Please Return To: Homes America Finance, Inc. 700 Smithridge Drive #203 Reno, NV 89502

166587

			\
	[Space Above This Line For Recording	Data]	
	DEED OF TRUST		\
THIS DEEL The grantor is Denu	D OF TRUST ("Security Instrument") is made on nis E. Hopkins, a single person	March 5, 1997	
			("Borrower").
The trustee is	Stewart Title of Northeastern Nevada		("Trustee").
The beneficiary is	Homes America Finance, Inc.		
under the laws of T	he State of Nevada , and w	,which is o whose address is	organized and existing
700 Smithri	dge Drive #203, Reno, NV 89502)	("Lender").
Borrower owes Lene	der the principal sum of sixty nine thousand r	nine hundred seventy	eight and
April 1, 2 the Note, with inter- interest, advanced un covenants and agree conveys to Trustee, County, Nevada:	("Note"), which provides for monthly payments, with the	nder: (a) the repayment of the Note; (b) the payment of Instrument; and (c) the performent For this purpose, Borrower if operty located in Eureka	r, due and payable on the debt evidenced by f all other sums, with trance of Eorrower's trrevocably grants and
7			

which has the address of

(*A) Pifth Street, Cresent Valley

[City]

Nevada

89821 [Zip Code]

("Property Address");

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances,

and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and the latest the property is unencumbered, except for encumbrances of record.

will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

Initials: DEH

NEVADA - SINGLE FAMILY - FANNIE MAE/FREDDIE MAC UNIFORM INSTRUMENT

Page 1 of 5 BOOK 3 0 7 PAGE 2 4 9

SINVC1 01/96

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest: Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payment are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any, (c) yearly flood insurance premiums, the provisions of paragraph 8, in lieu of the payment of mortgage insurance premiums. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Borrower's servow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. Section 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is such an institution) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items, unless Lender

service used by Lender in connection with this houn, unless applicable law provides otherwise. Unless an agreement is made or applicable law required in page for the result of the page for th

8. Mortgage Insurance. If Lender required mortgage insurance as a condition of making the loan secured by this Security Instrument, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any reason, the mortgage insurance coverage required by Lender lapses or ceases to be in effect, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the mortgage insurance previously in effect, at a cost substantially equivalent to BOUN 3 0 7 PAGE 2 5 0

The cott to Borrower of the mortings insurance coverage is not available. Borrower shall got to be finder each problem to be in effect. Lender will arrectly a strength of the control to be in effect. Lender will be control to be control to be control to be in effect. Lender will be control to be c

Initials:	DEF	 	
		SINVC3	01/9

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows: 21. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option and without further demand may invoke the power of sale, including the right to accelerate full payment of the note, and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold, and shall cause such notice to be recorded in each county in which any part of the Property is located. Lender shall mail copies of the notice as prescribed by applicable law to Borrower and to the persons prescribed by applicable law. Trustee shall give public notice of sale to the persons and in the manner prescribed by applicable law. After the time required by applicable law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale. Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it. 22. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs. Lender may charge such person or persons a fee for reconveying the Property, but only if the fee is paid to a third party (such as the Trustee) for services rendered and the charging of the fee is permitted 23. Substitute Trustee. In accordance with applicable law, Lender may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without conveyance of the Property, the successor trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by applicable law.

24. Assumption Fee. If there is an assumption of this loan, Lender may charge an assumption fee of U.S. 25. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. [Check applicable box(es)]. 1-4 Family Rider Adjustable Rate Rider Condominium Rider Planned Unit Development Rider ☐ Graduated Payment Rider Biweekly Payment Rider Balloon Rider Rate Improvement Rider Second Home Rider X Other(s) [specify] Manufactured Housing Rider BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it. ___ (Seal) Borrower Dennis E. Hopkins (Scal)

STATE OF NEVADA,	Elko	County ss:
On this 5th day notary public in and for the Co	of MARCH	. 1997 , personally appeared before me, the undersigned,
	ounty and State aforesaic	
Dennis E. Hopkins		\ \
and who executed the within and	forceoing instrument an	known to me to be the person described in d who acknowledged to me thatheexecuted the same freely
ing voluntarily and for the uses	and purposes therein me	entioned
WASHOE , the da	y and year in this Certif.	my hand and affixed my official seal at my office in said county of icate first above written.
My Commission Expires:		(Garlotte & Vaylor
CHARLOTTE	J. TAYLOR	Notary Public WASHOE , State of Nevada
Notary Public - St Appointment Recorded	ate of Nevada	
MY APPOINTMENT EXP	RES SEPT. 17, 1998	
·		
	/	
		()
	1	
	1	\ / /
	1	\ \ / /
		\ \ / /
	The state of the s	
/ /	1	
1 /		\ \ \ /
		/ / ~
\ \		\ \
\ \		
\ \]
		/ /
/ /		
	\	
•		
	\	
/	/	
	T .	
//		
Initials: DEH		

EXHIBIT "A"

LEGAL DESCRIPTION

ESCROW NO.: 97220249

Lot 18, Block 23, of CRESCENT VALLEY RANCH & FARM UNIT NO. 1, according to the official map thereof, filed in the Office of the County Recorder of Eureka County, State of Nevada, as File Number 34081.

EXCEPTING THEREFROM, all petroleum, oil, natural gas and products derived therefrom, within or underlying said land or that may be produced therefrom, and all rights thereto, as reserved by SOUTHERN PACIFIC LAND COMPANY, in Deed recorded September 24, 1951, in Book 24 of Deeds at Page 168, Eureka County, Nevada.

(4)

BOOK 3 0 7 PAGE 2 5 4

(Attach to Security Instrument)

MANUFACTURED HOUSING UNIT UNIFORM COMMERCIAL CODE SECURITY AGREEMENT RIDER

and is incorporated into and shall be deemed to amend and supplement the Mortgage/Deed of Trust/Security Deed/Trust Indenture (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to

Homes America Finance, Inc.

(the "Lender") of the same date (the "Note") and covering the property described in the Security Instrument and located at:

(*A) Fifth Street, Cresent Valley, NV 89821

[Property Address]

Together with the Manufactured Housing Unit described as follows:
Make: FLEETWOOD
Model: BROOKFIELD

Year: 1977
Serial Number(s): IDFLV04A20527BF13 and IDFLV04B20527BF13
Width & Length: 26' X 66'

MODIFICATIONS. In addition to the covenants and agreements made in the Security Instrument, Borrower(s) and Lender further covenant and agree as follows:

Security Agreement and Financing Statement:
This Security Instrument is intended to be a security agreement, pursuant to the Uniform Commercial Code granting Lender a first and prior security interest in all of Borrower(s)' right, title and interest to the Manufactured Housing Unit and any appliances and goods of every nature whatsoever now or hereafter located in, or on, or used or intended to be used in connection with the Property and any of the items specified in the Security Instrument as part of the Property, which, under applicable law may be subject to a security interest pursuant to the Uniform Commercial Code, and Borrower hereby grants Lender a security interest in said items.

Borrower agrees that Lender may file this Security Instrument, or a reproduction thereof, in the real estate records or other appropriate index, as a financing statement for any of the items specified above as part of the Property. Any reproduction of this Security Instrument or of any other security agreement or financing statement shall be sufficient as well as extensions, renewals and amendments thereof, and reproductions of this Security Instrument in such form as Lender may require to perfect a security interest with respect to said items. Borrower shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall pay all reasonable

MANUFACTURED HOUSING UNIT UNIFORM COMMERCIAL CODE SECURITY AGREEMENT RIDER

MFUCCR1 01/97

BOOK 3 0 7 PAGE 2 5 5

costs and expenses of any record searches for financing statements. Lender may reasonably require. costs and expenses of any record searches for financing statements Lender may reasonably require. Lender may, at its elections, at any time after the delivery of this Security Instrument, sign one or more copies of this Security Instrument in order that such copies may be used as a financing statement under the applicable laws of this state. Lender's signature need not be acknowledged, and is not necessary to the effectiveness hereof as a security instrument, a security agreement, or (unless otherwise required by applicable law) a financing statement. Without the prior written consent of Lender, Borrower shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in said items, including replacements and additions thereto. Upon Borrower's breach of any covenant or agreement of Borrower contained in this Security Instrument, including the covenants to pay when due all sums secured by this Security Instrument, Lender shall have all of the rights of a secured party under the Uniform Commercial Code, Lender may also invoke, all Lender's option, the remedies provided under the terms of this Security Instrument as to such items. remedies provided under the terms of this Security Instrument as to such items.

In the event of any foreclosure sale, whether made by Lender or Trustee, whichever is applicable, or a substitute trustee, or under judgment of a court, all of the Real and Personal Property may, at the option of Lender, be sold as a whole or in part. It shall not be necessary to have present at the place of such sale the Personal Property or any part thereof. Lender or Trustee, whichever is applicable, as well as Trustee or any substitute trustee on Lender's behalf, shall have all the rights, remedies and recourses with respect to the Personal Property afforded to a "Secured Party" under the applicable laws of this state in addition to and not in limitation of the other rights and recourse afforded Lender or Trustee, whichever is applicable, or any substitute trustee under this Security Instrument. Borrower shall, upon demand, pay to Lender the amount of any and all expenses, including the fees and disbursements of Lender's legal counsel and of any experts and agents which Lender may incur in connection with: (i) the making and/or administration of this Security Instrument, (ii) the custody, preservation, use or operation of, or the sale of, collection from, or other realization upon any property, real and/or personal, described in this Security Instrument, (iii) the exercise or enforcement of any of the rights of Lender under this Security Instrument; or (iv) the failure by Borrower to perform or observe any of the provisions or covenants in this Security Instrument.

Lender may proceed against the items of real property and any items of personal property specified above as part of the Property separately or together in any order whatsoever without in any way affecting the availability of Lender's remedies under the Uniform Commercial Code or any of the remedies provided under the terms of this Security Instrument.

All payments in reduction of the sum evidenced by the Note secured by this Security Instrument shall be applied first to any portions not secured hereby and then to all sums intended to be secured by the Manufactured Housing Unit and any other personal property upon such real property.

B.

Additional Covenants of Borrower(s):
Borrower agrees: (a) not to remove the Manufactured Housing Unit from the address designated berein unless Borrower first notifies Lender and receives Lender's written consent; (b) not to sell the Manufactured Housing Unit without first obtaining Lender's written consent; (c) that the Manufactured

IANUFACTURED HOUSING UNIT UNIFORM COMMERCIAL CODE SECURITY AGREEMENT RIDER

MFUCCR2 01/97

BOOK 3 0 7 PAGE 2 5 6

Housing Unit will remain personal property and not become part of the real estate without the prior written consent of lender and the execution of such documentation as Lender may require: (d) not encumber or abandon the Manufactured Housing Unit of use it for hire or illegally; (c) to maintain the Manufactured Housing Unit in good condition until such time as Borrower's obligations under this contract have been satisfied in full; and (f) to pay promptly all taxes and liens imposed upon the Manufactured Housing Unit for its use.

Addresses:
The name and address of the Borrower is: Dermis E. Hopkins

The name and address of the Lender/Secured Party is: Homes America Finance, Inc.

700 Smithridge Drive #203, Reno, NV 89502

X Purchase of Manufactured Housing Unit. A portion of the Note herein described represents funds advanced at the Borrower's request to purchase a Manufactured Housing Unit pursuant to a contract of purchase.

By signing this, Borrower(s) agree to all of the above.

Dennis Maggaino Bernis E. Hopkins	(Scal)	(Seaf)
SS###### \$3089	SS	-Borrowe
	(Scal) Borrower	(Sm)
SS#	22.	(Scal) -Borrower
MANUFACTURED HOUSING UNIT UNIFORM COMMERCIAL CODE SECURITY AGREEMEN	Page 3 of 3	MFUCCR3 01/97

BOOK 307 PAGE 249
OFFICIAL RECORDS
RECORDED AT THE REQUEST OF
STEWART JULY
97 APR -8 PM 1: 18

EUREKA COUNTY NEVADA M.N. REBALEATI. RECORDER FILE NO. FEE\$ 15.00

166587

BOOK307 PAGE257