RESOLUTION OF THE WHITE MOUNTAIN APACHE TRIBE OF THE FORT APACHE INDIAN RESERVATION

- WHEREAS, Noland and Elena (Susan) Clay; and Ronald and Velda (Henry) Walker; and Delbert, Jr. and Ruby (Altaha) Altaha have applied for tribal loans to construct new homes; and
- WHEREAS, Noland and Elena (Susan) Clay; and Ronald and Velda (Henry) Walker; and Delbert, Jr. and Ruby (Altaha) Altaha each require a homesite lease; and
- WHEREAS, a homesite lease is required by Section 21 (3) 2 of the Declaration of Policies and Plan of Operation approved July 22, 1975; and
- WHEREAS, the Tribal Council of the White Mountain Apache Tribe has no obligation on the lease mortgaging the leasehold improvement to the White Mountain Apache Tribe Revolving Credit Program.
- BE IT RESOLVED by the Tribal Council of the White Mountain Apache Tribe that it hereby approves and grants a homesite lease to Noland and Elena (Susan) Clay; and Ronald and Velda (Henry) Walker; and Delbert, Jr. and Ruby (Altaha) Altaha for a period of twenty-five (25) years with an option for an additional term of twenty-five (25) years at a rate of \$1.00 for twenty-five (25) years, payable in advance on the first day of the month following the effective date of the lease.
- BE IT FURTHER RESOLVED that the Tribal Chairman shall execute said lease for and on behalf of the White Mountain Apache Tribe in accordance with Tribal Ordinance No. 44; the effective date of the commencement of said lease being the date of the approval of the loan by the Secretary of the Interior or his designated representative.
- BE IT FURTHER RESOLVED that should an assignment have been made on the lot which is hereby leased, the lease shall automatically cancel the assignment.
- BE IT FURTHER RESOLVED that the Tribal Chairman shall approve the leasehold mortgage mortgaging the improvements to the White Mountain Apache Tribe Revolving Credit Program.

BE IT FURTHER RESOLVED that should the loan not be approved within one hundred eighty (180) days from the date hereof, the lease and approval of right to mortgage the leasehold improvements shall thereby automatically terminate.

The foregoing resolution was on JULY 23, 1987, duly adopted by a vote of SIX FOR AND ONE AGAINST by the Tribal Council of the White Mountain Apache Tribe, pursuant to authority vested in it by Article V, Section 1 (i) of the Amended Constitution and By-Laws of the Tribe, ratified by the Tribe June 27, 1958, and approved by the Secretary of the Interior on May 29, 1958, pursuant to Section 16 of the Act of June 18, 1934 (48 Stat. 984).

Chairman of the Tribal Council

Secretary of the Tribal Council

RESOLUTION NO. 07-87-234

RECEIVED

AUG 3 1987

Fert Apselve Indian Agency Whiteriver, Arizona