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DOC # 0686501 10/17/2006 08:23 AM Deputy: SD OFFICIAL RECORD Requested By: US RECORDINGS INC

Douglas County - NV Werner Christen - Recorder

Page: 1 Of 6 Fee: BK-1006 PG-5662 RPTT:

19.00

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THIS INSTRUMENT PREPARED BY: Amber Bukemaster

Recording Requested by & When Recorded Return To:
US Recordings, Inc.
2925 Country Drive
St. Paul, MN 55117

34276044 LOAN NUMBER: 86498273 ASSESSOR PARCEL NUMBER: 1121-35-001-007

(SPACE ABOVE THIS LINE FOR RECORDER'S USE)

trois-10:000

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MODIFICATION AGREEMENT TO HOME EQUITY LINE OF CREDIT AGREEMENT AND DISCLOSURE STATEMENT

This Modification Agreement (this "Modification") is made as of 8/15/2006, between JOHN A BEESON and DIANE B BEESON (the "Borrower(s)") and Countrywide Home Loans, Inc.. ("Countrywide"), and amends and supplements that certain Home Equity Line of Credit Agreement and Disclosure Statement, and that certain Deed Of Trust which states the property is vested in JOHN A BEESON and DIANE B BEESON, HUSBAND AND WIFE AS JOINT TENANTS, dated 11/16/2004 and recorded 11/22/2004, in Book Number 1104, at Page Number 10712, as Document No. 0630084, in the Official Records of the County of DOUGLAS, State of Nevada (the "Security Instrument"), and covering the real property with a commonly known address as: 3127 BODIE RD, GARDNERVILLE, NV 89410, and more specifically described as follows:

SEE "EXHIBIT A" ATTACHED HERETO AND INCORPORATED HEREIN.

In consideration of the mutual promises and agreements of the parties hereto, together with other good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

- 1. Amendment to Credit Limit: My credit limit under the Home Equity Line of Credit Agreement and Disclosure Statement is modified to \$200,000.00.
- 2. Amendment to Margin: The Margin used to determine my ANNUAL PERCENTAGE RATE is modified to 0.875 percentage points.
- 3. Representation of Borrower(s): Borrower(s) represent(s) to Countrywide Home Loans, Inc. that:
 - a) Except for the Security Instrument and any prior liens identified in the Security Instrument, there are no other liens, encumbrances or claims against the Property other than (i) real property taxes that are paid current and not due or owing, (ii) easements, (iii) homeowners association covenants, conditions and restrictions, and (iv) local government or municipal assessments and development bonds;
 - b) There has been no increase, amendment or modification of any liens prior to the Security Instrument other than those agreed to by Countrywide Home Loans, Inc. in writing;

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- c) I am/We are the only owner(s) of the Property: there are no other family members or non-family members who own any interest in the Property. Additionally, Borrower(s) represent that there are no changes in title or vesting since the origination of this loan on 11/16/2004. In the event there are changes, Borrower(s) has/have notified Countrywide Home Loans, Inc. of such changes prior to the completion of this modification;
- d) There are no buildings, fences, overhangs, wall or other structures from other land coming onto or encroaching on the Property. There are no buildings, fences, overhangs, walls or other structures from the Property which are going onto or encroaching onto any other properties or onto any easements running over or under the Property;
- e) I/We have paid for all cost, expenses and other sums owed for any and all construction, improvements, rehabilitation, remodeling, or other work done to, on, at, or in the Property including for labor, material, and supplies (collectively, the "Construction"). Currently, there is no Construction occurring. I/We have not requested any further Construction. I/We will not have any Construction done or allow any to be done prior to closing this Modification;
- f) I/We understand that homestead property is in many cases protected from the claims of creditors and exempt from sale at foreclosure and that by signing this contract, I/we voluntarily give up my/our right to the protection of the property with respect to claims based upon this contract;
- g) If Lender has not required my/our current income documentation, I/we certify that my/our current income has not decreased since the time of my/our original Home Equity Line of Credit Agreement and Disclosure Statement described above.
- h) I/We certify that the representations set forth in this Modification agreement are true and correct as of the date opposite my/our signature(s) and that Countrywide Home Loans, Inc. has been notified of any necessary changes. Any intentional or negligent misrepresentation(s) may result in my/our loan being in default, civil liability and/or criminal penalties.
- 4. Limited Effect: The parties agree that this Modification shall be construed narrowly and limited to the items expressly modified herein. Except as expressly provided for by this Modification, all terms, requirements and obligations of the Home Equity Line of Credit Agreement and Disclosure Statement and the Security Instrument, and all rights of Countrywide Home Loans, Inc. under, remain in full force and effect, unaltered by this Modification. Capitalized terms in this Modification have the same meaning as in the Home Equity Line of Credit Agreement and Disclosure Statement.
- 5. Effective Date/Availability of Funds: If this Modification is completed, signed, notarized, and received by Countrywide Home Loans, Inc. within ten (10) calendar days after the date first written above, it will be effective ten (10) calendar days after the date first written above 8/25/2006. If not received within that time, the Modification is null and void. If I do not exercise my right under Federal law to rescind this transaction, the increase in the amount of funds available due to the modification of my credit limit will be accessible after midnight of the third business day following the Effective Date, unless that day is a Saturday, in which case, the funds will be available the next business day. For purposes of this section, "business day" means all calendar days except Sundays and legal public holidays specified in 5 U.S.C. 6103(a).

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- 6. Agreement to Correct Misstated Documents, Provide Additional Documentation, or Fees: Borrower(s) agrees as follows: If any document is lost, misplaced, misstated, inaccurately reflects the true and correct terms and conditions of the modification of the Loan, or is otherwise missing, upon request of the Lender, Borrower(s) will comply with Lender's written or oral request to execute, acknowledge, initial, and deliver to Lender any documentation Lender deems necessary to replace or correct the lost, misplaced, misstated, inaccurate or otherwise missing document(s). Borrower(s) agrees to deliver the documents within ten (10) days after receipt by Borrower(s) of a written or oral request for such replacement. Borrower(s) also agrees that at any time, upon request by Lender, including at the time of loan pay-off, Borrower(s) will supply additional amounts and/or pay to Lender any additional sum previously disclosed to Borrower(s) as a cost or fee associated with the modification of the Loan, which for whatever reason was not collected at the time this modification was entered into ("Fees"). This agreement supplements any other similar agreement that was entered into by Borrower(s).
- 7. Request by Lender: Any request under Paragraph 6 of this agreement may be made by the Lender, (including assignees and persons acting on behalf of the Lender) or Settlement Agent, and shall be prima facie evidence of the necessity for same. A written statement addressed to Borrower(s) at the address indicated in the loan documentation shall be considered conclusive evidence of the necessity for the Documents.
- 8. Failure to Deliver Documents can Constitute Default: Borrower(s) failure or refusal to comply with the terms of the correction request may constitute a default under the note and/or Deed of Trust, and may give Lender the option of declaring all sums secured by the loan documents immediately due and payable.



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(1)	BORRO)WER(S)			
John A Brison	08-16-06	Draw	re B	Boas	0 8/16
OHN A BEESON	Date	DIANE B BE	ESON		Date
Witness Signature of Witness		Witness	gnature of W	/itness	
	CO-OM	VNER(S)			7
The undersigned hereby consen amount on the Subject Property		of this Modifica	tion whicl	h serves to	increase the lien
	Date		1	\	Date
Witness		Witness	1	\	
Signature of Witness		Si	gnature of W	itness	
Notary Acknowledgement for Bo	orrowords)/Osumardo)			/	
State of Nevada				,	
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Date	b , before me,	namene	Name of N	<i>Or Ioulo</i> Iotary Public	'
personally appeared John A	9. Boeson 4.	Diane B	. Bee		is subscribed to
Name(s) o	of Borrower(s)/Owner(s)			The same of the sa	
Proved to me on the basis	of satisfactory evider	nce	1		
o be the person(s) whose name((s) is/are subscribed t	to the within ins			
ne/she/they executed the same in					
on the instrument the person(s)), or the entity upor	i behall of which	ch the per	rson(s) acte	d, executed the
Betrument					
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Signature Charlene	Mc Donned lic				
Signature CHARLENE Notary Public, S Appointment	MCDONALD Hate of Nevada				
CHARLENE I	MCDONALD Hate of Nevada				

PLAST DO NOTATION

LENDER

Countrywide Home Loans, Inc.

By: Michael Moore, SVP

Notary Acknowledgment for Lender State of Texas County of Collin

AUG 1 5 2006

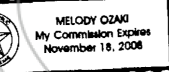
On _____, before me Melody Ozaki

personally appeared Michael Wayne Moore, SVP of Countrywide Home Loans, Inc., A New York Corporation, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS MY HAND AND OFFICIAL SEAL

Signature

Signature of Notary Public



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EXHIBIT "A" LEGAL DESCRIPTION

Order No.: 040103211

The land referred to herein is situated in the State of Nevada, County of DOUGLAS, described as follows:

Lot 16, as shown on the plat of SPRING VALLEY RANCHOS SUBDIVISION UNIT NO. 1, filed in the Office of the County Recorder of Douglas County, Nevada, on December 6, 1967 as Document No. 39423 and on Amended Map filed for record October 8, 1968 as Document No. 42547 Official Records of Douglas County, State of Nevada.

A.P.N. 1121-35-001-007

U3432Co.

MODIFIC AGREEMEN

LOAN# T006-121247 US Recordings

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