used for Conferencies by First Interestate Bank of Novade. N.A

	TOMA		P.O. BOX
RETURN TO	FIRST INTERSTATE	BANK #905C	53439
CITY		STATE ARIZ.	85072-3439
PHOENIX	•	TREVAUA	03072-343

Home Equity Line of Credit Deed of Trust

THIS DEED OF THUST (the "Deed") is made onNOVEMBER 25	. 19 92 . by and between RANDALL HILLIARD
ACTURDO AND MONICA/WARTA"ACEVEDO, TRUSTEES OF	THE REVOCABLE TRIIST OF # , as THUSTOR, whose address is
PO. BOX 11729	(Number and Street) ZEPHYK COVR
NV (State) and PACIFIC TITLE	(Title Company), a corporation duly organized and existing
under and by virtue of the laws of the State ofNEVADA	, as TRUSTEE, and First Interstate Bank of Neveda, N.A., which is
organized and existing under the laws of the United States of America, as BEN	EFICIARY.
with the second	SAETH:
THAT TRUSTOR INTERPOSED GRANTS, TRANSFERS and ASSIGNS to TRUSTEE,	IN TRUST (the "Trust"), WITH POWER OF SALE, the following real property (the
"Property") located in	County, of the State of Nevada.
Legal Description:	
LOT 186 AS SHOWN ON THE MAP OF SKYLAND	SUBDIVISION NO 3 FILED IN THE OFFICE OF
	NEVADA ON FEBRUARY 24 1960 AS DOCUMENT NO
15653	
*RANDALL HILLIARD ACEVEDO AND MONICA JOSEPHINA	MARIA ACEVEDO DATED JUNE 7 1991 The right, power and authority given below to Schelickery to collect and apply those
together with the rents, issues and profits of the Property; subject, however, to t	the udus' bows, and sharous diseas proper to person to person and apply access
rents, issued profits.	\
FOR THE PURPOSE OF SECURING: (i) payment of a revolving line of credit in	relative trees in the principal sum of \$ 200,000,00
FOR THE PURPOSE OF SECURING: (I) payment of a revolving into or occur.	Home Equity Line of Credit Agreement (the "Agreement"), entered into by Trustor and the modifications of that indebtedness; (ii) performance of each of Trustor's
and Brandeless on the clote first econocity should be that the first section in	Marie Circle III Company of a series of the property of the pr
agreements under the Agreement; (iii) performance of each of Trustor's agree	LIMITED IN SING DOORS
The instance or a second by this Devid of Toyat is a Revolving Line of Credit. Ur	ider the terms of the Agreement executed by Trustor approximately simultaneously
have the second by Benefities, resaid by Trules and subset	STRUCK (SECRETCED DA BRUSHCHIA)* I LIER DARD OL LIGHT SECRICA AND MICH.
all principal advances made to Trustor under the Agreement outstanding at	any one time, not to exceed a meximum amount outstanding at any one time of
\$ 200,000.00	\ \
	and the state of t
Subject to the terms and conditions of this Deed of Trust, and the Agreement, all	Ladvances made under this Deed of Trust by Beneficiery to Trustor, whether initially filling this Deed of Trust, are obligatory advances secured by this Deed of Trust. All
made at the time of filing this Deed of Trust or made subsequent to the time or such obligatory advances with have the same lien priority as the funds initially:	
All amounts secured by this Deed are subject to a variable rate of interest, whi	ich mey change from time to time as recited in the Agreement, which is not subject
belance on the effective date of any such Amendment. The Agreement is inco	Application in the sense of since and control of since of since control of since of since control of since of s
THE PERIOD IN THE PERIOD IN THE PERIOD	NOS TRUST TRUSTOR AGREES:

TO PROTECT THE PROPERTY AND SECURITY GRANTED BY THIS DEED (

(a) To properly care for and keep the Property in good condition and repair;

Not to remove, demolish or materially after any building or any improvement on the Property; nor to change or after: (i) the terms and/or conditions of any existing lease with respect to all or part of the Property; nor (ii) the present character or use of the Property;

(c) To complete or restore promptly, and in good and workmanillie technion, any building or improvement which may be in process, constructed, damaged or destroyed on the Property and to pay in full all costs.

Not to commit nor permit waste of or on the Property;

To comply with all lews, ordinances, regulations, covenants, conditions or restrictions affecting the Property;

To comply with all lews, ordinances, regulations, covenants, conditions or restrictions affecting the Property;

To provide and maintain fire insurance (and if required by Beneficiary, earthquake, flood hazard, mortgage guarantee and other insurance) — which provides for at least 30-day advance written notice to Beneficiary prior to effective cancellation — satisfactory to (both as to amount and policy terms and conditions, among other considerations), and with loss payable to Beneficiary, and to deliver all policies to Beneficiary, with such delivery constituting assignment to beneficiary of all returned premiums;

To appear in and delend (without cost or expense to Beneficiary or Trustee) any action or proceeding purporting to affect the security given under this Deed, or the rights or powers of Beneficiary or Trustee, and, when required by Trustee or Beneficiary, to commence and maintain any action or proceeding necessary to protect such security and such rights or powers. (If Trustee or Beneficiary elects to appear in, defend or commence and maintain any such action or proceeding, including any proceedings under any law relating to insolvency or bankruptcy, Trustor shall pay all their cos and expense, including, and any limited to a proceeding in the payor of the payo To pay at least 15 days before delinquency all taxes, assessments and charges affecting the Property;
To pay when due all encumbrances, charges and liens on the Property which appear to be, or are, prior or superior to the lien of this Deed;
To pay all costs, fees and expenses of this Trust.

- Truster shall pay when due the principal and interest on the indebtedness evidenced by the Agreement.

 Should Truster fall to make any payment or do any act provided for in this Deed, Beneficiary or Trustee (but without obligation to do so and without notice to or demand upon Truster and without releasing Truster from any obligation under this Deed) may: (i) make any such payment or do any such act in whatever manner and to whatever extent either may deem necessary to protect the security of this Deed (Beneficiary or Trustee are authorized to enter the Property for such purposes); (ii) commence, appear in and defend any action or proceeding purporting to affect the security of this Deed or the rights or powers of Beneficiary or Trustee; (iii) pay, purchase, contest or compromise any encumbrance, they are also being any such powers, incur any liability, expend whatever amounts in the Beneficiary's or Trustee's absolute discretion may be deemed necessary, including, without limitation, costs of evidence of title and amoleument of counsels and necessary assentials attended to the processary. including, without limitation, costs of evidence of title and employment of counsel and payment of counsel's resonable attorneys' fees. All sums so incurred or expended by Beneficiary or Trustee shall be secured by this Deed and, without demand, shall be immediately due and payable by Trustor and shall bear interest at the rate of interest then applicable to the principal balance under the Agreement; provided, however, that at Beneficiary's or Trustee's option, such sums may be added to the principal balance then due under the Agreement and be payable under the terms of the Agreement.

IT IS MUTUALLY AGREED THAT:

- 4. Should the Property, or any part of it, be taken or damaged because of any public improvement or condemnation proceeding, or damaged by fire, earthquake or in any other manner, Trustor absolutely and irrevocably assigns to Beneficiary all compensation, awards and other payment or relief for such taking or damage, and Beneficiary shall be entitled, at Beneficiary's option, to commence, appear and prosecute in Beneficiary's own name, any action or proceedings, or to make any compromise or settlement in connection with such taking or damage. All such compensation, awards, damages, rights of action and proceeds, including without limitation, the proceeds of any policies of fire and other insurance affecting the Property, after deduction of Beneficary's expenses (including, without limitation, atterneys' fees) are to be applied on any indebtedness secured by this Deed, in whatever order of priority Beneficiary, in its sole and absolute discretion, might direct.
- By accepting payment of any sum secured by this Deed after its due date, or after the filling of a notice of default and of election to sell, Beneficiary does not waive its right to require prompt payment when due of all other sums so secured, or to declare default for failure to so pay, or to proceed with the sale under any such notice of default and of election to sell for any unpaid balance of the indebtedness. Without affecting the liability of any person (including, but not limited to, Trustor) for the payment of any indebtedness secured by this Deed.
- or the lien of this Deed on the remainder of the Property for the full amount of any indebtedness owing, (a) Beneficiary may, from time to time and without notics: (i) release any person liable for the payment of any of the indebtedness; (ii) extend the time or otherwise after the terms of payment of any of the indebtedness; (iii) accept additional security of any kind, including deeds of trust or mortgages; (iv) after, substitute or release any property securing the indebtedness; and (b) Trustee may, at any time and from time to time, upon payment of Beneficiary's then current fees and upon Beneficiary's written request (i) consent to the making of any map of plat of the Property, (ii) join in granting any essement or creating any restriction on the Property, (iii) join in any subordination or other agreement affecting this Deed or its lien and/or (iv) reconvey all or any part of the Property, without any warranty.
- 7. Upon payment in full of all sums secured by this Deed, cancellation of the Agreement and performance of all obligations of Trustee shall reconvey, without warranty, the estate vested in it by this Deed. The grantee in any reconveyance made because of this Deed may be described as "the person or persons legally entitled thereto," or similar language, and the recitals in any such reconveyance of any matters of fact shall be conclusive proof of their truthfulness.
- Trustor absolutely and irrevocably assigns to Beneficiary the income, rents, issues, royalites, profits, earnings, products and proceeds from any and all of the Property ("Rents") upon the terms and conditions herein set forth. This Assignment of Rents is absolute and is not intended to be a pledge of said Rents as additional security for performance of Trustor's obligations under the terms of the Note and this Deed of Trust. The foregoing assignment shall not impose upon Beneficiary any duty to cause the Property to produce Rents nor shall Beneficiary be deemed to be a "mortgagee in possession" by reason thereof for any Beneficiary any duty to cause the Property to produce Renta nor shall Beneficiary be deemed to be a "mortgages in possession" by reason thereof for any purpose. Beneficiary confers upon Trustor the authority to collect and retain the Rents as they become due and payable; provided, however, that Beneficiary at any time during the existence of a default under this Deed of Trust and following the notice period described in this Deed of Trust, in Beneficiary's sole discretion, and without notice to Trustor, may revoke said authority and may collect and retain the Rents without taking possession of all or any part of the Property. The right and wender to increase the increase serious and many conect and reason the result testing possession of all or any part of the Property. The right to collect Rents as herein provided shall not be deemed to grant to Beneficiary the right to possession of the Property, except as expressly herein provided, or impose upon Beneficiary the duty to produce Rents or maintain the Property in whole or in part. Any Rents collected by Beneficiary shall be applied by Beneficiary against any obligation secured hereby, whether existing on the date hereof or hereafter arising. Collection of any Rents by Beneficiary shall not cure or weive any default or notice of default under this Deed of Trust or invalidate any acts done pursuant to such notice or affect any foreclosure or other proceeding commenced with respect to the Property. Nothing in this Deed, nor the exercise of any right by Beneficiary to collect, shall be, or be construed to be, Beneficiary's affirmation of any tenancy. Jesses or online, one to accumulately and any tenancy. any tenancy, lease or option, nor an assumption of liability, nor a subordination of any tieri or charge of this Deed to, any such tenancy, lease or option.
- 9. Upon any default by Trustor, Beneficiary may, at any time and without notice, and either in person or by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness secured by this Deed: (§ enter on and take possession of the Property or any part of it; (i) in its own name, sue for or otherwise collect the rents, issues and profits, including those past due and unpaid; and (iii) apply them, less cost and expenses of operation and collection (including, without limitation, reasonable attorneys' fees) to any indobtedness secured by this Deed, in such order as Beneficiary may determine, and/or release any one or more of them.
- 10. The entering on and taking possession of the Property, the collection of rents, issues and profits or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the Property and the application or release of any of them as set out above, shall not cure or waive any default or notice of default under this Deed or invalidate any act done according to such notice.
- 11. In addition to the event of default caused by sale or transfer of all or any part of the Property, or any interest in it, which event is specifically covered in Paragraph 12 below, the following shall also constitute Events of Default under this Deed: (§ Trustor's failure to pay in a timely manner any amounts due under the Agreement; (i§ Trustor's breach of any covenant contained in the Agreement; (ii§ Trustor's breach of any covenant in this Deed; (iv) Trustor's omission of material information, or making of any materially false or materially misleading statement, on Trustor's credit statement relied on by Beneficiary in entering into the Agreement; (v) Trustor's death; (v) the filing of a petition in bankruptcy by or on behalf of Trustor under any provision of any state or federal bankruptcy law in effect at the time of such filing; (vi) Trustor's further encumbering the Property or allowing the Property to be subjected to a lien or encumbrance junior to this Deed.

 12. If Trustor or any successor in interest to Trustor in the Property sella, conveys, allenates, assigns or transfers the Property, or any part of it, or
- any interest in it, or becomes divested of Trustor's title or any interest in it in any manner or way, whether voluntary or involuntary, Beneficiary shall have the right, at its sole option, to declare any indebtedness or obligation secured by this Deed, irrespective of the maturity date otherwise specified with respect to such indebtodness or obligation, immediately due and payable, without notice or demand, and no waiver of this right shall be effective unless in writing and signed by Beneficiary.
- 13. If Trustor defaults under this Deed and/or should the building(s) on the Property remain unoccupied for six successive months, then, notwithstanding any other provisions of this Deed and without notice to Trustor, Beneficiary may declare all sums secured by this Deed immediately due and payable by delivery to Trustee of a written declaration of default and demand for sale and a written notice of default and lection to cause the Property to be sold, which notice Trustee shall cause to be duly filed for record.
- 14. The lapse of any time as may then be required by law following recordation of the notice of default, and notice of sale having been given as then required by law, Trustee, without demand on Trustor, shall sell the Property, at any time and place fixed by the Trustee in the notice of sale, either as a whole or in separate percels and in such order as the Trustee may determine (but subject to any statutory right of Trustor to direct the order in which the Property, if it consists of several known lots or perceis, shall be sold), at public auction to the highest bidder, for cash, in lawful money of the United States, payable at time of sale.
- Trustee may postpone sale of all or any portion of the Property by public announcement at the time and place of sale and from time to time thereafter may postpone the sale by public announcement at the time fixed by the preceding postponement. Any person, including without

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ot extent permitted by law, the pleading of any atseers and assigns of the parties to this Doed. Nor and helder fineluling, without limitation. iciary may Charge the maximum amount permitted by law at the time of ed under this Deed, or by lew, shall not be esselutive, but shall be concurrent and cumulative. If a mailing address is set forth appeals any Trustor's eignature below, but not otherwise, that Trustor shall be desired to have requested that a copy of any Notice of Default and of any Notice of Sale be mailed to that Trustor at that address, MAILING ADDRESS FOR NOTICES: Street, City, State and Zio Code PO BOX 11729, ZEPHYR COVE NV. 89448 pephyna Mhya PO BOX 11729 , ZEPHYR COVE NV. 89448 IN WITNESS WHEREOF, TRUSTOR has executed this Deed of Trust. STATE OF NEVADA 1/0/11 Truetor RANDALL HILLIARD ACEVEDO TRUSTEE) 86 menting Mauri acres bustes **COUNTY OF DOUGLAS** Truster MORICA JOSEPHINA MARIA ACEVEDO TRUSTEE On the date set forth below, RANDALL HILLIARD ACEVEDO and MONICA JOSEPHINA MARIA ACEVEDO (name(s) personally appeared before me, a notary public in and for the County and State listed above,__ is (are) the person(s) who executed this instrument voluntarily for the purposes mentioned. Witnessing this, I have affixed my official seal and signed my name in the County and State shown above on the date listed below. Novembe 25 This instrument has been subscribed and sworn to before me this CRAIG B. SCHORR nie line recented for Recorder)

PACIFIC TITLE MIC.

W OFFICIAL RECORDS OF
DOUGLAS CO.. NE VADA

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SUZANNE BEAUGREAU
RECORDER

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