

AMENDMENT TO NOTE SECURED BY DEED OF TRUST

THEODORE E. LAVALLEE and SANDRA L. SEARS-LAVALLEE do hereby agree that in exchange for KENNETH D. MOSS's forebearance of filing suit for a declaratory judgment regarding the Note Secured By Deed Of Trust recorded at Book 121, Page 351 and Document No. 106478 of the official records of the Lincoln County Recorder, that the clause in said note stating, "In the event of the demise of the beneficiary before the conclusion of this note, all amounts still owed will be forgiven and considered paid in full," shall be stricken, and that the Note Secured By Deed Of Trust is hereby amended to make clear that any unpaid balance on said Note shall be an asset of the Estate of KENNETH D. MOSS in the event he fails to survive until the note is paid in full. Provided however, that the entire balance due pursuant to the Note Secured By Deed Of Trust shall only be accelerated in the event of a sale or default as set forth therein, and not upon the death of KENNETH D. MOSS prior to payment in full, such that his Estate shall have no greater rights as a successor-in-interest than Mr. MOSS shall have during his lifetime.

THEODORE E. LAVALLEE

SEARS-LAVALLEE SANDRA L.

STATE OF NEVADA

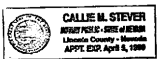
COUNTY OF LINCOLN

ss.

_, 1998, personally On May appeared before me, a Notary Public THEODORE E. LAVALLEE and SANDRA L. SEARS-LAVALLEE who acknowledged to me that they executed the above instrument.

SIGNATURE: Lallie M

NOTARY PUBLIC



BOOK 134 MARE 316

NO 110949 ILED AND RECORDED AT REQUEST OF Mushkin & Hafer May 11, 1998 AT 01 MRHUTES PAST 1 O'CLOCK PM JIN DOOK 134 OF OFFICIAL RECORDS PAGE 316 MINOCULI DONT A HEVALA YUTIKO SETZER DY 110 100 , deputy