Submitted for recordation by, and when recorded, return to:

Bank of America

National Trust and Savings Association CONSUMER LOAN SERVICING Branch

P O BOX 2240 Address BREA

City ÇA State 92822 Zip

20030605799799001 Loan #:

Reference # 010321-991031303110

ACC 434

Space above this line for Recorder's Usa

## SHORT FORM DEED OF TRUST

MAY 18, 1999

WILLIAM FRANK LYNCH AND MELBA ANN LYNCH TRUSTEES OF THE LYNCH FAMILY

LIVING TRUST DATED THE 17TH DAY OF OCTOBER 1997 This Deed of Trust is made on

Icollectively and individualty "Trustor"); Equitable Deed Company ("Trustee"); and the Geneficiary, Bank of America NT&SA, a national banking association ("Bank"). Trustee is a subsidiary of Bank. Any non-titleholder signs below as Trustor solely for the purpose of subjecting any community property interest in the property described below to this Deed of Trust. The words "i," "me," and "my" in this Deed of Trust refer to the Trustor, whether one or more.

Bank and I agree.

1. Property Security. For the purpose of securing the obligations described below, I irrevocably grant, convey, transfer and County, assign to Trustee, in trust with power of sale, the property located in LINCOLN Nevada described as follows:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF:

with the street address: 67 RANGE EAST. PLOCHE NV 89043

and with Parcel No. 06-041-35

the property, and all easements, rights, appurtenances and fixtures now or later a part of or related to the above described property (collectively the "Property").

This Deed of Trust secures (a) all of the obligations of the borrowers under the Disclosure and Loan Agreement dated

OS/18/99

AND MERA ANN TYNCH

AND MERA ANN TYNCH

AND MEIBA ANN LYNCH
as borrowers, in the original principal sum of \$ 31,455.00 with interest thereon, as well as any modifications, as borrowers, in the original principal sum of \$ 31,455.00 with interest thereon, as well as any modifications, as borrowers, in the original principal sum of \$ 31,455.00 with interest thereon, as well as any modifications, extensions and renewals thereor (collectively, the "Loan Agreement"), (b) the repayment of all other sums, with interest thereon, as well as any modifications, as the performance of a sum of the performance of the

2. Payment of Principal and Interest. I will pay or cause to be paid all obligations evidenced by the Loan Agreement as provided therein.

CLS-474-1-NV/6001 12-98

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### Lincoln County

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o PTOCECT THE SECURED HEREBY, that provisions (2) to (20), inclusive of the	fictitious deed of trust recurees "	. 85
TINCOLN	and at Page/Image 52	of Official Records of
in Book/Reel 123 strument No. 108639 in Book/Reel 123 ounty Recorder of that county, (which provisions, identical in all coun ocorporated herein and made a part hereof as though set forth at leng elerence to Property, obligations, and parties in such provisions shal et forth in this Deed of Trust.	ties, are printed on the following pages; it; and I will observe and perform such pill be construed to refer to the Property, of	\
et forth in this Deed of Trust. rustor requests that a copy of ANY NOTICE OF DEFAULT AND ANY N re Trustor's address shown below, or if no address is shown, then at	the address of the Property.	\
Planchus	Mailing Address for Notices:	Cinto
Signatur <del>a</del>	Street City and	Joseph
Mar Land Land	THE IN SPOAS	
WILLIAM FRANK LYNCH AS TRUSTEE OF THE LYNCH FAMILY	P.O. BOX 65 PIDCHE, NV 89043	
LIVING TRUST DATED THE 17TH DAY OF OCTOBER, 1997		
ME RA ANN LYNCH AS TRUSTER OF THE LYNCH FAMILY	/ <u>\</u>	\
MELBA AND LYNCH AS TRUSTEE OF THE LYNCH FAMILY LIVING TRUST DATED THE 17TH DAY OF SCTOBER, 1997		1
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GENERAL ACKN	NAMEDICALENT	-/
GENERAL ACAY	DAME DOWN	/
assa - A Manada	\ \ / /	•
State of Nevada County of	\ Y /	
a win 12 day of May	Many Frank Lynch for	said County and state.
County of 100010  On this 18 day of 100 ther authorized personant me, a Notary Public for judge of other authorized personant me, a Notary Public for judge of other authorized personant me, a Notary Public for judge of other authorized personant me, and the public for judge o	on, as the case may be no me	
	- inetrument	who acknowledged to
known (or proved) to me to be the person described in and me that he/she/they executed the same freely and voluntarily	and for the uses and purposes there	U Wenfinger
CALLIE STEVER	Callie Stever	<u> </u>
	ary Public	
GERTIFICATE & 96-36106-11	NORTH EDGMENT	
GENERAL ACK	NOWLEDGMENT	
State of Nevada		
County of	Malha Am Lynch	personally appeared
On this 18 day of MA y other authorized per before me, a Notary Public (or judge or other authorized per	son, as the case may be in, and to	- Said County and State
Mello Add Lynch	for any instrume!	nt who acknowledged to
known (or proved) to me to be the person described in and me that he/she/they executed the same freely and voluntar	ily and for the uses and purposes the	ein mentioned.
	Callie Stever	
MORRY PUBLIC - STATE of MEMORA Lineoin County - Newton CENTERCATE - 69-3-6106-11 APPT, EXP. MARICH 21, 2003	otary Public .	
	•	
	2 nf 2	

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Page 2 of 2

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3. Insurance, I will keep the improvement, and any other hazards, including floods or flooding, this insurance from any insurance included within the term "extended coverage" and any other hazards, including floods or flooding, this insurance from any insurance with maintain this insurance in the amounts and for the poriods that Bank requires, I am free to buy this insurance from any insurance company for reasonable cause. All such company authorized to do business in California subject to Bank's right to refuse any insurance company for reasonable cause. All such insurance policies and renewals must be acceptable to Bank. If I fail to maintain coverage described above, Bank may, at its option, obtain coverage to protect Bank's rights in the Property in accordance with Paragraph 7.

All insurance policies and renewals obtained by me related to the Property, including those not required by Bank, together with all compensation, swards, damages, rights of action and proceeds derived therefrom are hereby assigned to Bank and must name Bank as compensation, swards, damages, rights of action and proceeds derived therefrom are hereby assigned to Bank and must name Bank as loss payee under a standard mortgagee loss payee clause. Bank will have the right to hold the policies and renewals. If Bank requires, loss payee under a standard mortgagee loss payee clause. Bank will have the right to hold the policies and renewals. If Bank requires, loss of the loss if the event of loss, I will give prompt notice to the lower promptly give to Bank all receipts of paid premiums and renewals notices. In the event of loss, I will give prompt notice to the lower promptly give to Bank all authorize Bank to make proof of loss if not made promptly by me.

At the discretion of Bank, the amount collected under any insurance policy attributable to damage to the Property from any insured peril shall be received, controlled and disbursed by Bank Unless Bank and I otherwise agree in writing, all insurance oroceeds from peril shall be received, controlled and disbursed by Bank Unless Bank and I otherwise agree in writing, all insurance oroceeds from any insurance policy obtained by me, including those not required by Bank will be applied to restoration or repair admaged, if the restoration or repair is economically feasible and Bank's security interest is not lessened, if the restoration or repair is economically feasible or Bank's security would be lessened, the insurance proceeds will be applied to the sums secured by this is not economically feasible or Bank's security would be lessened, the insurance proceeds will be applied to the sums secured by this Deed of Trust, whether or not then due, with any excess paid to me, if I admin may collect the insurance proceeds. Bank may use the Deed of Trust, whether or not then due. The 3D-day period the insurance carrier has affered to settle a claim within 3D days, then Bank may collect the insurance proceeds to principal will not will begin when the notice is given. Unless Bank and I otherwise agree in writing, any application of proceeds to principal will not will begin when the notice is given. Unless Bank and I otherwise agree in writing, any application of proceeds resulting from damage to extend or postone the due date of the monthly payments referred to in paragraphs I and 2 or change the amount of the payments. If the Property is acquired by Bank under this Deed of Trust, my right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition will pass to Bank to the extent of the sums secured by this Deed of Trust immediately prior to the acquisition.

- 4. Property Maintenance. I will keep and maintain the Property in good repair. If this Beed of Trust is on a leasehold, I will comply with the terms of any lease. It this Beed of Trust is on a unit in a condominium or planned unit development ("PUD"). I will comply with the terms of any lease. It this Beed of Trust is on a unit in a condominium or planned unit development ("PUD"). I will perform all of my obligations under the Covenants, Conditions and Restrictions (the "Declaration"). Articles of Incorporation, Trust Instrument or any equivalent documents which create the homeowners' association or equivalent entity owning or managing the common areas and facilities of the condominium or PUD (the "Dwners' Association") and any hylaws or other rules or regulations of the Gymors' Association. I will promptly pay, when due, all dues any assessments imposed by the Dwners' Association, the event of a distribution of hazard insurance proceeds, in lieu of restoration or repair following a loss to the Property or to common areas and facilities of the condominium or PUD, any proceeds payable to me are hereby assigned and shall be paid to Bank, and Bank, at its option, may apply such graceeds to restoration or repair of the Property or to sums secured by this Beed of Trust. I will take such facilities of the condominium or PUD, any proceeds payable to me are hereby assigned and shall be paid to Bank, and Mank, at its option, may apply such graceeds to restoration or repair of the Property or to sums secured by this Beed of Trust. I will take such facilities of the condominium or PUD, any proceeds payable to me are hereby assigned and shall be paid to Bank, and Will take such facilities of the condominium or PUD, and the summan of the Property or consent to: (a) the bandomment of the property or consent to: (a) the bandomment or termination of the condominium or PUD, except for bandomment or termination required by law in the case of substantial destruction by fire or other casualty or in the case of taking by condemnati
- 5. Environmental Responsibilities. To my knowledge, there has been no disposal, discharge, deposit, injection, dumping leaking, spilling, placing or escape of any toxic or hazardous substance, waste, pollutant or contaminant (as those items are defined under federal and state laws) on in, under, or from the Property, and there is, and will be, no facility in, or on the Property which is to under federal and state laws) on in, under, or from the Property, and there is, and will be, no facility in, or on the Property which is to under federal and state laws) on in, under, or from the Property, and there is, and will be, no facility in, or on the Property which is to under federal and state laws). I shall indemnify and hold Bank harmless from and against all claims, liabilities, proceedings, suits, losses, deared and state laws). I shall indemnify and hold Bank harmless from and against all claims, liabilities, proceedings, suits, losses, damages (including without limitation punitive damages), judgments and environmental response and clean-up costs, fines, penalties damages (including without limitation punitive damages), judgments and environmental response and clean-up costs, fines, penalties damages (including without limitation punitive damages), judgments and environmental response and clean-up costs, fines, penalties damages (including without limitation or reasonable afformers), which may be asserted against, sustained, surfered or incurred by any tederal or state governmental agency or any private party and shall continue in effect without limitation, claims asserted by any tederal or state governmental agency or any private party and shall continue in effect without limitation, claims asserted by any tederal or state governmental agency or any private party and shall continue in effect without limitation, claims asserted by any tederal or state governmental agency or any private party and shall continue in effect to the system of the existence of any such toxic or hazardous substance, waste, pollutant or
- 6. Prior Liens. I will perform all of my obligations under any mortgage, deed of trust, or other security instrument which creates a lien having priority over the lien of this Deed of Trust. I will pay all taxes, assessments and charges resulting from any lien having priority over this Deed of Trust, and leasehold payments or ground rents, if any.
- 7. Protection of Bank's Security Interest. If I fail to perform my obligations under this Deed of Trust, or if any action or proceeding adversely affects Bank's interest in the Property, Bank may, at Bank's option, take any action reasonably necessary proceeding adversely affects Bank's interest in the Property, Bank may, at Bank's option, take any action reasonably necessary proceeding adversely affects Bank's interest. Any sums (including, without limitation, paying expenses and attorneys' (ees) to perform my obligations or to protect Bank's interest. Any sums (including, without limitation, paying expenses and attorneys' (ees) to perform my obligations or to protect Bank's interest. Any sums that Bank pays in accordance with this Paragraph will be an additional indebtedness secured by this Deed of Trust. These payments that Bank pays in accordance with this Paragraph will be an additional indebtedness secured by this Deed of Trust. These payments that Bank's option, take any action or protect Bank's interest. Any sums proceeding adversely affects and paying expenses and attorneys' (ees) to perform my obligations or to protect Bank's interest. Any sums proceeding adversely affects and paying expenses and attorneys' (ees) to perform my obligations or to protect Bank's interest. Any sums proceeding adversely affects and paying expenses and attorneys' (ees) to perform my obligations or to protect Bank's interest. Any sums proceeding adversely affects and paying expenses and attorneys' (ees) to perform my obligations or to protect Bank's interest. Any sums proceeding adversely affects and proceeding adversely affects and paying expenses and attorneys' (ees) to perform my obligations or to protect Bank's object to perform my obligations or to protect Bank's interest. Any sums proceeding adversely affects and paying expenses and attorneys' (ees) to perform my obligations or to protect Bank's object to perform my object to perform my
- 8. Inspection. Bank may enter and inspect the Property, after giving me reasonable prior notice.
- 9. Condemnation. I assign to Bank the proceeds of any award or claim for damages arising from any condemnation or taking of all or part of the Property, land if the Property is a unit in a condominium or PUD, the common areas and facilities, or any part thereof), or for any conveyance instead of condemnation. The proceeds will be paid to Bank.
- 10. Not Released from Liability: Forbearance by Bank not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Bank to me, any borrower under the Loan Agreement or any successors in interest shall not operate to release from liability me, or any borrower under the Loan Agreement or any successor in interest shall not be required to commence proceedings against such successor or refuse to extend time for payment or interest. Bank shall not be required to commence proceedings against such successors or nearly and the sums secured by this Deed of Trust by reason of any demand made by me and my successors in otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by me and my successors in otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by me and my successors in interest. Any forbearance by Bank in exercising any right or remedy hereunder, or otherwise afforded by law, shall not be a waiver of, or preclude the exercise of, any such right or remedy.

- 11. Successors in Interest; Joint and Individual Liability; Co-Signers. This Deed of Trust will bine and benefit the successors in interest of Bank and me, subject to Paragraph 14 below. If more than one Trustor is signing this Deed of Trust, my obligations will be joint and individual. Any Trustor who is not a borrower under the Loan Agreement is: (a) signing this Deed of Trust, (b) not personally obligations will be joint and individual. Any Trustor who is not a borrower under the Loan Expensive that Trustor's interest in the Property to Trustee according to this Deed of Trust (b) not personally to order and convey that Trustor's interest in the Property to Trustee according to this Deed of Trust without that Trustor's consent, liable for obligations under the Loan Agreement; and (c) agreements related to this Deed of Trust without that Trustor's consent, and without releasing that Trustor from this Deed of Trust or any extension or modification of this Deed of Trust.
- 12. Beneficiary Statement: Payoff Demand Statement. Bank may collect a few not to exceed the maximum amount permitted by law for furnishing a beneficiary statement, payoff demand statement, or any similar statement.
- 13. No Release. I will not be released from liability under this Deed of Trust until Trustee, acting with Bank's authority. executes and records a deed of reconveyance that releases me from this obligation under the Deed of Trust.
- 14. Property Transfer; Due-On-Sale. If I sell or transfer all or part of the Property or any interest in the Property (or if my beneficial interest in this Property is altered in any way) without Bank's prior written consent, Bank may, at Bank's option, declare all sums secured by this Deed of Trust to be immediately due and payable.
- 15. Default. The occurrence of any of the following will be deemed to be an event of default: (a) I engage in fraud or material misrepresentation in connection with the Loan Agreement or the account established pursuant to the Loan Agreement (b) I do not misrepresentation in connection with the Loan Agreement or (c) I act or fail to act in a way that adversely affects the Property or any repayment obligations in the Loan Agreement; or (c) I act or fail to act in a way that adversely affects the Property or any repayment obligations in the Loan Agreement; or (c) I act or fail to act in a way that adversely affects the Property or any repayment obligations in the Loan Agreement; or (c) I act or fail to act in a way that adversely affects the Property or mister of the Property, including, but not limited to, the sale or transfer of the Property without Bank's prior written or sale and any other remedies permitted by law. If I commit an event of default, at Bank's option, Bank may require immediate payment in full of Bank shall be entitled to collect all costs and expenses incurred in pursuing the remedies provided in this paragraph, including, but not limited to, reasonable attorneys' fees (including allocated cost of Bank's salaried attorneys, to the extent permitted by law). If Bank invokes the power of sale, Bank shall execute or cause Trustee to execute a written notice of the occurrence of an event of Bank invokes the power of sale, Bank shall execute or cause Trustee to execute a written notice of the occurrence of an event of Bank invokes the power of sale, Bank shall execute or cause Trustee to execute a written notice of one of the property of the property sold and shall have the notice recorded in each county in which the Property of Bank invokes the power of sale in the manner prescribed by law. After the lapse of time required by law, Trustee shall give notice of sale in the manner prescribed by law. After the lapse of time required by law, Trustee, and pate of sale to the property as odd without any l
  - 16. Substitution of Trustee. At Bank's cotion. Bank may from time to time appoint a substitute trustee to replace Trustee by executing an instrument and recording it with the Recorder in the county stated above. This provision will superzede any other provision for trustee substitution.
  - 17. Request for Notices. Bank requests that copies of notice of foreclosurs from the holder of any lien which has oriority over this Deed of Trust. Any notice to me provided for in this Deed of Trust be sent to Bank's address as set forth on page one of this Deed of Trust. Any notice to mailing address over this Deed of Trust shall be given by delivering it by first class mail unless law requires use of another method. If a mailing address which is deed of Trust shall be given by delivering it by first class mail unless law requires use hown. Otherwise, notices will be sent this Deed of Trust or at such other address as I shall designate by appears below for any Trustor. Bank's notice to Bank any notice to Bank shall be given by first class mail to Bank's address on the first page of this Deed of trust of Bank and the signates by notice to Bank and designates by notice to me. Any notice provided for in this Deed of Trust shall be deemed to have trust or any other address Bank designates by notice to me. Any notice provided for in this Deed of Trust shall be deemed to have the provided for any other address Bank designates by notice to me. Any notice provided for in this Deed of Trust shall be deemed to have
  - 18. Leasehold. If this Deed of Trust is on a leasehold; I shall not surrender the leasehold estate and interests herein conveyed or terminate or concel the ground lease creating said estate and interest, and I shall not, without the express written consent of or terminate or concel the ground lease, creating said estate and interest, and I shall not be a merger of the ground lease, or the ground lease and interest shall not be a merger of the ground lease. Trustor coverants and agrees that there shall not be a merger of the ground lease to reason of said leasehold estate or said fee estate covered by the ground lease by reason of said leasehold estate if shall acquire leasehold estate created thereby, with the fee estate covered by the ground lease by reason of said leasehold estate and interests herein conveyed and estate. The property of the ground lease has a said leasehold estate and interests herein conveyed to the ground lease and I shall not be a merger of the ground lease, or the or terminate or concelled the ground lease. Trustor coverants and agrees that there shall not be a merger of the ground lease, or the or cannot lease by reason of said leasehold estate or said fee estate.
  - 19. Governing Law: Enforceability. This Beed of Trust will be governed by federal law end Nevada law. In the event that any provision or clause of this Beed of Trust or the Loan Agreement conflict with law, such conflicting provision, and to this end provisions of the Beed of Trust or the Loan Agreement which can be given effect without the conflicting provision, and to this end provisions of the Beed of Trust or the Loan Agreement are declared to be severable. Bank's failure to exercise any right or the provisions of this Beed of Trust and the Loan Agreement are declared to be severable. Bank's failure to exercise any right or remedy under this Beed of Trust will not waive Bank's rights in the future.
  - 20. Reconveyance. Upon payment of all sums secured by this Deed of Trust, Bank shall request Trustee to reconvey the Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust to Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust to Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust to Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust. Bank shall request Trustee to reconvey the Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust to Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust to Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust to Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust to Property and also shall return this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by this Deed of Trust and Loan Agreement evidencing indebtedness secured by the Property indebtedness secured by the Property indebtedness secured by this Deed of Trust and Loan Agreement evidenc

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# EXHIBIT "A"

All of Lots numbered fifteen (15), Sixteen (16), Seventeen All of Lots numbered fifteen (15), Sixteen (16), Seventeen (17) of the (17), and Eighteen (18) is Block numbered Seventeen (17) of the Pioche Mines Consolidated Inc. Addition, Supplement "B" to the Town of Pioche as amended on December 5, 1973, which said plat PARCEL 1: Town of proche as amended on December 5, 1973, which said plat is on file in the office of the County Recorder of said Lincoln County, on page 103 of plats, to which said plat and the records thereof reference is hereby made for further particular description description.

All of Lots numbered Fourteen (14) and Nineteen (19) in Block numbered Seventeen (17) of the Pioche Mines Consolidated Inc. Addition, Supplement \*B\* to the Town of Pioche, Nevada, as amended on December 5, 1973, which said plat is on file and of record in the office of the county Recorder of said Lincoln county, on page 103 of plats, to which said plat and the records thereof reference is hereby made for further particular description. description.

A parcel of land situated within Government Lot 10, in Section 2, T. 4 N., R 67 R., M.D.B.&M., Lincoln County, Nevada, being more particularly described as follows: The N 1/2 of the NE 1/4 of said Government Lot 10, Containing 5.0 acres, more or lass. less.

### 112867

FILED AND RECORDED AT REQUEST OF Cow County Tftle May 26, 1999 AT 30 MINUTES PASTO3 D'OLGON PM JM BGOX 142 OF OFFICIAL PECOROS PAGE 100 UNCOLI COUNTY, NEVADA. Leslie Boucher

GUNITY RECORDS By Deresa device Deputy

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