96311

Submitted for Recordation By and Return to

Bank of America

National Trust and Savings Association Sacramento Dealer Center #1042 P.O. Box 255789

Branch Address City State Zip

Sacramento, California 95865

,	Sacramento, California 95865	
L		
	SPACE ABOVE THIS LINE FOR RECORDER'S USE	
	CONSENT TO REMOVAL OF PERSONAL PROPERTY AFFIXED TO REAL PROPERTY	
W	WHEREAS, the undersigned has an interest either as owner, lessor, mortgage holder, trust deed holder or seller under a	conditional
	of sale in the real property situated at 14th Street, Diamond Valley, 18 miles north of Europe Eureka	<u>eka, Ney</u>
County	unity of, State of Salar legally de	sscribed as:
	SEE ATTACHED EXHIBIT	
which W	ich real property is hereinafter called "the Real Property"; WHEREAS, Donald F. Palmore and Eliza M. Palmore hereinafter calle	d "Debtor,"
to exte	order to induce Bank of America NT&SA , hereinafter called "Security Agreement granting to Secured Party a secund to the following described collateral:	ured Party," rity interest
	1980 60x14 Concord 060, Serial #291-060-5671	1
which :	ich collateral is hereinafter called "the Personal Property"; and	- N
W conser	WHEREAS, the Secured Party as a condition to extending credit or financial accommodations to Debtor requires the unisent to the removal of the Personal Property.	dersigned's
extend	NOW, THEREFORE, for a good and sufficient consideration, receipt of which is hereby acknowledged, and to induce Secure and credit or financial accommodations to Debtor, the undersigned agrees with the Secured Party as follows:	76
	 The Personal Property shall be deemed to be personal property and shall not be considered a part of the Real Property, of whether or by what means it is or may become attached or affixed to the Real Property. 	_
2.	The undersigned has not and will not claim any interest in the Personal Property which is superior to that of Secured Pa undersigned hereby subordinates its interest in the Personal Property to the security interests which Secured Party now hereafter acquire therein.	rty, and the has or may
3.	The undersigned consents to the Secured Party, its agents, employees and invitees entering upon the Real Property for to describing any right Secured Party may have under the terms of any security agreement with Debtor or otherwise, and the Personal Property.	he purpose 1 to remove
4.	4. In the event of a default by Debtor under its present or future agreements with Secured Party, and provided Secur authorized to do so under its agreements with Debtor or has obtained Debtor's consent, the undersigned consents Party's entering upon the Real Property to do any or all of the following with respect to the Personal Property: asse appraised, display, operate, maintain, remove, repair, prepare for public or private sale, exhibit, and sell.	to Secured
5.	5. In the event that Debtor fails to make any payment of rent to the undersigned, the undersigned shall notify Secured Secured Party shall have the right and license, at its discretion, to occupy the Real Property for the purposes describ graph 4 above, for a period of up to ninety (90) days. Secured Party shall, in that event, pay the undersigned, periodic license fee equivalent to one-thirtieth (1/301h) of the minimum monthly rental provided for in the lease agreement b undersigned and Debtor, until Secured Party vacates the Real Property. Secured Party shall have seven (7) days from receives notice from the undersigned to decide to exercise its right and license to occupy the Real Property.	ed in Para- ally, a daily etween the
6.	6. Should the undersigned for any reason terminate or refuse the right of the Debtor to locate the Personal Property on the Re	al Property,

This agreement shall be interpreted under the laws of the State of California, and shall inure to the benefit of and be binding upon the successors, heirs and assigns of the undersigned and Secured Party.

the undersigned shall give to Secured Party not less than sixty (60) days advance written notice of the termination or refusal to renew.

IN WI	TNESS WHER	EOF, the unde	rsigned has execute	d this agreement at	Eureka, Nevada
on the	28th	_ day of	September	, 19 <u>.84</u>	0 . 1
	/	1		ist	X Donald F. Palmore
	1	1		/ /	
		The same of			Eliza M. Palmore
		-			
		- / `	DIVIDNI	UAL ACKNOWLEDG	MENT

State of Catilernic Ve いわめる	/			
County of EUTEKA	<u>/</u>			α
On this Of a day of	kemlels.	in the year <u>\$4</u> _before me	· Teau	SHAROLE.
a Notary Public in and for the <u>//</u>	VIERD County, per	sonally appeared <i>DONA Id</i>	F 4 E113A	n Palmer
personally known to me (or proved to				
and acknowledged that he (she or I	they) executed it.			
			//	

WITNESS my hand and official seal,

(SEAL)

Notary Public in and for the EURSKA. _County and State.

TAUGO J $_{
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m M}$ $_{
m C}$ $_{
m C}$ $_{
m C}$ $_{
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BOOK 1 29 PAGE 1 65 My commission expires

EXHIBIT

TOWNSHIP 22 NORTH, RANGE 54 EAST, M.D.B.&M.

Section 28: S1/2

TOGETHER WITH any and all buildings and improvements situate thereon.

TOGETHER WITH the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

TOGETHER WITH all water, water rights, right to the use of water, dams, ditches, canals, pipelines, reservoirs, wells, and all other means for the diversion or use of water appurtenant to the said property, or any part thereof.

RECEPPES AT REQUEST OF BOOK 129 PACE 165

84 0CT 17 ALL: 09

GFFICIAL FECTIORS
EURENA COURTY, REVADA
ILAE REDALLEATH, RECORDER
FILE NO... 96311
FLE & 6.00.

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