ATTN: COLLECTION DEPARTMENT

TITLE



ETO

which are in excess of the amount required to pay all reasonable costs, expenses and attornsy's fees necessarily paid or incurred by furnitor in such proceedings, shall be paid to beneficiary; and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary; in such proceedings, and the balanciar, necessarily paid or incurred by beneficiary in such proceedings, and the balanciars and execute such instruments as shall be necessary.

9. As any times and tront time to time upon written request of beneficiary, payment of its tees and presentation of the payment of the indebted-ames secured hereby; and granter agrees, at its own expenses, to take such actions and execute such instruments as shall be necessary.

9. As any times and treatment (in case of lull reconveyarces, for cancellation), without attenting the liability of any person for the payment of the indebted-ness frustee may (a) consent to the making of any may or plan of the processory. (b) init in granting any easement or creat-interest the payment of the indebted of the line of charge threefol; (d) reconvey, without warrary, all this in any submitation or other agreement affecting this deed or the line or charge threefol; (d) reconvey, without warrary, all the recitals therein of any matters or facts that the conclusive proof of the furthiliness thereof. Trustee's tees to any of the services mentioned in this prograph shall be not less than \$5.

10. Upon any default by granter hereunder, burstleinesy may at any time without notice, either in person, by agent or by a receiver to any part threefol, in it own name, all any security for the indebtedness hereby secured, enter upon and take possession of the property, and any security to the indebtedness hereby secured, enter upon and take possession of the property of the indebtedness hereby secured, and the property of any part threefol, in own name, all any security is including reasonable afterney's tees

and that the grantor will warrant and torever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, tamily or household purposes (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are tor business or commercial purposes.

This deed applies to, inures to the benefit of end binds all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a benefit larry herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the dramter has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or If compliance with the Act is not required, dispegard this profice.

Trederic, FREDERICK T. PARKER Christine

Counties Title Company

California All Purpose Acknowledgement	
State of California	on 7/8/94 before me, Michael B. McGo
county of <u>Los Angeles</u> SS.	personally appeared Frederick T, Carker
	MANE(S) OF SIGNER(S)
	personally known to me -OR- reproved to me on the basis of satisfactory evidence to be
passassassas	person(s) whose names is/are subscribed to the within instrument and acknowledged to me
Michael B. McGirr To	he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/t

			U personally known to me -OR- proved to me on the	he basis of satisfar	ctory evidence	to be the
2000	ممدمتمم	1	person(s) whose names is/are subscribed to the within			
SKIDIS (	lichael B. McGirr Comm. # 973631	S	he/she/shey executed the same in his/her/sheir authoriz	red capacity(ies), a	und that by his	/her/she
E # 1079 1	RY PUBLIC - CALIFORNIA .os Angel is County	ì	signature(s) on the instrument the person(s) or the enti-		nich the person	ı(s) acced,
Liv Con	vm. Expiri s Nov. 30, 1996	Ĩ.	executed the instrument, WITHESS my hand and office	seal:	4.1	
				<b>)</b>		

Signature Alluli DIV

		0000	(NOTARY)
THIS CERTIFICATE MUST BE ATTACHED TO THE DOCUMENT DESCRIBED AT RIGHT:	Title or Type of Doc	ument	
Though the date requested here is not required by law:	Nimba-en		Elevantes et en en en

Signer(s) Other Than Named Abov

Do not lose or destroy this Trust Deed OR THE NOTE White Both must be delivered to the tre reconveyance will be made. d to the trustee for cancellation before

The High apple.

Beneficiary

State of CALI FORNIA	<u>는 경우로 개를 불렀는</u> 모든 물리지를 한 모든 다.	CAPACITY CLAIMED BY SIGN
County of LOS ANGE	ues miles de la	INDIVIDUAL(S)
On JULY 9 THOMAS COMM NOTARY PURE TO SANGE	refore me, Thomas T. BRIGHT NOTARY PUBLIC.  NAME, TITLE OF OFFICER- E.G., "JANE DOE, NOTARY PUBLIC"  NAME(S) OF SIGNER(S)  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 dapacity(ies), and that by his/her/their signature(s) on the instrument the person(s) acted, executed the instrument.  Witness my hand and official seal.	CORPORATE OFFICER(S)  TITLE(S)  PARTNER(S)  ATTORNEY-IN-FACT TRUSTEE(S) SUBSCRIBING WITNESS GUARDIAN/CONSERVATOR OTHER: SIGNER IS REPRESENTING: NAME OF PERSON(S) OR ENTITY(IES)
	SIGNAY JRE OF NOTARY	
THIS CERTIFICATE	he information requisited below is OPTIONAL, it could prevent fraudulent attachment of Title or Type of Document	
MUST BE ATTACHED TO THE DOCUMENT	Number of Pages 2 Date of Docume	ant JUCY 912/984
	Signer(s) Other Than Named Above	K 7- BUGA
DESCRIBED AT RIGHT:		
DESCRIBED AT RIGHT:	AND STATES OF THE PROPERTY OF THE STATES OF	Remmet Ave. • P.O. Box 7184 • Canoga Park, CA 9130
DESCRIBED AT RIGHT:  STATE OF OREGON: Co	OUNTY OF KLAMATH: ss.	Remmet Ave. • P.O. Box 7184 • Canoga Park, CA 9130
DESCRIBED AT RIGHT:  STATE OF OREGON: Co	© 1991 NATIONAL NOTARY ASSOCIATION • B236	the