WHEN RECORDED MAIL TO: CSC FINANCIAL SERVICES, INC. P. O. BOX 500 PHOENIX, AZ 85001 ATTN: KATHY CARNAHAN TRUST NO. 95673 STATE OF AMELINA TO A PRO 91 1143 COUNTY OF APACHET 19 1 hereby reside it is the within medicinate in a direct and received 2, 22 10, 91 91 300 124/128 of document of Lako Investment Co.

DEED RESTRICTIONS UNIT 94 CONCHO VALLEY

This declaration is made this <u>zorh</u> day of <u>rebroam</u>, 1991 by:
LAKE INVESTMENT COMPANY, an Arizona corporation (hereinalter;
in CSC Financial Services, Inc., Trust No. 95673, being properly
authorized so to act by terms of the Trust, and CSC Financial
Services, Inc., as Trustee thereunder (hereinafter called
"Trustee"), solely as bare legal title holder and not personally and acting at the proper direction of said beneficiary
(Declarant) executes this declaration of covenants, conditions
and restrictions to run with the real property herein described
for the purposes hereinafter set forth.

LOTS 1 through 117 CONCHO VALLEY UN11 9A according to the plat thereof recorder on February 2, 1991 , in Book 8 of Townsite Maps, Pages 13-14 in the office of the Recorder of Apache County, Arizona.

Declarant desires to establish the nature of the use and enjoyment of the premises which have been carefully and thoughtfully laid out, and accordingly does hereby declare said premises subject to the following express covenants and stipulations as to the use and enjoyment thereof, all of which are to be construed as restrictive covenants running with the title to said premises and with each and every part, parcel, lot or tract thereof, and with all conveyance of said premises or any portion thereof hereafter made, to-wit:

USE OF LAND

- 1. All lots in Concho Valley, Unit 9A shall be known and described as dwelling residential lots and shall be used solely for single family dwelling units.
- 2. No trade, business, profession or other type of commercial activity shall be carried on upon any lot covered by these restrictions. No animals, fish or birds of any kind shall be raised, bred or kept on any lot; except that commonly accepted household pets may be kept, provided that such pets are not kept, bred or maintained for any commercial purposes. Any such pet shall be confined within an enclosed structure or fenced area when not accompanied by and under the direction of the owner.
- 3. No building, structure or vehicle shall be erected or permitted on any lots in any manner contrary to the planning and zoning ordinances of Apache County, Arizona, except as may be allowed by the Apache County Board of Supervisors.
- 4. No real estate signs or "For Sale" signs other than those of the developer may be erected or maintained on any lots before the date of January 1, 1991, without the written approval of the developer. No general advertising signs, billboards, unsightly objects or nuisances shall be erected on or placed on or permitted to remain on, and no abandoned autos or parts thereof, rubbish, used machinery, or other such salvage of junk shall be placed on or permitted to remain on any lot. Nor shall any premises be used in any way or for any purposes that may emit foul or noxious adors or which may endanger the health of or unreasonably disturb the holder of any lot in said subdivision. Lot owners may erect or place one "For Rent" sign, or one identifying name plate, none of which may be larger than two (2) square feet or higher than four (4) feet, on any one lot.

- 5. No structure or improvement of any kind or nature shall be eracted, permitted or maintained on, over or across the easements or reservations for utilities and/or drainage as shown on the subdivision map except by written permission of the developer.
- 6. No structure of additions or appurtenances thereto, excepting waste disposal and water systems or parts thereof and signs, where permitted, may be built, constructed or maintained except within the areas stated below. No portion of any building structure shall be erected or maintained within twenty five (25) feet of any front lot line, within twenty five (25) feet of any rear lot line or within ten (10) feet of any side lot line, except that where one person shall own two or more contiguous lots, with the approval of the developer, the lots may be considered as one lot, in which event the aforesaid set back lines shall be measured from the external (rather than internal) lot lines of the two or more contiguous lots and the easement reservation in paragraph 12 hereof shall apply only to the external lot lines. No lot shall be subdivided.
- 7. A Building Permit from Apache County Planning and Building is required. In advance of making application for a Building Permit, a soil test shall be conducted to ascertain sufficient information for the applicant to submit plans certifying the adequacy of foundation design for each respective structure. A Title Report of Ownership and letters from the local water and sewer companies granting permission to connect will be required prior to the approval of the Building Permit. Residence buildings must be completed within twelve (12) months from the commencement of construction. No garage, carport or other building shall be commenced or erected upon any lot until the main dwelling building complying with these restrictions is under construction or has been moved into the lot.
- 8. (a) All single family residences shall have a minimum of twelve hundred (1,200) square feet of ground floor area including storage but exclusive of any portion thereof used for open porches, pergolas, patio, carports or garages, whether or not they are attached to, or adjacent to, said residences.
- (b) Travel trailers or campers may occupy lots during the period of home or cabin constuction.
- 9. All structures within the subdivision shall be of new construction, not exceeding 35 feet in height from the lowest part of the structure, and shall have concrete foundations and hardwood or concrete floorings. Any alternate flooring must be approved by the Developer. No buildings shall be moved from any other location onto any of said lots with the exception of new prefabricated or pre-erected dwellings.
- 10. No temporary buildings may be moved onto or constructed on any lot in said subdivision, with the exception of temporary shop or office structures erected by contractors or builders during the actual bona fide construction of a permitted structure upon the premises, provided the contractor or builder agrees to remove such temporary shop or office structure within five (5) days after the actual final completion date of his construction activities on the premises.
- 11. No other construction shed, basement, garage, tent, shack or other temporary structure shall at any time be used as a residence either temporarily or permanently.

MAINTENANCE

12. None of said lots shall be used for residential purposes prior to the installation there of low flow water flush toilets, flow restrictors on all shower heads, and all bathroom, toilet or sanitary convenience shall be connected to a septic tank or sawer system. None of the provisions of this paragraph

shall prevent a house trailer equipped with complete internal sanitary facilities from occupying any of said lots during the construction period as permitted in Paragraph 8 (b) hereof, provided such facilities are maintained in a sanitary manner and in conformity with all applicable laws and ordinances.

- 13. All garbage or trash containers, oil tanks, bottled gas tanks (other than those carried as an integral part of a house trailer) and other such facilities must be underground or placed in enclosed areas so as to not be visible from the adjoining properties and streets. Burning of trash or garbage on any lot is prohibited.
- 14. No lot shall be used or allowed to become in such condition as to depreciate the value of adjacent property. No weeds, underbrush, unsightly growth, refuse piles, junk piles, or other unsightly objects shall be permitted to be placed or to remain upon said lots. Developer, its successors and assigns, shall have the right to determine in its discretion whether there exists a failure of compliance with the provisions of this paragraph, and such determination shall be final and binding. Developer, its successors and assigns, shall not be liable for any such determination, provided it is made in good faith. In the event there exists a failure of compliance with the provisions of this paragraph, Developer, or its successors and assigns, shall nave the right to enter upon the land and remove the offending objects at the expense of the owner, who shall repay the same upon the demand, and such entry shall not be deemed a trespass.
- 15. The developer, its successors and assigns, reserves easements over or under the surface, or both, required for the installation and maintenance of electric lines, telephone lines, water (domestic and irrigation), sewer (storm or sanitation), gas lines, and other public untilities, with the right to assign a twenty (20) foot strip of land along all lot lines, with ten (10) feet thereof being on each side of each lot line.
- 16. There shall be no changes in any of these restrictions without formal approval by written vote of no less than two-thirds (2/3) of all lot owners, such vote to be taken no sooner than fifteen (15) days after one hundred percent (100%) of said lot owners have been fully informed in writing of any such proposed changes. Proposed changes in these restrictions requiring approval as aforesaid must be submitted in writing to all lot owners, by mail addressed to their addresses as shown in the records of CSC Financial Services, Inc. Voting on any such proposed changes may be by mail.
- 17. The foregoing restrictions and covenants run with the land and shall be binding on all parties and all persons claiming them until January 1, 2104, at which time said covenants and restrictions shall be authomatically extended for successive periods of ten (10) years, or so long thereafter as may be now or hereafter permitted by law.
- 18. Invalidation of any of the restrictions, covenants, or conditions above by judgment or court order shall in no way affect any of the other provisions hereof, which shall remain in full force and effect.

VIOLATIONS

19. If there be a violation or threatened or attempted violation of any of said covenants, conditions, stipulations or restrictions, it shall be lawful for any person or persons owning real property situated in Concho Valley Unit 9 to prosecute proceedings at law or in equity against all persons violating or attempting or threatening to violate any such covenants, restrictions, conditions, or stipulations, and either prevent him, or them, from so doing or to recover damages or

other dues for such violations. No failure of the trustee or any other person or party to enforce any of the restrictions, rights, reservations, limitations, covenants and conditions contained herein shall, in any event, be construed or held to be a waiver thereof or consent to any further or succeeding breach or violation thereof. The violation of these restrictive covenants, conditions or stipulations or any one or more of them shall not affect the lien of any mortgage now on record, or which hereafter may be placed on record, upon said lots or tracts or any part thereof.

20. After the date hereof, each party who acquired any interest in all or part of the property described herein, further agrees that upon acquisition of any interest in all or part of the real property, said acquiring party shall look only to the other subsequent property owner or owners acquiring an interest in said property for any performance or relief deemed equitable or necessary for the enforcement of the covenants, conditions and restrictions contained herein.

IN WITNESS WHEREOF, LAKE INVESTMENT COMPANY, an Arizona Corporation, has caused its corporate name and seal to be hereunto affixed by its officers hereunto duly authorized this 20th day of February, 1991



LAKE INVESTMENT COMPANY, an Arizona corporation, Beneficiary under Trust No. 95673 duly authorized

By Rex L. Bennett, Vice President

RATIFIED AND APPROVED: CSC FINANCIAL SERVICES, INC., es Trustee, solely as bare legal title holder, and not personally

By Hathren Countier

STATE OF ARIZONA) ss County of APACHE)

On this, the 20th day of February, 1991, before me, the undersigned officer, personally appeared Rex L. Bennett of LAKE INVESTMENT COMPANY, an Arizona corporation, and that he, as such officer being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation by himself as such officer.

IN WITNESS WHEREOF, I hereunto set my hand and

official seal.

commission expires:

My Continues on Expres Mar. 31, 1991

STATE OF ARIZONA)
|)ss:
County of Maricopa)

On this, the 20th day of February , 1991 , before me, the undersigned officer, personally appeared KATHRYN CARNAHAN who acknowledged herself to be the Trust Officer of CSC FINANCIAL SERVICES, INC., an Arizona corporation, and that she, as such officer being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation as Trustee by herself as such officer.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Notary Public Pringle

Biene for Blagrace

My commission expires:

