REQUESTED BY

## Stewart Title of Douglas County

IN OFFICIAL RECORDS OF DOUGLAS CO. NEVADA

2004 APR -8 PM 3: 29

WERNER CHRISTEN RECORDER

SE PAID KY DEPUTY

APN 1420-33-710-009 #040100690

(Do not write above this line. This space is reserved for recording.)

Bank of America

Real Estate Subordination Agreement (Bank of America to Third Party)

This instrument was prepared by and after recording returned to:

Bank of America, N.A. P.O. Box 26865 Richmond, VA 23261-7025 Attn: Portfolio Administration

This Real Estate Subordination Agreement ("Agreement") is executed as of <u>April 1, 2004</u>, by Bank of America, N.A., having an address of, P O Box 26865; Richmond, VA 23261-7025 ("Subordinator"), in favor of <u>LOANCITY.COM</u>, <u>ITS SUCESSORS AN/OR ASSIGNS</u>, having an address for notice of purposes of <u>5671 SANTA TERESA BLVD</u>, <u>SUITE 100 SAN JOSE, CA 95123 ("Junior Lienholder")</u>.

Whereas, Junior Lienholder has been requested to make a loan, line of credit or other financial accommodation to <a href="BRENT R. EDDY">BRENT R. EDDY AND APRIL D. EDDY</a> (jointly and severally, "Borrower"), to be secured by, without limitation, either a deed of trust, deed to secure debt or mortgage (the "Junior Lien"), covering, without limitation, the Property and securing the indebtedness described therein including the payment of a promissory note, line of credit agreement or other borrowing agreement made by Borrower and/or others payable to the order of <a href="LOANCITY.COM">LOANCITY.COM</a>, ITS <a href="SUCESSORS AN/OR ASSIGNS">SUCESSORS AN/OR ASSIGNS</a> in the maximum principal face amount of \$240,000.00 (the "Principal Amount"), including provisions for acceleration and payment of collection costs (the "Obligation"); and

Whereas, Junior Lienholder requires, as a condition to the making of the Obligation, that the Junior Lien will be a superior lien;

Now Therefore, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, and with the understanding by Subordinator that Junior Lienholder will rely hereon in making the Obligation, Subordinator agrees and covenants that the Senior Lien and the rights of Subordinator thereunder and all other rights of Subordinator now or hereafter existing in or with respect to the property are hereby subordinated, and are and shall remain completely and unconditionally subordinate to the Junior Lien and the rights of Junior Lienholder thereunder regardless of the frequency or manner of renewal, extension, consolidation or modification of the Junior Lien and/or the Obligation.

This Subordination Agreement is limited to an amount of \$240,000.00, which is the original amount of the Junior Lienholder's principal balance; plus interest and any additional amounts advanced pursuant to the provision of said security instrument for payment of insurance premiums, taxes, cost of collection or protection of the value of the Property or Junior Lienholder's rights in the Property. This Agreement shall inure to the benefit of Junior Lienholder and be binding upon Subordinator, its successors and assigns and shall be binding upon any purchaser (at foreclosure or otherwise) of the Property or any part thereof, and their respective heirs, personal representatives, successors and assigns.

Sank of America, N.A

Gail Williams-Rawlings

04/01/2004

Date

Bank of America, N.A. Acknowledgement:

Commonwealth of Virginia

Henrico County / City of Richmond

On 04/01/2004, before me, the undersigned, a notary public in and for said State, personally appeared <u>Gail Williams-Rawlings</u>, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

Signature of Person Taking Acknowledgement

Commission Expiration Date: 04/30/2007

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