

which are in excess of the amount required to pay all reasonable costs, expenses and attornary's bear measurity poid or incurred by genetor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attornary's test, both in the titial and appellate counts, necessarily paid or incurred by hemeficiary in such proceedings, and the hostes explain upon the indebted-ness secured hereby; and granter agrees, at its own expense, to take such actions and execute such instrusents as shall be necessary and the ness of the such actions and execute such instrusers as shall be necessary and the ness of the such actions and execute such instrusers as shall be necessary and the ness of the such actions and execute such instrusers as shall be necessary in an action of the making of the property of the indebtedness, trustee any (a) constant to the making of any map or plat of the property; (b) Join many and the ness of the indebtedness, trustee any (a) constant to the making of any map or plat of the property; (b) Join many and and the recitals therein of any matter or facts shall be conclusive proof of the lien or charge thereof; (c) legally entitled thereto; and the recitals therein of any matter or facts shall be conclusive proof of the truthfulness thereof. Trustee's less tor any of the services mentioned in this paragraph shall be not less than \$3.

10. Upon any default by grantor hereuture, beneficiary may at my time without notice, either in person, by agent or by a receiver to exponented by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The nestring upon and taking bossession of the property, the collection of such rents, issues and profits, or the proceeds of line due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attrustey's less upon any indebtedness secured

erro destrución estreta la procesa con del como del Arro del Control de Control de Control de Control de Contro Control de C

and that the grantor will warrant and torever detend 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, family or household purposes (see Important Notice below),

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

This deed applies to, inures to the benefit of and binds all parties herefo, their heirs, legates, devisees, 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 beneficiary herein.

In construing this trust deed, it is understood, that the grantor, trustee and/or heneficiary 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 grantor has executed this implument the day and year first phone written.

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

า น และ ค่อง สาราโกโรก นี้สิ่งเหมืองสัตโก โดโวก โรกิโรกิโรกิโรกิโด เพลงเลย เกิดได้ เกิดโรกิโรกิโรกิโรกิโรกิโรกิโร	Norman Janes
* 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	DATIT A CTCNEDOC
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	
If compliance with the Act is not required, disregard this notice.	Promoto de la Companie de la Companie de Carlos de La respectación de Carlos de C
STATE OF XXXX ON, County of	
This instrument was acknow.	ledged before me on JULY 19.94,
by his and the state of the second of the se	GUY SISNEROS & PAULA SISNEROS
	ledged before me on 19 212
The sum form of the surface b_y in Lemman is included as $-$. In such	
[설명의 교통 이번 역기를 고급하다] 이 교육 (1982년 - 1982년 - 198	
	Notary Public for Oregon
The first the second of the second second is the second of	My commission expires
REQUEST FOR FULL RECONVEYANCE (To be u	sed only when obligations have been paid.)
Trustee	iki kaling kaling kaling kaling ang pangang pangang pangang pangang pangang pangang pangang pangang pangang pa
	ses secured by the loregoing trust deed. All sums secured by the true 8
deed have been fully paid and satisfied. You hereby are directed, on	payment to you of any sums owing to you under the terms of the
trust deed or pursuant to statute, to cancel all evidences of indebted together with the trust deed) and to reconvey, without warranty, to a	ness secured by the trust deed (which are delivered to you herewift)
held by you under the same. Mail reconveyance and documents to	
neid by you disser the same, while reconveyance and documents to	
<u>프림프랑</u> 토막 그리고 있는 하는 사람들은 사람들은 생활하는 것을 보다고 있다.	
DATED:	
Do not lose or destroy this Trust Daed OR THE NOTE which it secures.	선물 : 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Both must be delivered to the trustee for cancellation before	ふきしょう はんだい あいしょ 大き (人) こうかん しょうしゅ しょうしょう こうじゅう しゅうしゅう
Costomeronea will be made	Ranaliciams

County of L	Juformea) Joseph John Marie	ROBERT B.S. SUM	CAPACITY CLAIMED BY BIGNER SINDIVIDUAL GORPORATE OFFICER(8)
personally appropriate to the personal	pared <u>foul</u>	proved to me on the basis of antistactory evident to be the person(s) whose name(s) is/as subscribed to the within instrument and acknowledged to me that be/she/the	PARTNER(3) LIMITED GENERAL OF TRUSTEES GUARDIAN/CONSERVATOR OF COMMENT OF
	JACHEU II IMBAIT	Witness my hand and official seal. SIGNATURE OF MOTARY PLANTAGE OF MOTARY Title or Type of Document Number of Pages Date of Docu Signer(e) Other than Named Above	of die confloss to an unsurprised document.
		DIESE NATIONAL HOTARY ASSOCIATION (ACCES ABILITY	SA Ava. P.O. Roy 7184 - Cierane Ban Cla Bigal 7184
I stand be	efore this Not		
I stand be	dans	NAM-N JHON COMM. # 1015202 Notary Public - Colifornia My Comm. Expires JAN 23, 1998	
-Chey	OUNTY OF KLAMAS st of	NAM-IN JHON COMM. # 1015202 Notary Public - Coditonic MONTEREY COUNTY My Comm. Expires JAN 23, 1998	3-1-9x