APN 1319-19-212-082

RECORDING REQUESTED BY-Gotta Go Bail Bonds

AND WHEN RECORDED MAIL TO:

Sotta Go Baid Bands 1328 K St Bakersfield, CA 93301

DOC # 0807956 08/23/2012 04:00 PM Deputy:

OFFICIAL RECORD Requested By: PIERCE BAIL BONDS

Douglas County - NV Karen Ellison - Recorder

Page: 1 0£ 2 PG- 6008 RPTT: BK-0812

40.00



SPACE ABOVE THIS LII

NO. A1000-00319743		PIERCE, DOLPHU			_
ORIGINAL PR			06	27	2012
	STATELINE	NV (Strie)	(Vont)		713I)
ON DEMAND after date for value received, I promise to p					- No.
SEVEN HUNDRED FIFTY THOUSAND	sk in manager of MCCMEDITED.	SUMETI AND CASUALTI COM	PART, MC. MESUN		ollars
rith interest from date of payment after entry	of Summary Judgment on Ra	il Rood until paid at the (ate o	of 10 percent per an		
DEMAND, plus reasonable attorneys fees, cou	ri costs, and costs of collectio	В.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
Should interest not be so paid it shall therealt	nr hase like interest as the nriv	reign), trut such unpatd interes	1 so compounded sh	all not exced	d an
imount equal to simple interest on the uncald i	riocinal at the maximum tale t	iermitted by law. Should defau	li be made in payme:	ni oi interest	wnen
lue the whole sum of principal and interest she awful money of the United States. If action be	ill become immediately due, at Instituted on this pole incomise	the option of the holder of this to one such sum as the Court	may its as attorney	nterest pays s fees, and p	wate
main ilad inamesases tuung saal noiteesteava	iums, conewal ocemiums, and	all other losses sustained by I	he company. This no	ile is secured	Dy a
DEED A TRUST :7 Its ACCREDITED SURETY AND and includes the terms and gonditions, by this	CASHALTY COMPANY INC.	Reneficiary GUT !A GU BA!!	- <u>อดพิกว</u>	111	SIDE,
ind includes the terms and conditions, by this late hereo!.	ence, or a "bay bond mod	Well's Villelliell Averaged of	~ · · · · · · · · · · · · · · · · · · ·	12, 5 6. 200	
110-00		Visamas	OKROK	1010	
	<u></u>	- 0.907			•
This Deed of Trust, made this 27	day of	IIINE	20	12 he	W # 8 Fi
CHARLES & VIRGINIA PROKOF	PEREVOCABLE LIVIN	C TRUST (Vents)	barain	(Year) called TRUS	
	7.		76	89423	
whose address is 738 TINA CT#1	161/H	ELINE N		(Ziz Gode)	
ING GOTTA GO BAIL BONDS		-	\leftarrow		_
herein called TRUSTEE, and ACCREDITED SU		7. 7.	76. 47.		
hereby GRANTS TO TRUSTEE, IN TRUST, WIT	H POWER OF SALE, 80 that re	at bloobert A to the cut A or 2/1/	A LELINE	, ເວນ	nty of
001101.10	A 15 1	\ \	_		
DOUGLAS .	State of NV	describ	ed as:		
				N RNG 1	9E
DOUGLAS LOT:463 SUBDIVISION: SUMM				N RNG 1	9E
LOT:463 SUBDIVISION: SUMM	IIT VILLAGE SEC/ T	WNSHIP/RANGE: SE	C 19 TWN 13	nent of the s	um at
LOT:463 SUBDIVISION: SUMM FOR THE PURPOSE OF SECURING THE PROPERTY OF	IIT VILLAGE SEC/ T		C 19 TWN 13	nent of the s	um at
LOT:463 SUBDIVISION: SUMM	IIT VILLAGE SEC/ T	WNSHIP/RANGE: SE	C 19 TWN 13	nent of the s	um at
FOR THE PURPOSE OF SECURING THE PURPOSE OF SECURING THE PURPOSE OF SECURING THE PROSECUTION OF THE PURPOSE OF T	IIT VILLAGE SEC/ TO	WNSHIP/RANGE: SE	C 19 TWN 13	nent of the s date, made t d by way of a	um of by the
LOT:463 SUBDIVISION: SUMM FOR THE PURPOSE OF SECURING THE PR § 750,000,00 TRUSTOR IN 18 YOU TO I THE BENEFICIARY. In addition to that set forth herein above, this D BOND INDEMNITY AGREEMENT executed	IIT VILLAGE SEC/ TO	WNSHIP/RANGE: SE	C 19 TWN 13	nent of the s date, made t d by way of a	um of by the
LOT:463 SUBDIVISION: SUMM FOR THE PURPOSE OF SECURING THE PR 5 750,000.00 TRUSTOR IN 18 yor of the BENEFICIARY. In addition to that set forth herein above, this D BOND INDEMNITY AGREEMENT executed number.	IIT VILLAGE SEC/ TO rformance of each agreemen ith interest thereon according DEED OF TRUST secures pays by the undersigned on or abou	WNSHIP/RANGE: SE 1 of the TRUSTOR herein con 1 to terms of the original prom ment of all indebtedness, less a ut the date hereof in favor of the	C 19 TWN 13 Islained and the payr Issury note of even and exponses incurre the above-detailed di	nent of the s date, made t d by way of a dendant and	um of y the BAIL bond
FOR THE PURPOSE OF SECURING THE PROPOSE OF SECURING THE PROPOSE OF SECURING THE PROSTOR OF THE BENEFICIARY. In addition to that set toth herein above, this Denni it demnity agreement executed number.	IT VILLAGE SEC/ TO refermance of each agreemen inh interest thereon according DEED OF TRUST secures pays by the undersigned on or about	WNSHIP/RANGE: SE 1 of the TRUSTOR herein con to terms of the original prom ment of all indebtedness, less a ut the date hereof in favor of the	C 19 TWN 13 Italined and the payr Issury note of even and exponses incurre the above-detailed di	nent of the s date, made t d by way of a stendant and curss, to be	um of sy the BAIL bond
LOT:463 SUBDIVISION: SUMM FOR THE PURPOSE OF SECURING the property of the BENEFICIARY. In addition to that set forth herein above, this Deno in Deminity agreement executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to [16], by provisions (1) thru (12) and (14) to [16], by provisions (1) thrusters.	rformance of each agroomen ith interest thereon according to the property of the property of the undersigned on or about the property of the undersigned on or about the property of the undersigned on or about the property of the property	WNSHIP/RANGE: SE 1 of the TRUSTOR herein con to ferms of the original prom ment of all indebtedness, leas a to the date hereof in favor of it and delivery of this Dood of Tru d of Trust. The said provisions enoth herein; that the reference	Itlained and the payr Issury note of even and exponses incurre the above-detailed di est and the Note it so is are hereby adoptor to to properly, obliga	nent of the s date, made t d by way of a stendant and curss, to be i and incorp	um of sy the BAIL bond
FOR THE PURPOSE OF SECURING THE PROPOSE OF SECURING THE PROPOSE OF SECURING THE PROSTOR OF THE BENEFICIARY. In addition to that set toth herein above, this Denni it demnity agreement executed number.	rformance of each agroomen ith interest thereon according to the property of the property of the undersigned on or about the property of the undersigned on or about the property of the undersigned on or about the property of the property	WNSHIP/RANGE: SE 1 of the TRUSTOR herein con to ferms of the original prom ment of all indebtedness, leas a to the date hereof in favor of it and delivery of this Dood of Tru d of Trust. The said provisions enoth herein; that the reference	Itlained and the payr Issury note of even and exponses incurre the above-detailed di est and the Note it so is are hereby adoptor to to properly, obliga	nent of the s date, made t d by way of a stendant and curss, to be i and incorp	um of sy the BAIL bond
FOR THE PURPOSE OF SECURING INC. 9750,000,000 TRUSTOR in flavor of the BENEFICIARY. In addition to that set forth herein above, this Denot it/DEMNITY AGREEMENT executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to [16] in herein, by reference, and made a part hereof and provisions are construed to mean the pre-	rformance of each agreemen ith interest thereon according to the undersigned on or about the undersigned on this Dee as fully as though set forth at lipetty, obligations and the party,	WNSHIP/RANGE: SE 1 of the TRUSTOR herein con to terms of the original prom ment of all indebtedness, leas a ut the date hereof in favor of it and delivery of this Dood of Tru d of Trust. The said provisions ength herein; that the reference ies sat torth in this Deed of Tru	It amed and the payr Issury note of even and exponses incurre the above-detailed di ist and the Note it so a are hereby adoptor to to property, obliga- ust.	nent of the side to the side t	BAIL bond
LOT:463 SUBDIVISION: SUMM FOR THE PURPOSE OF SECURING the property of the BENEFICIARY. In addition to that set forth herein above, this Deno in Deminity agreement executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to [16], by provisions (1) thru (12) and (14) to [16], by provisions (1) thrusters.	rformance of each agroomen ith interest thereon according to the interest thereon according to the undersigned on or about the undersigned on or about the undersigned in this Dee as fully as though set forth at lippity, obligations and the particles of default and of the undersigned or other notice of default and of the undersigned.	WNSHIP/RANGE: SE I of the TRUSTOR herein control terms of the original prominent of all indebtedness, leas a cut the date hereof in favor of the date hereof in favor of the date hereof in favor of the date hereof in the referencies set forth in this Deed of Trust colors any cutice of safe hereafter be any cutice of	cc 19 TWN 13 Itlained and the payr Issery note of even and exponses incurre the above-detailed di est and the Note it so a are hereby adopte to to property, obliga ust.	nent of the side to the side t	BAIL bond
FOR THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF SECURING THE SECURING THE SECURING OF TRUST, by provisions (1) thru (12) and (14) to (16) in heroid, by reference, and made a part heroid said provisions are construed to mean the provisions of the Undersigned Trustor requests that a capy	rformance of each agroomen ith interest thereon according to the interest thereon according to the undersigned on or about the undersigned on or about the undersigned in this Dee as fully as though set forth at lippity, obligations and the particles of default and of the undersigned or other notice of default and of the undersigned.	WNSHIP/RANGE: SE I of the TRUSTOR herein control terms of the original prominent of all indebtedness, leas a cut the date hereof in favor of the date hereof in favor of the date hereof in favor of the date hereof in the referencies set forth in this Deed of Trust colors any cutice of safe hereafter be any cutice of	cc 19 TWN 13 Itlained and the payr Issery note of even and exponses incurre the above-detailed di est and the Note it so a are hereby adopte to to property, obliga ust.	nent of the side to the side t	BAIL bond
FOR THE PURPOSE OF SECURING THE PURPOSE OF SECURING THE PURPOSE OF SECURING THE PROSECUTION OF THE BENEFICIARY. In addition to that set forth herein above, this DBOND INDEMNITY AGREEMENT executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to (16) in herein, by reference, and made a part hereof said provisions are construed to mean the provision of the Undersigned Trustor requests that a day set form	rformance of each agroomen in interest thereon according to the undersigned on or about the undersigned on or about the undersigned on this Dee as fully as though set forth at a pouts, obligations and the part of the undersigned of default and of a set of the undersigned of the	WNSHIP/RANGE: SE I of the TRUSTOR herein con to terms of the original prom ment of all indubtedness, less a of the date hereof in favor of it and delivery of this Dood of Tru d of Trust. The said provisions ength herein; that the reference lies set forth in this Deed of Tru any natice of sale hereafter be a	cc 19 TWN 13 Itlained and the payr Issery note of even and exponses incurre the above-detailed di est and the Note it so a are hereby adopte to to property, obliga ust.	nent of the side to the side t	BAIL bond
FOR THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF SECURING THE SECURING THE SECURING OF TRUST, by provisions (1) thru (12) and (14) to (16) in heroid, by reference, and made a part heroid said provisions are construed to mean the provisions of the Undersigned Trustor requests that a capy	riformance of each agreemen ith interest thereon according to the undersigned on or about the undersigned on or about the undersigned on the Declary, obligations and the party obligations and the party of the undersigned o	WNSHIP/RANGE: SE I of the TRUSTOR herein con to terms of the original prom ment of all indebtedness, tees a of the date hereof in favor of the date hereof in favor of the dof Trust. The said provisions ength herein; that the reference ities set forth in this Deed of Trust any culice of sale hereafter be a WIRGINIA PROKOP	cc 19 TWN 13 Itlained and the payr Issery note of even and exponses incurre the above-detailed di est and the Note it so a are hereby adopte to to property, obliga ust.	nent of the side to the side t	BAIL bond
FOR THE PURPOSE OF SECURING the page 750,000,00 TRUSTOR in fever of the BENEFICIARY. In addition to that set forth herein above, this DBOND INDEMNITY AGREEMENT executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to (16) in herein, by reference, and made a part hereof said provisions are construed to mean the picture of the Undersigned Trustor requests that a copy let from	riformance of each agreemen ith interest thereon according to the undersigned on or about the undersigned on or about the undersigned on the Declary, obligations and the party obligations and the party of the undersigned o	WNSHIP/RANGE: SE I of the TRUSTOR herein con to terms of the original prom ment of all indebtedness, tees a of the date hereof in favor of the date hereof in favor of the dof Trust. The said provisions ength herein; that the reference ities set forth in this Deed of Trust any culice of sale hereafter be a WIRGINIA PROKOP	ctained and the payr issury note of even and exponses incurre the above-detalled distant the Note it so are breeby adopter to to property, obligates.	nent of the side to the side t	BAIL bond
FOR THE PURPOSE OF SECURING the programmes of 750,000,000 with the programmes of the BENEFICIARY. In addition to that set forth herein above, this DBOND INDEMNITY AGREEMENT executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to (16) in herein, by reference, and made a part hereof sand programmes are constitued to mean the programmes of the Undersigned Trustor requests that a copy let from	rformance of each agroomen ith interest thereon according to the undersigned on or about the undersigned on or about the undersigned on the Dee as fully as though sof forth at I pouts, obligations and the part of the undersigned of default and of the undersigned of the und	WNSHIP/RANGE: SE I bit the TRUSTOR herein control terms of the original prominent of all indebtedness, lees and the date hereof in favor of the date hereof in the reference is sat forth in this Deed of Trust. The said provisions is sat forth in this Deed of Trust. Suggested //RGINIA PROKOP	cc 19 TWN 13 Islained and the payr Issury note of even and exponses incurre the above-detailed di est and the Note it so a are hereby adoptor to to property, obliga ust. The above the standard of the standard to him at his a Secondard to him at his a	ment of the side to determine the second cures. To be denoted and incorptions and particular the second cures herein	BAIL bond bound dies in
FOR THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF THE SECURING THE SECURING THE SECURING THE SECURING OF THE PROSECUTION OF THE SECURING OF THE S	rformance of each agreemen ith interest thereon according to the undersigned on or about the undersigned on this Dee as fully as though set forth at the undersigned on the party, obligations and the party of the undersigned of default and of the undersigned of the undersigned of the undersigned th	WNSHIP/RANGE: SE I of the TRUSTOR herein con to terms of the original prom ment of all indubtedness, less a ut the date hereof in favor of it and delivery of this Dood of Tru d of Trust. The said provisions ength herein; that the reference ies set forth in this Deed of Tru sny culice of safe hereafter be a VIRGINIA PROKOP (NAVE PRINT)	cc 19 TWN 13 Islained and the payr Issury note of even and exponses incurre the above-detailed di est and the Note it so a are hereby adoptor to to property, obliga ust. The above the standard of the standard to him at his a Secondard to him at his a	nent of the side to the side t	and a second sec
FOR THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF THE SECURING THE SECURING THE SECURING THE SECURING OF THE PROSECUTION OF THE SECURING OF THE S	rformance of each agreement in interest thereon according to the undersigned on or about trustor agrees; by execution a clusive, contained in this Dee as fully as though sof forth at a porty, obligations and the party of the undersigned on the party obligations.	WNSHIP/RANGE: SE 1 of the TRUSTOR herein con to terms of the original prom ment of all indebtedness, less a ut the date hereof in favor of the date hereof in this Deed of Trust say culice of safe hereofter be a many culice of safe hereofter be fine process VIRGINIA PROKOP TAVE PRINT VIRGINIA SUE TO VIRGINIA	cc 19 TWN 13 Islained and the payr Issury note of even and exponses incurre the above-detailed di est and the Note it so a are hereby adoptor to to property, obliga ust. The above the standard of the standard to him at his a Secondard to him at his a	ment of the side to determine the second cures. To be denoted and incorptions and particular the second cures herein	and a second sec
FOR THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF THE SECURING THE SECURING THE SECURING THE SECURING THE SECURING OF THE PROSECUTION OF THE Understand Trustor requests that a copy let from Securing Trustor requests that a copy le	rformance of each agreemen ith interest thereon according to the undersigned on or about the undersigned on the undersigned of the undersigned to the undersigned to the undersigned t	MNSHIP/RANGE: SE I of the TRUSTOR herein con to terms of the original prom ment of all indebtedness, less a ut the date hereof in favor of it and delivery of this Deed of Tru d of Trust. The said provisions length herein; that the reference is set forth in this Deed of Tru any cutice of safe hereafter be a MRGINIA PROKOP TANE PRINT	cc 19 TWN 13 Islained and the payr Issury note of even and exponses incurre the above-detalled di Ist and the Note it so a are hereby adoptor to to property, obliga ust. Mailed to him at his a Property A. Property	ment of the side to the control of the side to the corps to the corps and particles the corps and part	BAIL bond oraled ties in above
FOR THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PURPOSE OF SECURING THE PROSECUTION OF SECURING THE PROSECUTION OF THE SECURING THE SECURING THE SECURING THE SECURING OF THE PROSECUTION OF THE SECURING OF THE S	riormance of each agreement interest thereon according to the undersigned on or about the undersigned on or about the undersigned on the part of the undersigned on the part of the undersigned on the part of the undersigned of o	WNSHIP/RANGE: SE I bit the TRUSTOR herein contouterms of the original promote the terms of the original promote the date hereof in favor of the date hereof in the ceterence is sat forth in this Deed of Trust for the same culice of sale hereafter be any culice of sale hereafter	italined and the payrissory note of even and exponses incurre the above-detailed distant the property, obligated. The above-detailed distant to property, obligated. The above-detailed the property obligated. The above-detailed to nice at his a construction of the above-detailed to nice at his a construction of the above-detailed to nice at the above-detailed to nice and advantaged to not the above-detailed.	date, made to date, made to date, made to determine the date of th	and a second and a second and a second and a second a sec
FOR THE PURPOSE OF SECURING the parts of the property of the BENEFICIARY. In addition to that set forth herein above, this DBOND INDEMNITY AGREEMENT executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to (16) in herein, by reference, and made a part hereof said possions are construed to mean the protect form The Undersigned Trustor requests that a day let form State of the County of the Bass of satisfactory evidence executed the same in his hereiner authorized capacity(caced executed the instrument.	riormance of each agreement interest thereon according to the real according to the undersigned on or about the undersigned on or about the undersigned on the part of the undersigned on the part of the undersigned on the part of the undersigned of the part of the undersigned of	WNSHIP/RANGE: SE I of the TRUSTOR herein con to terms of the original prom ment of all indubtedness, less a of the date hereof in favor of it and delivery of this Dood of Tru d of Trust. The said provisions ength herein; that the reference ites set forth in this Deed of Tru any nutice of safe hereafter be a VIRGINIA PROKOP (NAVE PRINT) SUE TO VIRGINIA (5) on the instrument the person(s), or	cc 19 TWN 13 Islained and the payr Issury note of even and exponses incurre the above-detalled di ast and the Note it so as are hereby adoptor to to property, obliga sst. The contract of the state of the state The contract of the state	delo, made to delo, made to delo, made to delo, made to delendant and cures, to be to and incorptions and particles herein to delendant particles herein to	BAIL bond oraled ties in tabove
FOR THE PURPOSE OF SECURING THE PRIS (750,000,00) TRUSTOR IN 18 YOU of the BENEFICIARY. In addition to that set forth herein above, this DBOND INDEMNITY AGREEMENT executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to (16) in heroid, by reference, and made a part hereof said provisions are construed to mean the protection of the said provisions are construed to mean the protection of the Undersigned Trustor requests that a capy let form CHARLES A. PROKOP State of Charles PROTECT OR TYPED County of Charles PROTECT OR TYPED County of Charles PROTECT OR TYPED strip proved to me on the bass of satisfactory evidence executed the same in histheriner authorized capacity() acted, executed the instrument. I Certify under PENALTY OF PERJURY under the base	riormance of each agreement interest thereon according to the real according to the undersigned on or about the undersigned on or about the undersigned on the part of the undersigned on the part of the undersigned on the part of the undersigned of the part of the undersigned of	WNSHIP/RANGE: SE I of the TRUSTOR herein con to terms of the original prom ment of all indubtedness, less a of the date hereof in favor of it and delivery of this Dood of Tru d of Trust. The said provisions ength herein; that the reference ites set forth in this Deed of Tru any nutice of safe hereafter be a VIRGINIA PROKOP (NAVE PRINT) SUE TO VIRGINIA (5) on the instrument the person(s), or	cc 19 TWN 13 Islained and the payr Issury note of even and exponses incurre the above-detalled di ast and the Note it so as are hereby adoptor to to property, obliga sst. The contract of the state of the state The contract of the state	deto, made to deto, to deto, to deto, to deto, to deto, to deto, det	um of ty the BAIL bond orated ties in sabove
FOR THE PURPOSE OF SECURING the parts of the property of the BENEFICIARY. In addition to that set forth herein above, this DBOND INDEMNITY AGREEMENT executed number. To Protect the Security of this Deed of Trust, by provisions (1) thru (12) and (14) to (16) in herein, by reference, and made a part hereof said possions are construed to mean the protect form The Undersigned Trustor requests that a day let form State of the County of the Bass of satisfactory evidence executed the same in his hereiner authorized capacity(caced executed the instrument.	riormance of each agreement interest thereon according to the real according to the undersigned on or about the undersigned on or about the undersigned on the part of the undersigned on the part of the undersigned on the part of the undersigned of the part of the undersigned of	WNSHIP/RANGE: SE I of the TRUSTOR herein con to terms of the original prom ment of all indubtedness, less a of the date hereof in favor of it and delivery of this Dood of Tru d of Trust. The said provisions ength herein; that the reference ites set forth in this Deed of Tru any nutice of safe hereafter be a VIRGINIA PROKOP (NAVE PRINT) SUE TO VIRGINIA (5) on the instrument the person(s), or	cc 19 TWN 13 Islained and the payr Issury note of even and exponses incurre the above-detalled di ast and the Note it so as are hereby adoptor to to property, obliga sst. The contract of the state of the state The contract of the state	delo, made to delo, made to delo, made to delo, made to delendant and cures, to be to and incorptions and particles herein to delendant particles herein to	um of the system

THIS SIDE MUST BE RECORDED

TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES.

- 1. To pay to Beneficiary, upon request, in addition to payments specifically required hereunder and under any note secured hereby, in installments, at the times and in the amounts requested by Beneficiary, sums which when cumulated will be sufficient to pay one month prior to the time the same become detinquent, all taxes, assessments and insurance premiums. If such sums exceed the amount so required, the excess may be released or held by Beneficiary to apply on subsequent payments of the same nature, but if such sums are insufficient, Trustor agrees to pay any deficiency on demand. If Trustor shall default under this deed beneficiary may apply all or any part of said funds then held on any obligation secured hereby.
- 2. Property to care for and keep the property in good condition and repar and to keep all buildings thereon free from visible active termites, fungi or dry rol infastation, not to remove, elter or demoish any buildings or improvement thereon; to complete or restore promptly and in good and workmankle manner any building or improvement which may be constructed, damaged, or destroyed thereon, and pay when duo at costs incurred therefore, and, if the loan secured hereby, or any part thereof, is for the purpose of financing construction of improvements on said property, to complete the same in accordance with plans and specifications satisfactory to Beneficiary, to above Beneficiary to inspect said property at all times during construction, to replace any work or materials unsatisfactory to Beneficiary, within titizen (15) calendar days after written notice from Beneficiary of such fact, which notice may be given to Trustor by registered mail sent to his last known address or by personal service, that work shad not cease on the construction of such improvements for any reason whatsoever for a peniod of fitteen (15) calendar days, not to commit or parmst waste of the property; to comply with all lows, covenants, conditions and restrictions affecting the property if said land be agricultural, property to harvest and care for crops growing thereon and farm the property in a proper and husbandtho manner.

That, the Trustee, upon presentation to it of a statement in writing signed by Beneficiary, setting forth facts showing a default by Trustor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein and to act thereon hereunder.

- 3. To at all times provide, maintain in force and deliver to Beneficiary fire and such other insurance as may be required by Beneficiary in an amount satisfactory to and with loss payable to said Beneficiary, said insurance policies shall be in form and content and in such companies as may be satisfactory to the Beneficiary, and shall be delivered to and remain in possession of Beneficiary as further security for the statifial performance of these trusts. If said insurance policies have not been delivered to the Beneficiary thatly (30) days before the expiration of any of the said insurance, with endence of the premium having been paid, the Beneficiary shall have the right, but is not obligated to obtain said insurance on behalf of the Trustor and pay the premium thereon. The amount codected under any fire or other insurance policy may be applied by Beneficiary to any indebtedness secured hereby and in such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. Neither the Trustor nor Beneficiary shall be responsible for such insurance or for the codection of any insurance many insurance underwriter. Any and all unexpired insurance shall mure to the benefit of and pass to the purchaser of the property conveyed hereby at any Trustee's sale held hereunder.
- 4. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and to pay all costs and expenses, including cost of evidence of life and attorney's fees in a reasonable sum, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this deed
- 5. To pay at least ten days before detanquency all taxes and assessments affecting said property, including assessments on appurtenant water stock; when due all encumbrances, charges and liens, with interest, on said property or any part thereof, which appear to be prior or superior hereto; all costs, fees and expenses of this Trust
- 6. That, should Trustor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Trustor and without releasing Trustor from any obligation hereof, may make or do the same in such manner and to such extent as either may deem necessary to protect the security hereof. Beneficiary or Trustee being authorized to enter upon said property for such purposes; appear in and defend any action or proceeding to affect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest or compromise any encumbrance, charge or fire which in the judgment of either appears to be prior or superior hereto, and exercising any such powers, pay necessary expenses, employ counsel and pay his reasonable loss.
- 7. To pay immediately and without demand all sums so expended by Beneficiary or Trustee, interest from date of expenditure at the rate provided in said Note; and to pay for any Beneficiary's written statement, regarding the obligation secured hereby, no more than allowed by law at the time such statement is requested by Trustor, his logal representative or escribing agent.
- 8. Any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or release such moneys received by him in the same manner and with the same effect as above provided for disposition of proceeds of tire or other insurance.
- By accepting payment of any sum secured hereby after its due date, Beneficiary does not wave his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.
- 10. Any sate, trade, exchange, conveyance or encumbrance of said property, or any interest of part thereof, or change of occupancy thereof, without the written consent of the Beneficiary herein numed, or its successors or assigns, shall give such Beneficiary, or its successors or assigns, the right to declare the then full unpaid balance of seid note due and payable.
- 11. At anytime or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed and all Notes secured hereby, for endorsement, and without affecting the personal liability of any purson for payment of the indebtedness secured hereby. Trustee may upon payment of its feet; reconvey any part of said property; consent to the making of any map or plat thereof; join in granting any easement thereon; or join in any extension agreement or any agreement subordinating the lien or charge hereof.
- 12 That upon written request of Beneficiary, stating that all secured hereby have been paid, and upon surrender of This Deed and the Note or Notos & secures to Trustee for cancellation and retention and upon payment of as less, Trustee shall reconvey without warranty, the property then held hereunder. The recitals in such reconveyance or any matters of fact shall be conclusive proof of the truthfulness thereof. The guarantor in such reconveyance may be described as "the person or persons logally entitled thereto" Five (5) years after issuance of such full reconveyance, Trustee may destroy said note and this Deed, unless directed in such request to retain them.
- 13. Upon default by Trustor in payment of any indebtedness secured hereby or in porformance of any agreement hereunder. Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustee of written declaration of default and demand for sale of written notice of Trustoe shall cause to be sold said property, which notice of Trustoe shall cause to be filed for record. Beneficiary also shall deposit with Trustoe this Deed, any Note or Notes and all documents evidencing expenditures or obligations secured hereby. The Trustoe, upon presentation to it by Beneficiary of a written declaration of default and demand for sale, is authorized to accept as true and conclusive all facts and statements therein and to act thereon hereunder. After the tapse of such time as may be required by law following the recordation of said notice of default, and notice of sale, either as a whole or in separate parcels, and in such order as it may determine (but subject to any statutory right of Trustor in direct the order in which the property, if consisting of several known lots or parcels, shall be sold) at public audition to the highest bidder for cash in invital money of the United States, payable at the time of sale. Trustoe may postpone sale of all or any portion of said property of public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement, Trustoe shall deliver to such purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The recitats in such doed or any matters or facts shall be conclusive proof of the truthfulness thereof. Any person including Trustor, Trustoe, or Beneficiary as hereinafter defined, may purchase at such sale. After deducting all costs, fees and expenses of Trustoe and of this Trust, including cost of evidence of title in connection with sale, Trustoe shall deply the proceeds of sale to payment of all sums expen
- 14. The Beneficiary or his successor in interest shall have the right to substitute a Trustee or Trustees in the place and stead of the written Trustee or any substituted Trustee by complying with the times of the State recorded in providing therefor and upon the recording in the office of the County Rocorder of said County an acknowledgment by the Trustee, acting at the date thereof, of the receipt of a copy of such substitution. It shall be the duty of any Trustee to make such acknowledgment when so requested upon presentation of the Deed and said note for endorsement and upon payment to it of an amount equal to the amount the Trustee would then channel for a Full Recommensation.
- 15. This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall include not only the original Beneficiary hereunder but also any future owner and holder, including piedges, of the Note or Notes occured hereby. The term Trustor shall include not only the original Trustor hereunder but also any successor in interest to the Trustor and all future record owners of the property described herein. In this Deed whomover the context so requires, the masculine gender includes the fermine and/or neuter, and the singular number includes the plural.