Assessor Parcel No(s): 01-071-06

WHEN RECORDED MAIL TO: Bank of America, Post Closing Review #1255 CA3-701-02-25 P.O. Box 2314 Rancho Cordova, CA 95741

NU 30674

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

# REVOLVING CREDIT DEED OF TRUST SECURITY AGREEMENT AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST is dated November 2, 2000, among KEITH A SHUMWAY AND CORINNE F SHUMWAY. MARRIED TO EACH OTHER ("Grantor"); Bank of America, N.A., whose address is c/o Nevada Main Office, 300 S. 4th Street, 2nd Floor Executive Office, Les Vegas, NV 85101 (referred to below sometimes as "Lender" and sometimes as "Beneficiary"); and PRLAP, INC., whose address is P.O. BOX 2240, BREA, CA 92822-0000 (referred to below as "Trustee").

CONVEYANCE AND GRANT. For valuable consideration, Grantor irrevocably grants, bargains, sells and conveys to Trustee with power of sele for the benefit of Lander as Beneficiary all of Grantor's right, title, and interest in and to the following described real property, together with all existing or subsequently erected or affixed buildings, improvements and fortures; all easements, rights of way, and appurtenances; all water, water rights and all other rights, loveliding at one training to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, [the "Real Property"] located in LINCOLN County, State of Nevada:

ALL OF LOTS 22, 23, 24, 25, 26, 27, 28 & 29 IN BLOCK 36, IN THE TOWN OF PIOCHE, AS SAID LOTS AND BLOCK ARE DELINEATED ON THE OFFICIAL PLAT OF SAID TOWN OF PIOCHE.

The Real Property or its address is commonly known as 15 HOFFMAN STREET, PIOCHE, NV 89043-0000.

REVOLVING LINE OF CREDIT. Specifically, without limitation, this Deed of Trust secures a revolving line of credit. Such advances may be made, repaid, and remade from time to time, subject to the limitation that the total outstanding balance owing at any one time, not including finance charges on such balance at a fixed or variable rate or sum as provided in the Credit Agreement, any temporary overages, other charges, and any amounts expended or advanced as provided in this paragraph, shall not exceed the Credit Limit as provided in the Credit Agreement. It is the intention of Grantor and Lender that this Deed of Trust secures the balance outstanding under the Credit Agreement from time to time from zero up to the Credit Limit as provided in this Deed of Trust and any intermediate balance.

Grantor presently, absolutely, and irrevocably assigns to Lender (also known as Beneficiary in this Deed of Trust) all of Grantor's right, title, and interest in and to all present and future lesses of the Property and all Rents from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code security interest in the Personal Property.

THIS DEED OF TRUST, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE PERSONAL PROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDESTENSES INCLUDING PUTURE ADVANCES AND (B) PERFORMANCE OF EACH OF GRANTOR'S AGREEMENTS AND OBLIGATIONS UNDER THIS DEED OF TRUST. THIS DEED OF TRUST IS GOVERNED IN PART BY MRS 108.300 TO 108.400 AND THEREFORE SECURES FUTURE ADVANCES MICH SHORED BY LENDER. THE MAXIMUM AMOUNT OF ADVANCES SECURED BY THIS DEED OF TRUST IS STATED BELOW UNDER THE DEFINITION OF CREDIT AGREEMENT, WHICH MAXIMUM MAY INCREASE OR DECREASE FROM TIME TO TIME BY AMENDMENT OF THE CREDIT AGREEMENT. THIS DEED OF TRUST IS GIVEN AND ACCEPTED ON THE FOLLOWING.

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Dead of Trust, Grantor shall pay to Lender all amounts secured by this Dead of Trust as they become due, and shall strictly and in a timely manner perform all of Grantor's obligations under the Credit Agreement, this Dead of Trust, and the Related Documents.

STATUTORY COVENANTS. The following Statutory Covenants are hereby adopted and made a part of this Deed of Trust: Covenants Nos. 1, 3, 4, 5, 6, 7, 8 and 9 of N.R.S. 107.030. The rate of interest default for Covenant No. 4 shall be 18.000% per annum. The percent of counsel fees under Covenant No. 7 shall be ten percent [10%]. Except for Covenants Nos. 6, 7, and 8, to the extent any terms of this Deed of Trust are inconsistent with the Statutory Covenants the terms of this Deed of Trust shall control. Covenants 6, 7, and 8 shall control over the express terms of any inconsistent terms of this Deed of Trust.

POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Grantor's possession and use of the Property shall be governed by

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## **DEED OF TRUST** (Continued)

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Duty to Maintain. Grantor shall maintain the Property in good condition and promptly perform all repairs, replacements, and maint

Negardous Substances. Grantor represents and warrants that the Property never has been, and never will be so long as this Deed of Trust remains a lien on the Property, used for the generation, manufacture, storage, treatment, disposal, release or threatened release of any Hazardous Substance in violation of any Environmental Laws. Grantor authorizes Lender and its agents to enter upon the Property to make razarous outparence in visualization of any environmental Laws. Grantor activatives Lender and its agents to enter upon the Property to make such inspections and tests as Lender may deem appropriate to determine compliance of the Property with this section of the Deed of Trust. Grantor hereby (1) releases and waives any future claims against Lender for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any auch laws, and (2) agrees to indemnity and hold harmless Lender against any and all claims and losses resulting from a breach of this paragraph of the Deed of Trust. This obligation to indemnify shall survive the payment of the Indebtedness and the satisfaction of this Daed of Trust.

DUE ON SALE - CONSENT HY LENDER. Lender may, at Lender's option, declare immediately due and payable all sums secured by this Deed of Trust upon the sale or transfer, without Lender's prior written consent, of all or any part of the Real Property, or any interest in the Real Property or any mobile home or manufactured home located on the property whether or not it is legally a part of the real property. A "sale or transfer' means the conveyance of Rest Property or any right, title or interest in the Real Property; whether legal, beneficial or equitable; whether voluntary or involuntary; whether by outright sale, deed, installment sale contract, land contract, contract for deed, leasehold interest with a term greater than three (3) years, lease-option contract, or by sale, assignment, or transfer of any beneficial interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of an interest in the Real Property. However, this option shall not be exercised by Lender if such exercise is prohibited by federal law or by Nevada law.

TAXES AND LIENS. The following provisions relating to the taxes and liens on the Property are part of this Deed of Trust:

Payment. Grantor shall pay when due land in all events prior to delinquency) all taxes, special taxes, assessments, charges (including water and sawer), fines and impositions levied against or on account of the Property, and shall pay when due all claims for work done on or or services rendered or material furnished to the Property. Grantor shall maintain the Property free of all fiens having priority over or equal to the interest of Lender under this Deed of Trust, except for the lies of taxes and eassessments not due and except as otherwise provided

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Deed of Trust.

Maintenance of insurance. Grantor shall procure and maintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all improvements as the field property in an amount sufficient to avoid application of any coinsurance clause, and with a standard mortgage clause in favor of tender, together with such other hazard and liability insurance as Lender may reasonably require. Policies shall be written in form, amounts, coverages and basis reasonably acceptable to Lender end assued by a company or companies reasonably acceptable to Lender. Grantor, upon request of Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, knowing stipulations that coverages will not be cancelled or diminished without at least thirty (30) days prior written notice to Lender. Each insurance policy also shall include an endorsement providing that coverage in lever of Lender will not be impaired in any way by any act, omission or default of Grantor or any other person. Should the Real Property be located in an area designated by the Director of the Federal Emergency Management Agency as a special flood hazard area, Grantor spreas to obtain and maintain Federal Flood Insurance, if available, within 45 days after notice is given by Lender that the Property is located in a special flood hazard area, for the full unpaid principal belance of the loan and any prior liens on the property accuring the loan, up to the maximum policy limits set under the National Flood hazarace Program, or as otherwise required by Lender, and to maintain such insurance for the term of the loan. to maintain such insurance for the term of the loan.

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LENDER'S EXPENDITURES. If Grantor fails (A) to keep the Property fies of all taxes, liens, security interests, encumbrances, and other claims, (B) to provide any required insurance on the Property, or (C) to make repairs to the Property then Lender may do so. If any action or proceeding is commenced that would materially affect Lender's interests in the Property, then Lender may do so. If any action or proceeding is commenced that would materially affect Lender's interests in the Property, then Lender on Grantor's behalf may, but is not required to, take any action that Lender believes to be appropriate to protect Lender's interests. All expenses incurred or paid by Lender for such purposes will then beer interest at the rate charged under the Credit Agreement from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part of the indebtedness and, at Lender's option, will (A) be payable on demand; the sold to the belience of the Credit Agreement and be exportioned among and be payable with any installment psymmets to become during either (1) the term of any applicable insurance policy; or (2) the remaining term of the Credit Agreement; or (C) be treated as a balloon payment which will be due and payable at the Credit Agreement's maturity. The Property also will secure payment of these amounts. The rights provided for in this paregraph shall be in addition to any other rights or any remedies to which Lender may be entitled on account of any default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have had.

WARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Deed of Trust:

Title. Grantor warrants that: (a) Grantor holds good and marketable tide of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Property description or in any title insurance policy, title report, or final title epition resued in fevor of, and accepted by Lender in connection with this Deed of Trust, and (b) Grantor has the full right, power, and authority to execute and deliver this Deed of Trust to Lender.

Defense of Title. Subject to the exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the lawful claims of all perso

EVENTS OF DEFAULT. Grantor will be in default under this Deed of Trust If any of the following happen:

- (1) Grantor commits fraud or makes a material misrepresentation at any time in connection with the Credit Agreement. This can include, rample, a fatee statement about Grantor's income, assets, liabilities, or any other espects of Grantor's financial condition.
  - (2) Grantor does not meet the repayment terms of the Credit Agreement.

(3) Grantor's action or inaction adversely affects the collateral or Lender's rights in the collateral. This can include, for example, failure to maintain required insurance, waste or destructive use of the dwelling, failure to pay taxes, death of all persons liable on the account, transfer of title or sale of the dwelling, creation of a senior lien on the dwelling without our permission, foreclosure by the holder of another lien, or the use of funds or the dwelling for prohibited purposes.

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of any Event of Default under any indebtedness, or should Grantor fall to comply with any of Grantor's obligations under this Deed of Trust, Trustee or Lunder may exercise any one or more of the following rights and

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### **DEED OF TRUST** (Continued)

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#### remedies:

Accelerate Indebtedness. Lender shall have the right at its option without notice to Grantor to declare the entire Indebtedness in due and payable.

Foreclosure. With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either case in accordance with and to the full extent provided by applicable law.

Other Remedies. Trustee or Lender shall have any other right or remedy provided in this Deed of Trust or the Credit Agreement or by law,

Sale of the Property. To the extent permitted by applicable law, Grantor hereby waives any and all rights to have the Property marshalled. In exercising its rights and remedies, the Trustee or Lender shall be free to sell all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to bid at any public sale on all or any portion of the Property. The power of sale under this Deed of Trust shall not be exhausted by any one or more sales for attempts to sell) as to all or any portion of the Real Property remaining unsold, but shall continue unimpaired until all of the Real Property has been sold by exercise of the power of sale and all Indebtedness has been paid in full.

SPOUSE AND NON-BORROWER GRANTORS OR TRUSTORS (1). Any Grantor or Trustor who signs this security instrument but does not execute the Note or Credit Agreement ("Non-borrower Grantor or Trustor"): (a) is signing only to grant, bargain, sell and convey such Non-borrower Grantor's or Trustor's interest in the Property under the terms of this security instrument; (b) is not by signing becoming personally obligated to pay the Note or Credit Agreement; and (c) agrees that without such Non-borrower Grantor's or Trustor's consent, Lender and any other Grantor or Trustor may agree to renew, extend, modify, forbear or make any accommodations with regard to the terms of any Related Document.

(2). Any spouse of a Grentor or Trustor who is not in title to the Property and who signs this security instrument: (a) is signing only to grant, bargain, sell and convey any marital and homestead rights of such spouse in the Property; (b) is not by signing becoming personally obligated to pay the Note or Credit Agreement; and (c) agrees that without such spouse's consent. Lender and any other Grantor or Trustor may agree to renew, extend, modify, forbell or make any accommodations with regard to the terms of any Related Document.

(3) . Neither of the two foregoing sentences limit the liability of any Non-borrower Grantor or Trustor or signing spouse of a Grantor or Trustor, as applicable, under any guaranty agreement or other agreement by such person, whereby such person becomes liable for the indebtachess in whole or in part; both such sentences apply notwithstanding any language to the contrary in this security instrument and apply only to the extent permitted by applicable law.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Deed of Truet:

Governing Law. This Deed of Trust will be governed by and interpreted in accordance with federal law and the laws of the State of Nevada. This Deed of Trust has been accepted by Lender in the State of Nevada.

Choice of Venue. If there is a lawsuit, Grantor agrees upon Lender's request to submit to the jurisdiction of the courts of any County, State of Nevade. (Initial Here \_\_\_\_\_\_)

Waiver of Homestend Exemption. Grantor hereby releases and waives all rights and benefits of the homestead exemption faws of the State of Neveda as to all indebtedness secured by this Dead of Trust.

DEFINITIONS. The following words shall have the following meanings when used in this Deed of Trust:

Beneficiary. The word "Beneficiary" means Bank of America, N.A., and its successors and assigns.

Borrower. The word "Borrower" means KEITH A SHUMWAY and CORINNE F SHUMWAY, and all other persons and entities signing the

Credit Agreement. The words "Credit Agreement" mean the credit agreement dated November 2, 2000, in the original principal amount of \$25,000.00 from Grantor to Lender, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the promissory note or agreement. The maturity date of this Deed of Trust is November 2, 2025.

Deed of Trust. The words "Dead of Trust" mean this Deed of Trust among Grantor, Lender, and Trustee

Environmental Laws. The words "Environmental Laws" mean any and all state, faderal and local statutes, regulations and ordinances relating to the protection of human health or the environment, including without limitation the Comprehensive Environmental Response, Compensation, and Liablity Act of 1980, as amended, 42 U.S.C. Section 9601, at seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hezardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, at seq., or other applicable state or federal laws, rules, or regulations adopted pursuant thereto.

Event of Default. The words "Event of Default" mean any of the Events of Default set forth in this Deed of Trust in the Events of Default section of this Deed of Trust.

Grantor. The word "Granton" means KEITH A SHUMWAY and CORINNE F SHUMWAY.

improvements. The word "improvements" means all existing and future improvements, buildings, structures, mobile homes afficed on the Real Property, facilities, additions, replacements and other construction on the Real Property.

Indebtedness. The word "Indebtedness" means all principal, interest, and other amounts, does and exper Indebtedness. The word inneutroness means as previous, interest, and other smourts, document or previous and a substitutions for the Credit Agreement or Related Documents, together with all renewals of, strenging of, modifications of, consolidations of and substitutions for the Credit Agreement or Related Documents and any amounts expended or advanced by Lender to discharge Grantor's obligations or expenses incurred by Trustee or Lender to enforce Grantor's obligations under this Deed of Trust, together with interest on such amounts as provided in this Deed of Trust.

Londer. The word "Lender" means Bank of America, N.A., its successors and assigns. The words "successors or assigns" mean any person or company that acquires any interest in the Credit Agreement.

Personal Property. The words "Personal Property" mean all equipment, fixtures, mobile homes, menufactured homes or modular homes Paraonal Property. The words "Personal Property" mean all equipment, rixtures, mobile nomes, manuscured nomes or mouser trained which have not been legally acceded to the real property in accordance with Neveda law, and other articles of personal property now by hereafter coming by Granton, and now or hereafter attached or affixed to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance processes and retunds of premiums) from any sale or other disposition of the Property—

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Related Documents. The words agreements, guaranties, security agreements and documents, whe Rents. The word "Rents" means the Property. Trustee. The word "Trustee" in successor trustees.	agreements, martgages, deeds of ther now or hereafter existing, ex- all present and future rents, revi neans PRLAP, INC., whose addre	promissory notes, credit agy f trust, security deeds, collate cuted in connection with the language, income, issues, royaltie se is P.O. BOX 2240, BREA.	ements, loan egreements, environmen- eral mortgages, and all other instrumen- ndebtedness. is, profits, and other benefits derived fro . CA 92822-0000 and any substitute
ACH GRANTOR ACKNOWLEDGES FERMS.	HAVING READ ALL THE PROVISION	ONS OF THIS DEED OF TRUS	T, AND EACH GRANTOR AGREES TO D
KEITH A SHUMWAY, Individually	INDIVIDUAL ACI	CORINNE F SHUMWAY, IN	dividually
STATE OF NEVADA	] }58 }		
This instrument was acknowledged b	efore me on <u>11-5-00</u>	by KEITH A	SHUMAWAY and CORINNE F SHUMAWAY  A CORINNE F SHUMAWAY  (Signature of natarial afficiar)
(Seal, if Ingil	NOTARY PUBLIC STATE OF NEVADA COUNTY OF LIFTON ALYSON HAMMOND Appt. No. 99-5313-11	Notary Public I	n and for State of <u>NV</u>
	My Appt. ExpireAug. 26, 2003		
	REQUEST FOR FU (To be used only when obli	LL. RECONVEYANCE gations have been paid in full)	
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The undersigned is the legal owner in been fully paid and satisfied. You are pursuant to any applicable statute, to Deed of Trust), and to reconvey, we	REQUEST FOR FU (To be used only when obli- Trustee and holder of all indebtedness sec- hereby directed, upon payment o cancel the Credit Agreement as thout warrenty, to the parties de-	gations have been peid in fulf) ured by this Deed of Trust. A to you of any sums owing to y cured by this Deed of Trust I signated by the terms of this becuments to:  Beneficiary:	Il sums secured by this Deed of Trust he rou under the terms of this Deed of Trust which is delivered to you together with the Deed of Trust, the estats now held by the secure of the s

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PRED AND RECCHOED AT REQUEST OF Bank Of America

November 20, 2000

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