement shall apply to and bind all parties hereto, their heirs, successors and assignees. The Customer's right and obligations hereunder shall not be transferred or assigned without prior written consent of the Bank. Customer does hereby authorize Bank to transfer this Deed of Trust/HECL Agreement to any new account that Customer designates in writing in the future as Customer's HECL account.

#### MISCELLANEOUS

The captions used in this document have been inserted for convenience of reference only and shall not be deemed to be a part of this Deed of Trust/HECL Agreement. If any provision or portion hereof of this Agreement is held invalid, illegal, void or unendorosetile by reason of any rule or law, where the context so requires, the use of the neuter gender shall include the measurine and feminine genders, the measurine gender shall include the plural and vice versa.

## SIGNATURES

M-033-13-102 (10/92) 1

Prior to signing this Deed of Trust/HECL Agreement, I. Customer, received and read the Federal Truth in Lending Disclosure Statement regarding my Home Equity Credit Line account. All the terms of the Truth in Lending Disclosure Statement are part of this Deed of Trust/HECL Agreement. I, Customer, have also received a completed copy of the Deed of Trust/HECL Agreement and agree to its terms. I give the Bank my Property as indicated, I, Customer have selected the following Bank of America Nevada checking account to use in conjunction with this Home Equity Credit Line:

. 050062280	. You are authorized	I to make advances into this accoun	it as well as making automatic payments as indicated:
minimum monthly payment; or	CH 9.7	, or the minimum monthly pe	ryment, whichever is greater; or, 🔾 the balance in full.
duties arising pursuant to this	Agreement: and the change		reason, so to replace same with new and/or different as and realisms all terms, conditions, covenants, and shall neither be construed nor deemed to ellow any next
Dated this 31ST da	y of JANUARY	. 19 94	
(Note: The below signers Deed of Trust/Home Equity Cred	are authorized to draw again it Line Agreement).	st this account and are jointly and	severally obligated to pay the full amount under this
CUSTOMER (Applicant)	We kn X	hellejes	
CUSTOMER (Co-Applicant)	DAMATY SA	leps	<del>_</del>
	and convey their Property to	Bank as security for all amounts und	er this Agreement.)
CUSTOMER (Applicant)	MOUNT REPUBLICAN	illeges	e en
CUSTOMER (Co-Applicant) :- 1	ONAL H PHILLIPS	relips	<del></del>
STATE OF NEVADA	/	U	
COUNTY OF Lineals	} <del></del>		
On JANUACY	31, 1994		

COUNTY OF	Linealy		) sa.			
On	JANUACY	31, 1994				,
appeared befo	vaughn K P	ic (or judge ör other HILLIPS AND	r authorized person as DONNA M PHILL	the case may be) in and for LIPS	sald County and State	
	ved) to me to be the p				_described in and who executed the foregoing	ı
w toominist	ho acknowledged to r	TIE THAL	MOND Xec	cuted the same freely and vo	duntarily, and for the uses and purposes therein	
nentioned.	14		of Nevade			•

\*\*\*\* EXHIBIT 'A' \*\*\*\*

THE SOUTH HALF (S1/2) OF LOT 16 AND THE SOUTH HALF (S1/2) OF LOT 18 IN HENRY

LEE'S SUBDIVISION TO THE TOWN OF PIOCHE, NEVADA.

Y .

ADDRESS OF PROPERTY: 7 LILLITH, PIOCHE, NV 89043





MED AND RECORDED AT REQUEST OF Dominick Belingheri

February 16, 1994

1 55 MINUTES PAST 1 O'CLOCK

P.M IN BOOK 108 OF OFFICIAL

RECORDS, PAGE 659 LINCOLN

JOUNTY, NEVADA.

Yuriko Setzer

By Lelie Porcher Depty

BOOK 108 PAGE 661