REMURN TO: First:/American Title 5310 Kietzke Lane #100 Reno, NV 89511

APN 003-053-03 Escrow No. 2001-47427-MM

## **DEED OF TRUST**

THIS DEED OF TRUST, made and entered into this 27th day of WYC in the year 2001, by and between CALIENTE ASSOCIATES, a Nevada limited partnership proposed and existing under the laws of the State of Nevada partnership proposed and existing under the laws of the State of Nevada partnership principal place of business at 380 Linden Avenue, Reno, NV 89502

. party hereto of the first part, hereinefter sometimes referred to as the "Grantor," and First American Title Company of Nevada

. as Trustee, party of the second part, hereinefter sometimes referred to as the "Trustee," and THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT, a Federal Agency Wallfulfor organized and existing under the laws of the Billwall United States of America with its principal office in the City of Washington, Dominimum minimum minimu

WHEREAS, the party of the first part is justly indebted to the party of the third part in full sum of EIGHTY THOUSAND EIGHT HUNDRED TWENTY-FOUR DOLLARS AND NO/100 (\$80,824.00)

evidenced by its Note of even date herewith, bearing interest from date on outstanding balance at One Percent (12) per cent per annum, payable in monthly installments beginning on the first day of the month following the date hereof with a final maturity of July 1, 2022 , which Note is identified as being secured hereby by a certificate thereon. Said Note and all of its terms are incorporated herein by reference; however evidenced.

AND WHEREAS, the Grantor desires to secure to the Beneficiary the full and punctual payment of said debt and interest thereon, and to secure the performance of the covenants herein contained, as well as any and all reaewals or extensions of said Note not of any part thereof, with interest thereon; and also to secure the reimbursement to the holder of holders of said Note and to the Trustee or substitute trustee, for all money which may hereafter be advanced for any purpose provided for by the terms of this Deed of Trust or the covenants hereof adopted by reference, and for any and all costs and expenses (including reasonable attorney's fees) incurred or paid on account of any litigation at law or in equity which may arise in respect to this trust, or to the indebtedness or to the property herein mentioned, or in obtaining possession of the premises after any sale which may be made as hereinafter provided for;

NOW, THEREFORE, THIS DEED OF TRUST WITNESSETH: That the said Grantor, in consideration of the premises and of One Dollar (\$), to it in hand peld by the Trustee (the receipt of which, before the sealing and delivery of these presents, in hereby acknowledged), has granted, bargained, sold, conveyed, and confirmed and does hereby grant, bargain, sell, convey, and confirm unto the Trustee, his successor and assigns in frust forever, the following-described land and premises with the improvements thereon, together with all privileges, hereditaments, water rights, mineral rights, easements, rights, ways and appurtenances thereunto belonging, situated and lying in City of Nevada, is the County of Lincoln State of Nevada, more particularly described as follows:

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

successors and assigns and the successors in the interest of the several parties).

Notwithstanding any other provision contained herein or in the Note, it is agreed that the execution of the Note shall impose no personal liability upon the mortgagor for payment of the indebtedness evidenced thereby and in the event of a default, the holder of the Note shall look solely to the property subject to this Deed of Trust and to the rents, issues and profits thereof in satisfaction of the indebtedness evidenced by the Note and will not seek or obtain any deficiency or personal judgment against the mortgagor except such judgement or decree as may be necessary to foreclose or bar its interest in the property subject to this Deed of Trust and all other property mortgaged, pledged, conveyed or assigned to secure payment of the Note; provided, that nothing in this condition and no action so taken shall operate to impair any obligation of the maker under the Regulatory Agreement herein referred to and made a part hereof.

TOGETHER with all of the rents, issues, and profits which may arise or be had therefrom; and all building materials and equipment now or hereafter delivered to taid premises and intended to be installed therein;

TOGETHER with all buildings and improvements of every kind and description now or hereafter exceled or placed thereon, and all fixtures, including but not limited to all gas and electric fixtures, engines and machinery, radiators, heaters, furnaces, heating equipment, steam and bot water boilders, stoves, ranges, elevators and motors, bathtubs, tinks, water closets, basing, pipes, faucets and other plumbing and heating equipment, cabinate, mantels, refrigerating plant and refrigerators, whether mechanical or otherwise, cooking apparatus and appurtenances, furniture, shades, awnings, screens, venetian blinds and other furnishings; and

Replaces Form FHA 4146G, which is Obsolete

HUD 84146-G (16-76)

All articles of personal properly owned by the party of the first part and now or hereafter attached to or used in and about the huilding or buildings now practed or hereafter to be eracted on the lands herein feetribed which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which thay were or are to be erected, including all goods and chattels and personal property as are ever used or lightshed in operating a building or the activities conducted therein similar to the one herein described and referred to, and all penewals or replacements thereof or princles in substitution therefor, whether us not the same are, or shall be attached to said building or buildings in any eer. It is besety squeed that to the extent permitted by law all of the foregoing property and fixtures are to be deemed and held to be a part of and affixed to the rently.

TO HAVE AND TO HOLD the above granted and bargained premises, together with all the privileges and appurtenances,

unto said Trustee, its successors in this trust, and sesigns, forever, to its and their proper see and behod.

AND the said Grantor does hereby covenant for itself, its successors and assigns, that it is selfed of said land and premises in few simple and has the right to convey the same to the said Trustee, that the said Trustee shall have quiet possession thereof, free from all encumbrances, and that it, the said Grantor, will execute such further assurances thereof as may be requisite.

IN AND UPON THE USES AND TRUSTS FOLLOWING, that is to may:

Until any default in payment of any matter of indebtedness hereby secured as herely provided for, or until breach of any of the covenants herein contained, to permit the said Grantos, his auccessors and estitions, to possess and enjoy said land and premises, and to receive the sents, issues, and profits thereof; and on full payment of soid Note, and of any extensions or renewals thereof, and interest thereon, and all sums advanced or expended as herein provided, and all other proper costs, chargen, expenses, commissions, and half-commissions, at any time before the sale hereinster provided for, to release and reconvey unto and at the cost of the said Granter, or the party or parties then claiming under it, the aforesaid land and pre-

Upon any default being made in the payment of any installment of principal and/or interest under said Note or payment of any monthly wum as hereafter provided in paragraph 9 (s) or (b) hereof, not made good prior to the due date of the next of any mouting wom we recently provided in page-page of any mouting some provided to the same same of the real such payment, or in payment of any ground rent, tex or essessment or, sater see, se hazard financesce premius (it being hereby agreed that in default thereof, the Beneficiary may pay some and that any sum so paid or paid by Bereficiary for morigage is-Agreed that in detects the control in the measure of the control o perform any covenant agreement or condition hereunder, the entire unpaid balance of the principal sum and all advances with perform any covernant agreement or condition noteunder, the entire unpaid batence of the principal sum and oil ocvences with unpaid interest to date shall immediately become due at the option of the Beneficiary and throughouthe Trustee, or his successor in this trust, shall have power and it shall be his duty, after (1) the lapse of 15 days during which the Granter shall have failed to make good such default, (2) after due recording in the office of the recorder in the county where the property lies of notice of such default and election by the Beneficiary to cause the trust property to be sold in payment of the debt after (3) the ultiput of in least 3 months and (4) after the Trustee shall have given notice by gublication and/or otherwise as of the time and place of such sale, all as required by law, to sell and in case of any default of any purchaser, to resell at public suction for cash in one or more percels, the mortgaged premises and properly herein described and to convey the same in fee simple upon compliance with the terms of the sale to and at the cost of the purchaser or purchasers thereof, who shall not be required to see to the application of the purchase money; and to apply the proceeds of said sale or sales; Firstly, to pay all proper costs, charges and expenses, including all attorneys' and other fees, herein provided for, and all moneys adpay all proper costs, charges and expenses, accounting of minorage and other tree, minorage provided for, and six morneys are vanced for costs of expenses of litigation as aforesald, or taxes or assessments, water rates, or insurance or mortgage insur-ance with interest thereon as aforesald, and all taxes, general and apecial, and assessments, due upon said land and premises at time of sale; Secondly, to retain as compensation a commission of one percentum (1%) on the gross amount of the said sale or sales; Thirdly, to pay whatever may then remain unpoid of the principal of the said Note whether same shall be due or not, and the interest therein to date of payment; and, Lauly, to pay the remainder of said proceeds, if any, to said Croster. or assigns, upon the delivery of and surrender to the purchaser, his, her, or their heirs or assigns, of possession of the pre-mises as aforesaid sold and conveyed, less the expense, if any, of obtaining possession.

Pasty of the first part grants to the holder or holders of the note secured hereby the right and power to appoint a substitute Trustees or Trustees hereunder for any reason whetsoever by instrument of appointment duly executed and acknowledged by the holder or holders of the note and to be filled for second in the office wherein this Deed of Trust is recorded. Such power of appointment way be exercised as often as deemed necessary by the holder or holders of the note. Upon such appointment, the substitute Trustees shall be rested with all the rights, powers, authority, and duties vested in the Trustee herounder.

- in order more fully to protect the security hereof, covenants and agrees on follows:
- 1. That Grantor will pay the Note at the times and in the manner provided thereis;
- 2. That Grantor will not permit or suffer the use of any of the property for any purpose other than the use for which the
- at that Control will not permit or solver on use or any of the property for any purpose other than the use for which the same was intended at the time this Deed of Trust was executed;

  3. That the Regulatory Agreement, if any, accounted by the Grantor and the Secretary of Housing and Urban Development, acting by and through the Federal Housing Commissioner, which is being accorded simultaneously herewith, is incorporated in and made a part of this Deed of Trust. Upon default under the Regulatory Agreement and upon the request of the Secretury of Housing and Urban Development, acting by and through the Federal Housing Commissioner, the Beneficiary, at its option, may declare the whole of the indebtedness secured hereby to be due and payable.
- 4. That all rents, profits and income from the property covered by this Deed of Trust are hereby assigned to the Beneliciary for the purpose of discharging the debt hereby secured. Parelisation is hereby given to Creator so long as nodefault established to collect such sents, profits and income for use in accordance with the provisions of the Regulatory Agreement,
- 5. That upon default hereunder Beneficiary shall be entitled to the appointment of a receiver by any court having jurisdiction, without notice, to take possession and protect the property described herein and operate some and collect the rente, profits and income therefrom;
- 6. That at the option of the Grantor the principal balance secured hereby may be reamortized on terms acceptable to the Secretary of Housing and Urban Development, acting by and through the Federal Housing Commissioner II a pa payment results from an award in condemnation in accordance with provisions of Paragraph & herein, or from an insurance payment made in accordance with praxisions of Paragraph 7 herein, where there is a resulting loss of project income;
- 7. That the Grantor will keep the improvements now existing or hereafter exected on the deeded properly insured against loss by fire and such other hazards, casualties, and contingencies, as may be stipulated by the Secretary of Housing and Urban Development, ecting by and through the Faderal Housing Commissioner upon the insurance of the Deed of Trust and other hexards as may be required from time to time by the Beneficiary, and all such insurance shall be avidenced by standard Fire and Extended Coverage Insurance Policy or Policies, in amounts not less than necessary to comply with the applicable Coinsurance Clause percentage, but in no event shall the amounts of coverage be less than 80% of the insurable Values or not less than the unpaid belance of the insured Deed of Trust, whichever is the greater, and in default thereof the Buneficlary shall have the right to effect insurance. Such policies shall be endorsed with standard Mortgages clause with fonn payable to the Beneficiary and the Secretary of Housing and Urbon Development as interest may appear, and shell be deposited with the Beneficiary:

That if the promises covered hereby, or any part thereof, shall be damaged by fige or other hazers against which insurance is held as hereinshove provided, the amounts pold by any insurance company in pursuance of the contract of insurance to the extent of the indebteduans then remaining unpold, shall be paid to the Beneficiary, and, at its option, may be applied to the debt or released for the repaiding or rebuilding of the premises;

- 3. That all sweeds of compensation in connection with condemnation for public we of or a taking of any of that property, shall be paid to the Beneficiary to be applied to the amount due under the Note socured hereby in (1) amounts equal to the mest missing installment of installment of principal and (2) with any helance to be credited to the next payment due under the Hole. That all awards of damages in connection with any condemnation for public use of or injury to any residue of that property, shall be pold to the Beneficiary to be applied to a fund held for and on behalf of the Grantor which fund that, at the option of the Beneficiary, and with the pipor approval of the Secretary of Housing and Urban Development, either be applied to the amount due under the Note as specified in the prefeding sentence, or be disbursed for the restoration or repair of the damaged residue. No amount applied to the reduction of the principal amount dur in accordance with (1) sholl be considered an optional prepayment is the term it used in this Deed of Trust and the Note secured herely, nor refleve the Grantor from making regular monthly payments commencing on the First day of the first month following the date of receips of the award. The Beneficiary is hereby authorized in the name of the tizantur in execute and deliver valid acquittances for such awards and to anneal from such awards.
- 9. That, together with and in addition to the monthly payments of interest or of principal and interest, payable under the terms of the Note secured bereby, Grantor will pay to the Beneficiary, on the first day of such succeeding month after the date hereof until the Note is fully paid, the following sums:
  - (a) An amount sufficient to provide the Baneficiary with funds to pay the nest mortgage insurence presilum is this instrument. Note vacuum dereby are insured, or a monthly newton charge, if they are hold by the Berestery of Housing and Urban. ment on follows: (1) If and so Long

    - herst, as follows:

      (1) M and as long as axid Note of even date and this instrument are insured or or released under the provisions of the National Housing Act, an amount sufficient to accumulate in the head of the Banfaiciery one month prior to its due dose the sensual mortgagy insurance premium, in order to previde such Boreficiery with funds to pay such premium to the Secretary of Housing and Ushan Development pursuant to the National Housing Act, as enumbed, and applicable Regulations thereunder, as, an another as long as said Rate of even date and this instrument are held by the Becretary of Housing and Ushan Development and this instrument are held by the Becretary of Housing and Ushan Development, a monthly service charge in an amount equal to 1/3 of W2, of the average evistonding principal the lates due on the Rote computed for each ascensive year beginning with the First sky of the amonth followings the date of this instrument, if the Secretary of Housing and Urban Development is the Becretary of Housing and Urban Development without pating total content of the content of the instrument are assigned in the Secretary of Housing and Urban Development without pating total content of the content of the secretary of Housing and Urban Development without pating total content defined by the first paperty instrument are assigned in the Secretary of Housing and Urban Development without pating total content defined and the instrument are assigned in the Secretary of Housing and Urban Development without pating total content defined by the secretary of the assignment of the secretary of the secretary of the assignment of the content of the secretary of the assignment of the secretary of the secr
  - covered nersby (all as animated by the Beneficiery) less all sums already paid therefor divided by the number of meals to be elepse before one menth prior to the date when such ground rands, promiume, mater rates, takes and assessments will be come definiquent, such nume to be held by Beneficiary in trust to pay said ground rests, premiume, water rates, 1000, and apprint sucessments.

    (cf. All permones mentioned in the two perceding subsections of this percepts and all payments in be under the Rice occurred because the held by the percent of the percent o
  - - (IV) amortization of the principal of said Mate.
- 10. In the event the Grantor fails to pay any sums provided for in this Deed of Trust, the Beneficiary, at its option, may pay the same. Any excess funds secumulated under (b) of the preceding paragraph remaining after payment of the litems therein mentioned, shall be credited to subsequent monthly payments of the same source required thorsunder; but if any such item shall acceed the estimate therefor, or if the Grantor shall fail to pay any other governmental or municipal charge, the Grantor shall fortheith make good the deficiency or pay the charge before the same become delinquent of subject is interest or pay the charge before the same become delinquent of subject is interest or pensities and in default thereof the Beneficiary may pay the same. All sums paid by the Beneficiary and say sums which the Beneficiary may be required to advance to pay nortgogo insurance premiums shall be added to the principal of the debt necured hereby and shall be a interest from the date of payment at the rate specified in the Note and shall be does mad payshie on demand. In case of termination of the Contract of Mortgage Insurance by prepayment of the Deed of Trust in full, or otherwise (except so hereinafter provided), accumulations under (a) of the preceding paragraph hereof not required to meet payments due under the Contract of Mortgage Insurance, shell be credited to the Grantor. If the property is sold under fore-closure or is otherwise ecquired by the Beneficiery after default, say remaining belance of the actumulations under the of the principal of the Deed of Trust as of the data of the commencemental fereclosure proceedings or as of the date the property is otherwise acquired, and accumulations under (a) thereof shall be likewise credited unless required to pay sums due the Secretary of Housing and Urban Development under the Contract of Morigage Insurance,
- 15. The Grantor will pay all grounds rents, taxes, assessments, water rates, and other governmental or municipal charges, flans, or impositions, for which provision has not been made by payments as becambefore provided, and in default thereof the Beneficiary may pay the same. That is pursuance of the provisions of Nevad. Revised Statutes 341.250, the parties hereby agree and stipulate that all laxes levied and assessed under the provisions of said act of any smendowns or vertices. thereof which shall be a lien upon the premiase and property herein described shall be said by the owner of the property and not by the Beneficiary hereunder or any subsequent owner of the debt secured hereby;
- 12. To keep said land and premines and the improvements now or hervelter erected thereon free from all statutory liens claims of every kind,
- 13. To keep all buildings, fences, and other improvements now or hereafter exected on said lend and premises in good order and repair and not to do or permit waste;
- 14. The Grantor will not demotish or remove any building now or hereafter erected on said lond and premises, without pritted consent of the Trustee;
- 15. That the Beneficiary under this Deed of Trust, in any action to foreclose, shall be entitled to the appointme receiver of the rents and profits of the mortgaged premises as a matter of right and without notice, with power to the Trustee to collect the vents, issues, and profits of said merigaged premises, due and becoming due during the pendency of seets force. closure suit, such tents and profits being hereby expressly assigned and pledged as additional security for the payment of the indebtedness secured by this Deed of Trust, without regard to the value of the mortgaged premises or the salvency of hereby waiven any and all defenses to the application for appointment of a receiver as above, and hereby specifically conseats to such appointment without notice, but nothing herein contained is to be construed to deprive the Beneficiary of any other right, remedy, or grivilege it may now have under the law to have a receiver appointed. The provision for the appointment of a seceiver of the rents and profits, and the assignment of such cents and profits, is made an express condition upon which the foan hereby secured is made. The rights and remedies provided for horsels shall be deemed to be cumulative and in addition to, and not in limitation of, those provided by law;
- 16. The Trustee may act berrunder and may sell and convey said land and premiace under the power granted by this usent, although the Trustee has been may now be, and may hereafter be, attermey or agent of the Beneficiary in respect to the loan made by the Banoficiary avidenced by the Note or this Dead of Trust, or in respect to any matter or business whatserver. The Beneficiary may hid and become the purchaser of one and only sale under this Devel of Trust. It is further ogreed that, if and property he advertised for asie as hersia provided and not sold, the Trustees shall be untitled to a reasonable completee and excepting one-half of the commission provided in case of asis, to be computed on the amount of principal then unpaid.
- 17. That Granter will not coluntarily create or permit to be created against the property subject to this David of Trust lines or lines superior or inferior to the Hep of this David of Trust; and further, that it will keep and maintain the same free from the claim of all persons supplying labor or meterials which will enter into the construction of any sad all buildings now being erected or to be erected on anid preminen:
- 12. Any notice, demand, or request required or permitted herounder to be given to the Granter shall be sufficiently iting and either (a) sent to the awner of the land and premises last appearing on the records of the Benefictory by registered first-closs mail, postage prepaid, at the address last appearing on said records; or (8) delivered to as morved upon an officer of the owner or at the site of the mortgaged property upon the superintendent or assistant superintendent of the awars, or upon a person performing the functions of superintendent or assistant superintendent;

19. The Crentor covenants and agrees that so long as this Dood of Trust and the sold Relatecured hereby are insured under the provisions of the National Housing Act, it will not execute or life for record any informment which imposes a restriction upon the sale or occupancy of the mortgaged property on the basis of race, color, or creat;

to be advanced and to be used in the construction of certain improvements on the lands herein deputibed, in occordance with a Building Loan Agraement between the Grantor and the Baneficiery dated which Building Loan Agraement (except such part or parts thereof as may be inconsistent herewith) is microporated herein by reference to the same extent and effect as if fully and faced as may be inconsistent herewith) is microporated herein by reference to the same extent and effect as if fully are ferth and made a part of this Deed of Truits hickeard Building Loan Agreement Grantor-hereby covenants to perform and if the construction of the improvements to an observant to said Building Loan Agreement Grantor-hereby covenants to perform and if the construction of the improvements to be described in with reasonable diligence, or shell be disconsinued at any time for any subsequent owner, is hereby invested with full and complete sutherity to the upon the said semilars, employ watchmen to protect such improvements from dependation or injury, and to pretect such improvements from dependation or injury, and to pretect and protect the particular property therein, and to continue any and all outstanding contracts for the exection and applicate and protect the particular, to make and anterior into contracts and obligations wherever necessary, either to a win name or in the name of the particular, to make and anterior into contracts and obligations wherever necessary, either to a win name or in the name of the particular, to make and anterior into contracts and obligations wherever necessary, either to a win name or in the name of the particular, to make and anterior into contracts and obligations, wherever necessary, either to a win name or in the name of the particular, to make and anterior of the section of the section of the section, and inhibitions incurred thereby and in the name of the particular to a wind name of the particular and and the particular of the particular of the individual section of the individual section

21. The following covenants, to wit, Not. 3, 5, 6, 7, 8, and 9 of Section 107.030, Title 9, Chapter 107 of the Nevada Revised Statutes, as amended, are hereby adopted and made a part of this Reed of Trust. Covened fees under covenant No. 7 shall be one (1) percent of the amount

as amended, are hereby adopted and made a part of this (reed of Trust. Counsed less under coverant (%). I make one (1) percent of the involves secured but not to exceed but not to exceed but not to exceed but not permit or suffer: (e) the use of any of the mortgaged property for any perpose other than that for which the same is more agreed upon to be used; (b) my alteration of or addition to the buildings or improvements herpadier constructed in or upon sold real property without concent of the Beneficiary.

IN TESTIMONY WHEREOF, the said party livered cancent of the first part has counsed these presents to be executed in its cor-

Imited partnership

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TY LYES

Robert F. Nielsen

\$500000

General Partner

STATE OF NEVADA COUNTY OF WOLLD

Nielsen

This instrument was acknowledged before me on XULE 2. 2001 by Robert F. as General Partner of Caliente Associates a Nevada limited partnership

B. McCLELLAND
Notary Public - State of Nevada
Appointment Recorded in Washoe County
No: 94-5127-2 - Expires December 7, 2014

Mc Cleclar Q

My Commission Expires: 12-7-04

Prepared by: Christopher D. Bell, Esquire Womble Carlyle Sandridge & Rice PLLC 1120 19th Street Washington, DC 20036

# EXHIBIT A LEGAL DESCRIPTION

ALL THAT REAL PROPERTY SITUATED IN THE COUNTY OF LINCOLN, STATE OF NEVADA BOUNDED AND DESCRIBED AS FOLLOWS:

LOTS TWO (2) AND THREE (3) IN BLOCK FORTY-SIX (46) OF NORTHSIDE ADDITION IN THE CITY OF CALIENTE, LINCOLN COUNTY, NEVADA.

### RIDER TO CONTINGENT REPAYMENT DEED OF TRUST

This Rider is attached to and made a part of that certain Contingent Repayment Deed of Trust dated June 25, 2001 (this "Contingent Repayment Deed of Trust"), made by CALIENTE ASSOCIATES, a Nevada limited partnership (the "Owner"), for the benefit of SECRETARY OF HOUSING AND URBAN DEVELOPMENT, WASHINGTON, D.C. (the "Secretary").

- A. Owner's Right to Prepay. Privilege is reserved to pay the indebtedness evidenced by the Deed of Trust Restructuring Note, in whole or in part, on the first day of any month prior to maturity thereof upon at least thirty (30) calendar days prior written notice to the holder of the Deed of Trust Restructuring Note.
- B. Incorporation of Regulatory Agreement. That the Regulatory Agreement for Multifamily Housing Projects Participating the Mark-to-Market Program (the "Mark-to-Market Regulatory Agreement") executed by the Mortgagor and the Secretary of Housing and Urban Development, which is being recorded simultaneously herewith, is incorporated in and made a part of this Deed of Trust.
- C. Acceleration. The Contingent Deed of Trust Restructuring Note shall become immediately due and payable, at the option of the holder thereof, in the event that, prior to the repayment of the indebtedness evidenced thereby, (i) there occurs a Sale (as defined in the Contingent Repayment Note) of all or any part of the Project. (ii) there occurs a Refinancing (as defined in the Contingent Repayment Note) or other termination of the Loan (as hereinafter defined), (iii) the Owner defaults in its obligations under the Deed of Trust (as hereinafter defined) or the Note (as hereinafter defined) and such default is not cured within thirty (30) calendar days, (iv) there occurs a Refinancing (as defined in the Contingent Repayment Note) or other termination of the Deed of Trust Restructuring Loan (as hereinafter defined), (v) the owner defaults in its obligations under the Deed of Trust Restructuring Deed of Trust as (as hereinafter defined) or the Deed of Trust Restructuring Note (as hereinafter defined) and such default is not cured within thirty (30) days, (vi) the owner defaults in its obligations under the Contingent Repayment Note and such default is not cured within thirty (30) days after the date of the default (as defined in the Contingent Repayment Note), (vii) upon a default under this Contingent Repayment Deed of Trust, or (viii) the Secretary provides notice to the project owner that such owner has failed to materially comply with any requirements of the Multifamily Assisted Housing Reform and Affordability Act of 1997 or the United States Housing Act of 1937 as those requirements apply to this project, and such failure is not cured with within the period provided in 24 CFR Part 401, Subpart F. Failure to exercise any of the foregoing options shall not constitute a waiver of the right to exercise the same in the event of any subsequent occurrence thereof.
- D. Subordinate Lien. Notwithstanding any provision of this Contingent Repayment Deed of Trust or the Contingent Repayment Note to the contrary, the Contingent Repayment Deed of Trust, and all of the parties' respective rights and powers hereunder, are subject and subordinate to:
  - 1. the rights and obligations of the parties set forth in that certain Use Agreement of even date herewith (the "Use Agreement"), by and between the Owner and the Secretary, to be recorded among the Land Records prior to the recordation hereof.
  - 2. that certain Deed of Trust, granted by the Owner for the benefit of Highland Mortgage Company, an Alabama corporation (the "Grantee"), of even date herewith (the "Deed of Trust"), to be recorded among the land records of the jurisdiction in which the Property is located (the "Land Records") prior to the recordation hereof and encumbering the Property, which Deed of Trust secures that certain Deed of Trust Note of even date herewith (the "Note") evidencing an indebtedness of the Owner to the Grantee in the original principal amount of One Hundred Eighty One Thousand Two Hundred and No/100 Dollars (\$181,200.00) (the "Loan").

- 3. that certain Deed of Trust Restructuring Deed of Trust, (the "Deed of Trust Restructuring Deed of Trust") granted by the Owner to the Secretary, of even date herewith, and recorded among the Land Records of the jurisdiction in which the Property is located prior to the recordation hereof, which Deed of Trust Restructuring Deed of Trust secures a certain Deed of Trust Restructuring Deed of Trust Note of even date herewith evidencing an indebtedness of the Owner to the Secretary in the original principal amount of Two Hundred Fifty One Thousand Four Hundred Eighteen and No/100 Dollars (\$251,418.00) (the "Deed of Trust Restructuring Loan").
- E. Service Charge. Notwithstanding any other provision contained in the Contingent Repayment Deed of Trust to which this Rider is attached, it is agreed that no monthly service charge shall be due in addition to the payments of principal and interest payable under the terms of the Contingent Repayment Note secured hereby.
- F. Termination of Deed of Trust Restructuring Note. Upon a Refinancing or other termination of the Deed of Trust Restructuring Note prior to its original maturity date, at the sole option of the Secretary, the Secretary may agree to modify any of the provisions herein to incorporate the provisions of the Rider to the Deed of Trust Restructuring Deed of Trust.
- G. Nonrecourse Liability. Notwithstanding any other provision contained herein or in the Contingent Repayment Note, it is agreed that the execution of the Contingent Repayment Note shall impose no personal liability upon the Owner, nor any of its current or future general or limited partners, or officers, directors, shareholders or members, as applicable, for payment of the indebtedness evidenced thereby and, in the event of a default thereunder or hereunder, the holder of the Contingent Repayment Note shall look solely to the Property and to the rents, issues and profits thereof in satisfaction of the indebtedness evidenced by the Contingent Repayment Note and will not seek or obtain any deficiency or personal judgment against the Owner, nor any of its current or future general or limited partners, or officers, directors, shareholders or members, as applicable, except such judgment or decree as may be necessary to foreclose or bar its interest in the Property and all other property mortgaged, pledged, conveyed or assigned to secure payment of the Contingent Repayment Note; provided, however, that nothing in this condition and no action so taken shall operate to impair any obligation of the Owner under the Mark-to-Market Regulatory Agreement.

OWNER:

CALIENTE ASSOCIATES, a Nevada limited partnership

> Name: Robert Nielsen Title: General Partner

> > [Initials]

Rev.01/01/01 WASHINGTON 38354v2

# **EXHIBIT A** to Contingent Repayment Deed of **Trust**

### LEGAL DESCRIPTION

ALL THAT REAL PROPERTY SITUATED IN THE COUNTY OF LINCOLN, STATE OF NEVADA BOUNDED AND DESCRIBED AS FOLLOWS:

LOTS TWO (2) AND THREE (3) IN BLOCK FORTY-SIX (46) OF NORTHSIDE ADDITION IN THE CITY OF CALIENTE, LINCOLN COUNTY, NEVADA.

NO. 116538

FILEO AND RECORDED AT REQUEST OF FIRST AMERICAN TITLE

JUNE 27. 2001

AT\_60\_BANGUTES PAST\_12\_O'CLOCK

COUNTY, HEYADA.

DOLCHES CORDER

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