

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 61
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (Citizen of the U.S.)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 28 day of July, 1976

The length of this claim is 1500 feet and one claim 50 feet in a West direction and 1450 feet in a East direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E. to the W.

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 3600' in a West direction from S.E. corner of Sec 33 T.4S R.1E. E line being contiguous with W line of Bonnie # 2

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

at a point in a W. direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W.

end line of said claim; thence S 300 feet to a Post, being the S.W. corner of said claim;

thence E 1500 feet to a Post being at the S.E. corner of said claim; thence N 300 feet to a Post at the center of the E. end of this claim;

thence N 300 feet to a Post, being at the N.E. corner of said claim; thence W 1500 feet to a Post at the N.W. corner of said claim;

thence S 300 feet to the place of beginning.
Dated and posted on the ground this 28 day of July, 1976



Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.

544237

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN

County Recorder.

By Linda Garcia Deputy Recorder.

Indexed	Photostat Compared	Blotted

on JUL 28 1976 at 1:55 P.M. Docket

Page DOCKET 831 PAGE 577

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 62
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (Citizen of the U.S.)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 28 day of July, 1976

The length of this claim is 1500 feet and one claim 50 feet in a W. direction and 1450 feet in a E. direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E. to the W.

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 3600' in a West direction from N. & adjoining Bonnie 61 - E. line being contiguous with W. line of B. 4

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

at a point in a W. direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W.

end line of said claim; thence S 300 feet to a Post, being the S.W. corner of said claim;

thence E 1500 feet to a Post being at the S.E. corner of said claim; thence N 300 feet to a Post at the center of the E. end of this claim;

thence N 300 feet to a Post, being at the N.E. corner of said claim; thence W 1500 feet to a Post at the N.W. corner of said claim;

thence S 300 feet to the place of beginning.
Dated and posted on the ground this 28 day of July, 1976



Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.

544238

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN

County Recorder.

By Linda Garcia Deputy Recorder.

Indexed	Photostat Compared	Blotted

on JUL 28 1976 at 1:55 P.M. Docket

Page DOCKET 831 PAGE 578

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 62
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a Citizen of the U.S.)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 28 day of July, 1976

The length of this claim is 1500 feet and one claim 50 feet in a W. direction and 1450 feet in a E. direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E. to the W.

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 3600' in a West direction from N. & adjoining Bonnie # 62 - E. line being W. line of "6"

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

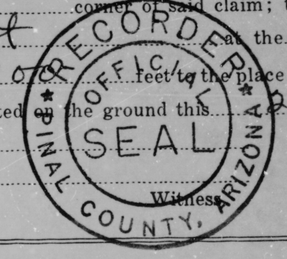
at a point in a W. direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W.

end line of said claim; thence S 300 feet to a Post, being the S.W. corner of said claim;

thence E 1500 feet to a Post being at the S.E. corner of said claim; thence N 300 feet to a Post at the center of the E. end of this claim;

thence N 300 feet to a Post, being at the N.E. corner of said claim; thence W 1500 feet to a Post at the N.W. corner of said claim;

thence S 300 feet to the place of beginning.
Dated and posted on the ground this 28 day of July, 1976



Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.

544239

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN

County Recorder.

By Linda Garcia Deputy Recorder.

Indexed	Photostat Compared	Blotted

on JUL 28 1976 at 1:55 P.M. Docket

Page DOCKET 831 PAGE 579

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 17
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Iroy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a E direction and 50 feet in a W direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 4500' in a N direction from a point 600' W of SW cor. of Sec 34 T4S R11E in Sec 32

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

at a point in a W direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W

end line of said claim; thence S 300 feet to a Post, being the SW corner of said claim; thence E 1500 feet to a Post being at the SE corner of said claim; thence N 300 feet to a Post at the center of the E end of this claim; thence N 300 feet to a Post, being at the NE corner of said claim; thence W 1500 feet to a Post at the NW corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Iroy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal

540710

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.

By Anne M. Mabery
Deputy Recorder.

on JUN - 8 1976

11:55 A M, Docket

Page 825 PAGE 483



Table with 3 columns: Indexed, Photostat Compared, Blotted. All checked.

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 18
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Iroy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a W direction and 50 feet in a E direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 4500' in a N direction from a point 600' W of SW cor. of Sec 34 T4S R11E

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

at a point in a E direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the E

end line of said claim; thence S 300 feet to a Post, being the SE corner of said claim; thence W 1500 feet to a Post being at the SW corner of said claim; thence N 300 feet to a Post at the center of the W end of this claim; thence N 300 feet to a Post, being at the NW corner of said claim; thence E 1500 feet to a Post at the NE corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Iroy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal

540711

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.

By Anne M. Mabery
Deputy Recorder.

on JUN - 8 1976

11:55 A M, Docket

Page 825 PAGE 484



Table with 3 columns: Indexed, Photostat Compared, Blotted. All checked.

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 19
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Iroy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a E direction and 50 feet in a W direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 5100' in a N direction from a point 600' W of SW cor. of Sec 34 T4S R11E

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

at a point in a W direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W

end line of said claim; thence S 300 feet to a Post, being the SW corner of said claim; thence E 1500 feet to a Post being at the SE corner of said claim; thence N 300 feet to a Post at the center of the E end of this claim; thence N 300 feet to a Post, being at the NE corner of said claim; thence W 1500 feet to a Post at the NW corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Iroy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal

540712

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.

By Anne M. Mabery
Deputy Recorder.

on JUN - 8 1976

11:55 A M, Docket

Page 825 PAGE 485



Table with 3 columns: Indexed, Photostat Compared, Blotted. All checked.

Notice of Mining Location

LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 14 Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.") the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a W direction and 50 feet in a E direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 3300' in a N direction from a point 600' W. of SW cor. of Sec. 34 T4S R11E.

The surface boundaries of the claim are marked upon the ground as follows:

Beginning at Post at a point in a E direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the E end line of said claim; thence S 300 feet to a Post, being the SE corner of said claim; thence W 1500 feet to a Post being at the SW corner of said claim; thence N 300 feet to a Post at the center of the W end of this claim; thence N 300 feet to a Post being at the NW corner of said claim; thence E 1500 feet to a Post at the NE corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976

Witness Troy W. Ray, Locator(s)

STATE OF ARIZONA COUNTY OF Pinal ss. I hereby certify that the within instrument was filed and recorded at request of Troy W. Ray

540707

Witness my hand and official seal the day and year aforesaid. WILLIAM S. TRUMAN County Recorder.

By Anne M. Mabery Deputy Recorder.



Table with 3 columns: Indexed, Photostat Compared, Blotted. All checked.

on JUN - 8 1976 11:55 A.M. Docket Page DOCKET 825 PAGE 480

Notice of Mining Location

LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 15 Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.") the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a E direction and 50 feet in a W direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 3900' in a Northwesterly direction from a point 600' W. of SW cor. of Sec. 34 T4S R11E in Sec 32

The surface boundaries of the claim are marked upon the ground as follows:

Beginning at Post at a point in a W direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W end line of said claim; thence S 300 feet to a Post, being the SW corner of said claim; thence E 1500 feet to a Post being at the SE corner of said claim; thence N 300 feet to a Post at the center of the E end of this claim; thence N 300 feet to a Post being at the NE corner of said claim; thence W 1500 feet to a Post at the NW corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976

Witness Troy W. Ray, Locator(s)

STATE OF ARIZONA COUNTY OF Pinal ss. I hereby certify that the within instrument was filed and recorded at request of Troy W. Ray

540708

Witness my hand and official seal the day and year aforesaid. WILLIAM S. TRUMAN County Recorder.

By Anne M. Mabery Deputy Recorder.



Table with 3 columns: Indexed, Photostat Compared, Blotted. All checked.

on JUN - 8 1976 11:55 A.M. Docket Page DOCKET 825 PAGE 481

Notice of Mining Location

LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 16 Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.") the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a W direction and 50 feet in a E direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 3900' in a N direction from a point 600' W. of SW cor. of Sec. 34 T4S R11E

The surface boundaries of the claim are marked upon the ground as follows:

Beginning at Post at a point in a E direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the E end line of said claim; thence S 300 feet to a Post, being the SE corner of said claim; thence W 1500 feet to a Post being at the SW corner of said claim; thence N 300 feet to a Post at the center of the W end of this claim; thence N 300 feet to a Post being at the NW corner of said claim; thence E 1500 feet to a Post at the NE corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976

Witness Troy W. Ray, Locator(s)

STATE OF ARIZONA COUNTY OF Pinal ss. I hereby certify that the within instrument was filed and recorded at request of Troy W. Ray

540709

Witness my hand and official seal the day and year aforesaid. WILLIAM S. TRUMAN County Recorder.

By Anne M. Mabery Deputy Recorder.



Table with 3 columns: Indexed, Photostat Compared, Blotted. All checked.

on JUN - 8 1976 11:55 A.M. Docket Page DOCKET 825 PAGE 482

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 11
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a E direction and 50 feet in a W direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 3300' in a Northwesterly direction from a point 600' west of SW corner of Sec 34 T45 R11E

The surface boundaries of the claim are marked upon the ground as follows:

Beginning at Post
at a point in a W direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W end line of said claim; thence S 300 feet to a Post, being the SW corner of said claim; thence E 1500 feet to a Post, being at the SE corner of said claim; thence N 300 feet to a Post at the center of the E end of this claim; thence N 300 feet to a Post, being at the NE corner of said claim; thence W 1500 feet to a Post at the NW corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.
I hereby certify that the within instrument was filed and recorded at request of Troy W. Ray
By Linda Garcia Deputy Recorder.

540704

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.



Indexed	Photostat Compared	Blotted
	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>

on JUN - 8 1976

11:55 A.M. Docket

Page DOCKET 825 PAGE 477

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 12
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a W direction and 50 feet in a E direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 2700' in a N direction from a point 600' W of SW cor. of Sec 34 T45 R11E

The surface boundaries of the claim are marked upon the ground as follows:

Beginning at Post
at a point in a E direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the E end line of said claim; thence S 300 feet to a Post, being the SE corner of said claim; thence W 1500 feet to a Post, being at the SW corner of said claim; thence N 300 feet to a Post at the center of the W end of this claim; thence N 300 feet to a Post, being at the NW corner of said claim; thence E 1500 feet to a Post at the NE corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.
I hereby certify that the within instrument was filed and recorded at request of Troy W. Ray
By Anne M. Mabeey Deputy Recorder.

540705

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.



Indexed	Photostat Compared	Blotted
	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>

on JUN - 8 1976

11:55 A.M. Docket

Page DOCKET 825 PAGE 478

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 13
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a E direction and 50 feet in a W direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 3300' in a Northwesterly direction from a point 600' W of SW cor. of Sec 34 T45 R11E index 53

The surface boundaries of the claim are marked upon the ground as follows:

Beginning at Post
at a point in a W direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W end line of said claim; thence S 300 feet to a Post, being the SW corner of said claim; thence E 1500 feet to a Post, being at the SE corner of said claim; thence N 300 feet to a Post at the center of the E end of this claim; thence N 300 feet to a Post, being at the NE corner of said claim; thence W 1500 feet to a Post at the NW corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.
I hereby certify that the within instrument was filed and recorded at request of Troy W. Ray
By Anne M. Mabeey Deputy Recorder.

540706

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.



Indexed	Photostat Compared	Blotted
	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>

on JUN - 8 1976

11:55 A.M. Docket

Page DOCKET 825 PAGE 479

DOCKET 825 PAGE 476

STATE OF ARIZONA, County of Pinal ss.

540703

I do hereby certify that the within instrument was filed (recorded) at the request of S. B. A.

on JUN - 8 1976 A.D., 19 at 11:00 o'clock A.M.

DOCKET 825 PAGE 476

Page _____, File number _____, Records of this office.

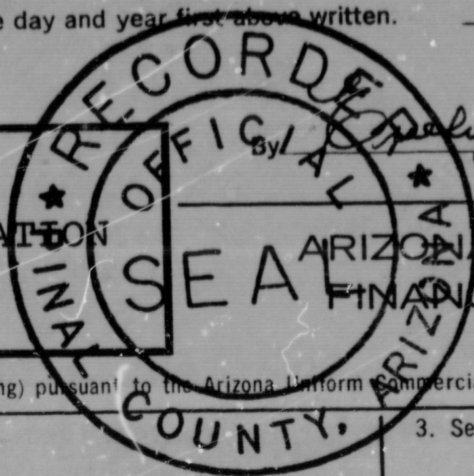
WILLIAM S. TRUMAN

WITNESS my hand and official seal the day and year first above written.

Secretary of State/County Recorder

Return copy or recorded original to:

Mary Alice Reece
SMALL BUSINESS ADMINISTRATION
112 North Central Avenue
Phoenix, Arizona 85004



ARIZONA UNIFORM COMMERCIAL CODE
FINANCING STATEMENT - Form UCC-1

This FINANCING STATEMENT is presented for filing (recording) pursuant to the Arizona Uniform Commercial Code.

1. No. of additional sheets presented:

2. Debtor(s) (last name first, and address(es):

LORONA, Tony
408 North Main Street
Eloy, Arizona 85231
and Marie A. Lorona, his wife
home address: 303 Santa Cruz
Eloy, Arizona 85231

3. Secured Party(ies) and address(es):

SMALL BUSINESS ADMINISTRATION
112 North Central Avenue
Phoenix, Arizona 85004

4. Name and Address of Assignee of Secured Party:

5. This Financing Statement covers the following types (or items) of property:

Security interest in all inventory, furniture & fixtures of variety store, wherever located, now owned and hereafter acquired.

6. CHECK (X) IF COVERED: Products of collateral are also covered Proceeds of collateral are also covered

7. If collateral is timber to be cut, crops growing or to be grown or goods which are to become fixtures, also describe real estate concerned:

Lot 15 and portion of Lot 14, Block 29, COTTON CITY PROPER, Pinal County, Arizona

OWNER OF RECORD. Tony Lorona and Marie A. Lorona, his wife

8. This Statement is filed (recorded) without the Debtor's signature to perfect a security interest in collateral

- Check appropriate box already subject to a security interest in another jurisdiction when it was brought into this state.
- which is proceeds of the original collateral described above in which a security interest was perfected.
- already subject to a financing statement recorded in another county.

Tony Lorona
Tony Lorona dba Tony's Variety Store

Marie A. Lorona
Marie A. Lorona, his wife

Dated: June 3, 1976

SMALL BUSINESS ADMINISTRATION

By: William Miller

SIGNATURE OF SECURED PARTY OR ASSIGNEE OF RECORD
(Not Valid until Signed)

STATE OF ARIZONA, County of Pinal ss.

540702

I do hereby certify that the within instrument was filed (recorded) at the request of Shimmel, Hill et al
on JUN - 8 1976 A.D., 19 at 11:00 o'clock A.M. Docket 825 PAGE 475

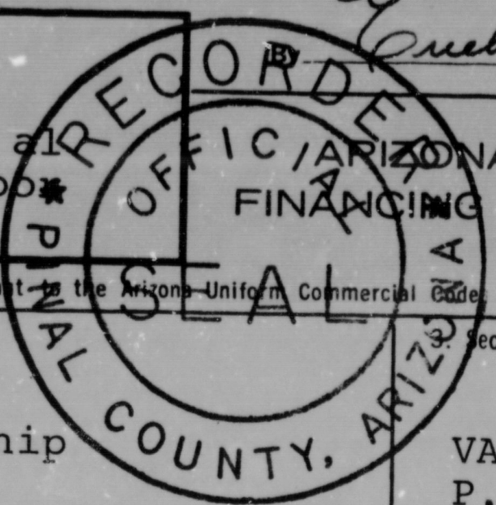
Page _____, File number _____, Records of this office.

WITNESS my hand and official seal the day and year first above written.

WILLIAM S. TRUMAN
Secretary of State / County Recorder.

Return copy or recorded original to:

Mr. Charles W. Herf
SHIMMEL, HILL, BISHOP et al
111 West Monroe, 10th Floor
Phoenix, Arizona 85003



Lucy Jones

ARIZONA UNIFORM COMMERCIAL CODE
FINANCING STATEMENT CHANGE - Form UCC-3

This Statement is presented for filing (recording) pursuant to the Arizona Uniform Commercial Code.

1. No. of additional sheets presented: _____

2. Debtor(s) (last name first, and address(es):

3. Secured Party(ies) and address(es):

H & A FACTS, a Partnership
P. O. Box _____
Maricopa, Arizona 85239

VALLEY NATIONAL BANK OF ARIZONA
P. O. Box 71
Phoenix, Arizona 85001

4. This Statement refers to original Financing Statement FILE NO. _____ DOCKET _____ PAGE _____

Filed (recorded) with (Please refer to No. 6 below)

Date filed (recorded) _____ 19 _____

5. CONTINUATION. The financing statement described above is continued.

TERMINATION STATEMENT - The financing statement described above is terminated.

ASSIGNMENT. The interest of the secured parties under the financing statement described above has been assigned to the Assignees whose names and addresses appear below.

AMENDMENT. The financing statement described above is amended as set forth below.

RELEASE. The secured party releases the collateral described below from the financing statement described above.

6.

This Statement refers to original Financing Statement, File No. 485743, Docket 737, Page 235-237, filed with Pinal County Recorder. Date filed: 2-25-74;

Amendment in Docket 742, Page 251, filed with Pinal County Recorder. Date filed: 4-5-74;

Amendment in File No. 493363, Docket 749, Page 357, filed with Pinal County Recorder. Date filed: 6-6-74.

Dated: 2-24-1976

VALLEY NATIONAL BANK

By: [Signature]
SIGNATURE OF SECURED PARTY

SIGNATURE(S) OF DEBTOR(S)
(Required only on Amendments)

is not subject to this Deed of Trust, Trustee may sell any property so given as security for Trustor's obligation, which it is authorized to sell, either in whole or in separate parcels and in such order as it may determine. For purposes of such sale Beneficiary's credit bid may, at its option, include all amounts due which are secured by this Deed of Trust. Trustee may postpone the sale of all or any portion of the property by public announcement at the time and place fixed for such sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement. Following sale, Trustee shall deliver to the purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The recital in such deed of any matters of fact shall be conclusive proof of the truth thereof. Any person, including Trustor, Trustee and Beneficiary may purchase at such sale. After deducting all costs, fees and expenses of Trustee and of this trust, including cost of evidence of title in connection with the sale and reasonable attorneys' fees, Trustee shall apply the proceeds of sale to payment, first, of all sums expensed under the terms of this Deed of Trust, not then repaid, with accrued interest at the rate specified in the note secured by this Deed of Trust, and then of all other sums secured by this Deed of Trust, and, if there be any proceeds remaining, shall distribute them to the person or persons legally entitled thereto, upon proof of entitlement being submitted to Trustee. Beneficiary shall be subrogated to the lien, notwithstanding its release of record, of any prior mortgage, trust deed or other encumbrance paid or discharged from the proceeds of the note secured hereby, or from any advance made by Beneficiary. Beneficiary may, at any time, request cancellation of Trustee's notice of sale, whereupon Trustee shall execute and record, or cause to be recorded, a cancellation of notice of sale in the same County in which the notice of sale was recorded. The exercise by Beneficiary of this right shall not constitute a waiver of any default then existing or subsequently occurring.

g. To appoint a Receiver to take charge of the property, collect the rents, issues and profits therefrom, care for and repair the same, improve the same when necessary or desirable, lease and rent the property or portions thereof (including leases existing beyond the term of Receivership), plant, cultivate and harvest crops thereon, and otherwise use and utilize the property, and to have such other powers as may be fixed by the Court. Trustor specifically agrees that the Receiver may be appointed without any notice to Trustor whatsoever, and the Court may appoint a Receiver without reference to the adequacy or inadequacy of the security, or the solvency or insolvency of Trustor, and without reference to other matters normally taken into account by Court's in the discretionary appointment of Receivers, it being the intention of Trustor to hereby authorize the appointment of a Receiver when Trustor is in default and Beneficiary has requested the appointment of a Receiver. Trustor hereby agrees and consents to the appointment of the particular person or firm (including an officer or employee of Beneficiary) designated by Beneficiary as Receiver and hereby waives its rights to suggest or nominate any person or firm as Receiver in opposition to that designated by Beneficiary.

h. No remedy herein provided shall be exclusive of any other remedy which now exists or which may hereafter exist by law. Every power or remedy hereby given to Trustee or to Beneficiary or to which either of them may be otherwise entitled, may be exercised from time to time and as often as may be deemed expedient by them, and either of them may pursue inconsistent remedies. If Beneficiary holds any additional security for any obligation secured hereby, it may enforce the sale thereof at its option, either before, contemporaneously with, or after the sale is made hereunder, and on any default of Trustor, Beneficiary may, at its option, offset against any indebtedness owing by it to Trustor, the whole or any part of the indebtedness secured hereby, and the Beneficiary is hereby authorized and empowered at its option, without any obligation so to do, and without affecting the obligation hereof, to apply toward the payment of any indebtedness of the Trustor to the Beneficiary, any and all sums of money of Trustor which the Beneficiary may have in its possession or under its control, including but without limiting the generality of the foregoing, any savings account, deposit, investment certificate, escrow or trust funds.

Should it become necessary for Trustee or Beneficiary, by its election to pursue any of the remedies hereinabove prescribed, either personally or through its agents, managers or receivers, to enter upon and take possession of the secured property or any part thereof, and collect the rents, issues, profits, earnings or income therefrom, Trustee or Beneficiary shall be entitled to receive as compensation for its management a fee equal to 5% of all such revenues collected therefrom.

6. RECONVEYANCE ON PAYMENT: If Trustor shall pay or cause to be paid all sums of money as provided in the note or notes and all other sums herein agreed to be paid by Trustor or secured hereby and the interest thereon, and also the reasonable expense of this trust, then Trustee, upon delivery to it of this Deed of Trust, said note or notes marked fully paid, and satisfactory evidence of the payment in full of all other indebtedness hereby secured shall, upon the written request of Beneficiary, reconvey, without warranty regarding title, possession or encumbrance, all of the estate in said property granted to Trustee under the terms hereof, and not theretofore reconveyed. The grantee in such reconveyance may be described and designated as "the person or persons legally entitled thereto" or "the present holders of the equitable title of the real property described in said Deed of Trust". All reconveyances in whole or in part shall be at the sole cost of the grantee. The recitals in such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof.

7. NON-WAIVER: Acceptance by Beneficiary of any sum on account of any indebtedness secured hereby, after the date when such sum is due or after recording a notice of default and election to sell, shall not constitute a waiver of the right either to require prompt payment when due of all sums secured hereunder or to declare a default for failure to pay or a waiver of the right to proceed with the sale of said property under such notice for any unpaid balance of said indebtedness. Any delay by Beneficiary in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any right or remedy hereunder. The failure of Beneficiary to exercise any option or right to accelerate maturity of the sums secured by this Deed of Trust, the forbearance of Beneficiary before or after the exercise of such option or right, or the withdrawal or abandonment of proceedings provided for by this Deed of Trust shall not be a waiver of the right to exercise such option or right to accelerate the maturity of such sums by reason of any past, present or future event which would permit acceleration under this Deed of Trust. The procurement of insurance or the payment of taxes or other liens or charges by Beneficiary shall not be a waiver of Beneficiary's right to accelerate the maturity of the sums secured by this Deed of Trust. Beneficiary's receipt of any awards, proceeds or damages under the terms of this Deed of Trust shall not operate to cure or waive default by Trustor. No waiver by Beneficiary of any right under this Deed of Trust shall be effective unless in writing. Consent by Beneficiary to one transaction, occurrence, amendment, change, modification or option exercise shall not be deemed to be consent to nor a waiver of the right to require such consent to any other transaction, occurrence, amendment, change, modification or option exercise.

8. GENERAL PROVISIONS:

a. The term "Trustor" shall mean all parties executing this Deed of Trust as Trustor, their respective heirs, legatees, devisees, administrators, executors and assigns, and all successors to the interest of Trustor herein.

b. The term "Beneficiary" shall mean the owner and holder of the note secured hereby (whether or not named as Beneficiary herein) and any successor in interest to the Beneficiary.

c. In this Deed of Trust, whenever the context so requires, the masculine gender includes the feminine and neuter, the singular number includes the plural, and vice versa, and if more than one person is named as Trustor, the obligations of Trustor shall be the joint and several obligations of each such person.

d. Captions and paragraph headings used herein are for convenience only and are not a part of this agreement and shall not be used in construing it.

e. Time is of the essence on all of Trustor's obligations hereunder.

f. No offset of claim which Trustor now or may in the future have against Beneficiary shall relieve Trustor from paying installments or performing any other obligation herein or secured hereby.

g. This Deed of Trust cannot be changed except by agreement in writing signed by Trustor and Beneficiary.

h. If any provision hereof should be held unenforceable or invalid, in whole or in part, then such unenforceable or void provision or part thereof shall be deemed separable from the remaining provisions hereof and shall in no way affect the validity of this Deed of Trust.

i. Notwithstanding any provisions herein, or in the note secured hereby, or in any related agreement between Trustor and Beneficiary, the total liability of Trustor for payments in the nature of interest shall not exceed the limits now imposed by the laws of the State of Arizona.

j. Trustor requests that a copy of any Notice of Sale hereunder be mailed to him at his mailing address set forth above.

Richard A. Underwood
Richard A. Underwood

Kathleen A. Underwood
Kathleen A. Underwood



STATE OF ARIZONA
County of Pinal } SS.
On this 7th day of June, 19 76, before me, the undersigned officer, personally appeared
RICHARD A. UNDERWOOD and KATHLEEN A. UNDERWOOD, his wife.

known to me (or satisfactorily proven) to be the person S whose name(s) (is) (are) subscribed to the within instrument and acknowledged that they executed the same for the purpose therein contained.

In witness whereof I hereunto set my hand and official seal
My Commission expires February 14, 1978

Jan A. Dusterling
Notary Public

gr-causes of action of any kind, including any award, Court judgment or proceeds of settlement of any such claim, demand or cause of action of any kind which Trustor now has or may hereafter acquire arising out of acquisition or ownership of the property. Without limiting the generality of the foregoing, any such claim, demand or cause of action arising out of acquisition or ownership of the property may include (1) awards made under the right of eminent domain or condemnation, or (2) any injury or damage to the property or any structure or improvement situated thereon through fire or other casualty, or (3) any claim or cause of action in favor of Trustor which shall have arisen out of the transaction financed in whole or in part by the making of the loan secured hereby, or (4) any claim or cause of action in favor of Trustor (except for bodily injury) which arises as a result of any negligent or improper construction, installation or repair of the property or of any building or structure thereon. Beneficiary may apply, use or release such moneys so received by it in the same manner as in Paragraph 5 provided for the proceeds of fire or other insurance.

14. DEFENDING TRUST: Notwithstanding the provisions of Paragraph 13 hereof, Beneficiary or Trustee may (a) commence and prosecute or appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Trustor, Beneficiary or Trustee herein; (b) pay, purchase, contest or compromise any encumbrance, charge or lien which in the judgment of Beneficiary or Trustee appears to be prior or superior hereto; and (c) exercise any such right, incur any such liability and expend any such amounts as Beneficiary or Trustee deems reasonably necessary, including cost of evidence of title and reasonable attorneys' fees.

15. ATTORNEY AND OTHER FEES: To pay immediately and upon demand all sums, costs, fees and expenses (including, but not limited to, reasonable expenses for services of attorneys, accountants, real estate brokers, appraisers, and other persons and for contractors for labor and materials) incurred or paid by Beneficiary or Trustee in connection with (a) the defense of any claim affecting the secured property; (b) breach of any covenant contained herein; (c) collection of any moneys herein assigned and agreed to be paid; (d) any proceeding to exercise the power of sale granted herein; (e) any proceeding to foreclose this Deed of Trust by legal process; (f) any proceeding to appoint a Receiver for the secured premises; (g) any proceeding to remove or dispossess Trustor from the premises after exercise of sale or foreclosure; or (h) any other proceeding or matter in which Trustee or Beneficiary may become involved which involves Trustor or Trustor's property, without regard to whether actual litigation or judicial proceedings take place. To the extent that any funds held hereunder or secured hereby in possession of either the Beneficiary or Trustee are sufficient, the Beneficiary or Trustee shall have the right, but shall not be obligated so to do, and without notice to or demand upon Trustor, and without releasing Trustor from any obligation hereof, to pay said sums, costs, fees and expenses out of said funds in lieu of the funds being applied as otherwise provided herein.

16. LATE CHARGES: To pay a late charge as provided for in any note or notes secured hereby.

17. PREPAYMENT CHARGES: To pay a fee for prepayment of any indebtedness as provided for in any note or notes secured hereby.

18. HOMESTEAD: To waive, relinquish and set aside all rights of homestead exemption in and to the secured premises which may now exist or hereafter be created.

19. WAIVER OF STATUTE OF LIMITATIONS: To waive to the fullest extent permitted by law the right to plead any statute of limitations as a defense to any demand or obligation secured hereby.

C. TRUSTOR, TRUSTEE AND BENEFICIARY MUTUALLY AGREE:

1. CREATION OF TRUST: The Trust created hereby is irrevocable by Trustor. Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law, but acceptance is not required as a condition to the validity hereof, and this Deed of Trust is effective upon delivery. Trustee shall not be obligated to notify any party hereto of pending sale under any other Deed of Trust, or of any action or proceeding in which Trustor, Beneficiary or Trustee shall be a party, except as required by law.

2. SUBSTITUTION OF TRUSTEE: Beneficiary may, from time to time, by instrument in writing, substitute a successor or successors to any Trustee named herein or acting hereunder, which instrument, executed and acknowledged by Beneficiary and recorded in the office of the Recorder of the County or Counties where the property is situated, shall be conclusive proof of the proper substitution of such successor Trustee or Trustees, who shall, without conveyance, succeed to all the title, estate, rights, powers and duties of the predecessor Trustee. Said instrument shall contain the name and address of the new Trustee. If notice of default shall have been recorded, this power of substitution may not be exercised unless the then acting Trustee signs an endorsement on such instrument of substitution to the effect that all costs, fees and expenses due to such Trustee have been paid or satisfied. The procedure herein provided for substitution of Trustee shall not be exclusive of any other provisions provided by law.

3. BENEFICIARY OR TRUSTEE AUTHORIZATION: Upon written direction of Beneficiary and presentation of this Deed of Trust and any note secured hereby, Beneficiary or Trustee may, at any time, or from time to time, without notice to Trustor, and without affecting the personal liability of Trustor or any other person for payment of the note or notes secured hereby, or the lien of this Deed of Trust, or the rights and powers of the Beneficiary or Trustee with respect thereto (a) substitute, release or reconvey any part of the property from the lien hereof; (b) release any indebtedness; (c) extend or renew the time or otherwise modify the terms of payment of any such indebtedness; (d) join in any agreement subordinating or altering the lien or charge hereof; (e) accept additional security; (f) allow assumptions or substitutions; (g) consent to the making of any map or plat or survey thereof; or (h) join in the granting of any easement, use or restriction thereon. If Trustee shall perform any such acts or execute any such documents pursuant thereto, Trustor shall pay to Trustee or Beneficiary a reasonable service charge therefor.

4. CONSENT TO TRANSFER: In the event that Trustor, or any successor in interest of Trustor, shall sell, convey, transfer, contract to sell, lease for more than five (5) years or lease with option to purchase the secured property, or any part thereof, or any interest therein, or if any of said parties shall be divested of any part thereof or interest therein, either voluntarily or involuntarily, or if title to said property is further encumbered or subjected to any lien or charge, contractual, statutory, by operation of law or otherwise, or if any of said parties shall change or permit the character or use of said property to be changed, or to allow digging or drilling for gas, oil, or other minerals, or if any of said parties are a partnership and the interest of a general partner or if a corporation and more than 25% of the corporate stock is sold, transferred, or assigned in any one calendar year, without the written consent of Beneficiary, all indebtedness secured by this Deed of Trust, irrespective of the maturity date of said indebtedness, and without regard to the adequacy or inadequacy of the security, or solvency or insolvency of Trustor, shall, at the option of the Beneficiary, become immediately due and payable without demand or notice. Beneficiary shall have the contractual right to withhold its consent to a transfer under the provisions of this paragraph in any instance where the security upon reevaluation, the financial responsibility of the purchaser, or the physical condition of the premises does not warrant that consent, or the existing interest rate of this loan is less than the current interest rate being charged on loans to purchasers of properties similar in value to the secured property.

5. DEFAULT BY TRUSTOR: In the event Trustor shall fail to pay, perform or discharge, at the time and in the manner agreed upon herein (a) any of the terms and conditions of this Deed of Trust, or (b) any note, indebtedness, liability, contract or obligation secured by or referred to in this Deed of Trust, or if Trustor has made any material misrepresentation, or has failed to disclose any material fact, in those certain financial and other written representations and disclosures made by Trustor in order to induce Beneficiary to extend credit as evidenced by the note or notes and other agreements which this Deed of Trust secures, or if Trustor shall attempt to secrete facts in order to evade the provisions of Paragraph C-4 (Consent to Transfer), or if Trustor's property, or any part thereof, shall be attached or become subject to legal process and not be released therefrom within ninety (90) days, or if any proceeding is filed to foreclose or any Notice of Trustee's Sale is recorded or any other lien is filed on the secured property (whether junior or senior to this Deed of Trust), or if Trustor abandons the secured property or leaves the same unattended or unprotected, or in the event Beneficiary shall deem the security provided by this Deed of Trust inadequate or in danger of being impaired or diminished from any cause whatsoever, or if Trustor shall die, be declared incompetent, become insolvent, make an assignment for the benefit of creditors, be the subject of any bankruptcy proceeding, reorganization, arrangement, insolvency, receivership, liquidation or dissolution proceedings, the Beneficiary or Trustee, or both, without obligation so to do, without notice and irrespective of whether declaration of default has been delivered to Trustee, without regard to the adequacy of the security for the indebtedness secured hereby, without bringing any action or proceeding and without entering into possession of the property personally or by Receiver appointed by the Court, may, either personally or by attorney or agent:

a. Declare the entire indebtedness of Trustor to Beneficiary to be immediately due and payable, and charge interest at the maximum rate allowable by law;

b. Take possession and hold, occupy, operate and use the secured property, together with any personal property thereon used in the operation of said property and any business conducted thereon without liability or obligation on its part, and to do all such acts affecting said property as Beneficiary may deem necessary to keep the secured property in good condition and repair and to conserve the value thereof;

c. Make, cancel, enforce, modify or terminate leases and, in furtherance thereof, eject and obtain tenants, set or modify rents, collect all or any part of the rents, issues, profits, royalties or other income and revenues thereon, and after payment of maintenance and operational expenses, apply the same as in the discretion of Beneficiary or Trustee seems necessary or proper, PROVIDED, HOWEVER, that the acceptance, receipt and application of such rents, issues, profits, royalties or other income and revenues shall not constitute a waiver under this Deed of Trust or cure any breach or default nor affect any sale which is proceeding pursuant to law;

d. To the extent permitted by law, to bring an action to collect any installment which is due or past due and payable without affecting or losing the security of this Deed of Trust or waiving any other right or remedy allowed by law;

e. Foreclose this Deed of Trust in the manner provided by law for the foreclosures of mortgages on real property, bring an action for damages, or exercise such other remedies or combinations of remedies as Beneficiary or Trustee may have under law and equity;

f. To exercise the power of sale by declaring all sums secured by this Deed of Trust to be immediately due and payable and by delivering to Trustee a written notice of default and election to sell. Trustee shall cause to be filed for record in the office of the County Recorder wherein said property or some part thereof is situated said notice of default and election to sell said property, which notice shall contain such recitals as may then be required by law, and Trustee shall duly mail a copy of said notice of default and election to sell to any party entitled thereto. Beneficiary shall also deposit with Trustee this Deed of Trust and the Promissory Note and other agreements and documents as required by Trustee evidencing loans, expenditures and advances secured hereby. After the lapse of such time as may be required by law following the filing for record of said notice of default, and after giving all such notices as may be required by law, Trustee, without demand on Trustor, may sell the property, either as a whole or in separate parcels, and in such order as it may determine, by public auction to the highest bidder for cash in lawful money of the United States, payable at time of sale, or for the equivalent of cash, as so determined by Trustee in its sole discretion. If the indebtedness secured hereunder is additionally secured by real property which

Satisfaction of Mortgage

KNOW ALL MEN BY THESE PRESENTS:

That the Mortgage executed by.....Lawrence H. Bohlen and Ann M. Bohlen.....
husband and wife

the part..... of the first part therein, to...United Bank of Arizona... an Arizona state
banking corporation

the part..... of the second part therein, bearing date the 28th day of March....., 19...75.,

and recorded in the office of the County Recorder of.....Pinal.....County,

State of Arizona, in Book.....808.....of Mortgages, at pages.....496, 497....., on the

.....13th.....day of.....January....., 19...76., together with the debt thereby

secured, is fully paid, satisfied and discharged.

IN WITNESS WHEREOF, I..... have..... hereunto set my hand..... and seal.....

this.....4th.....day of.....June....., 19...76..

Signed and Delivered in the Presence of

State of Arizona }
County of Pinal } ss.

Before me, a Notary Public, in and for the County of.....Pinal.....State of Arizona,
on this day personally appeared.....Robert Herrera..... known to me to
be the.....Assistant Manager.....

of UNITED BANK OF ARIZONA, and as such acknowledged to me that he executed the same for
said state banking association for the purpose and consideration therein expressed as its free act
and deed and by him voluntarily executed.

Given under my hand and seal of office this.....4th.....day of June.....19...76

My Commission Expires Dec. 3, 1979
My commission expires:.....)

Notary Public

STATE OF ARIZONA }
County of Pinal } ss. Request as: ARIZONA TITLE AND TRUST COMPANY

I,.....WILLIAM S. TRUMAN....., County Recorder in and for the County and
State aforesaid, do hereby certify that the within instrument was filed for record at.....2:00.....

o'clock.....P.....M., on this.....day of JUN - 8 1976....., 19....., and duly

recorded in Book No.....DOCKET 825 of 498.....Records,.....Pinal.....County,

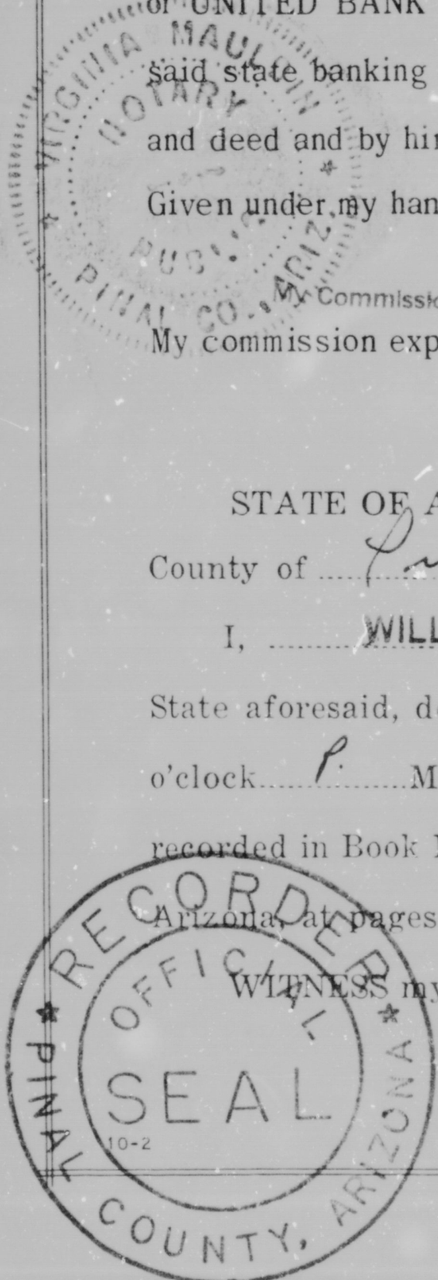
Arizona, at pages.....

WITNESS my hand and official seal the day and year first above written.

540725

WILLIAM S. TRUMAN
County Recorder.

By: *Emely Jones*, Deputy



Affidavit of Labor Performed and Improvements Made

STATE OF ARIZONA, } ss.
 County of PINAL }
Charles E Sanders being duly sworn, deposes and
 says that he is a citizen of the United States and more than twenty-one years of age, and resides
 at Superior in PINAL County, State of Arizona, and is personally
 acquainted with the mining claim known as Robles CANYON #

mining claim situate in Pioneer
 Mining District, County of PINAL, State of Arizona, the location notice of which
 is recorded in the office of the County Recorder of said County, in Book 810 of Records of
 Mines, at page 496; that between the 27 day of Dec, A. D., 1975
 and the 8th day of June, A. D., 1976, at least 100⁰⁰
 dollars worth of work and improvements were
 done and performed upon said claim not including the location work of said claim. Such work
 and improvements were made by and at the expense of Charles E Sanders
and Glen D Townes
 owner of said claim for the purpose of complying with the laws of the United States per-
 taining to assessment of annual work, and ~~James~~ Jim Evans

were the men employed by said owner and who labored upon said claim, did said work and
 improvements, the same being as follows, to-wit: road work, and further
EXPLORATION

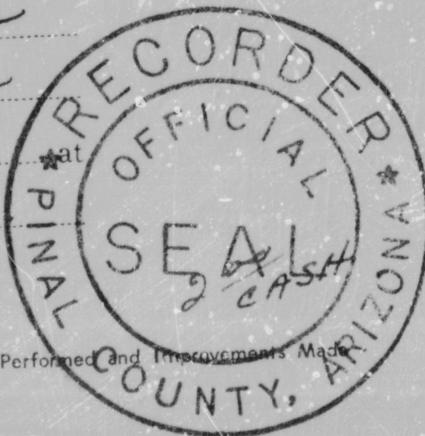


Subscribed and sworn to before me this 8th day of June, A. D., 1976
Evelyn G. Jones
 Notary Public.
 (My commission expires Sept 13, 1977)

STATE OF ARIZONA } ss.
 COUNTY OF PINAL }

540724

I hereby certify that the within instru-
 ment was filed and recorded at request
 of Chas. E. Sanders
Box 271, Superior
 on JUN - 8 1976
12:30 P. M., Docket
 DOCKET 825 PAGE 497



Witness my hand and official seal the
 day and year aforesaid.

WILLIAM S. TRUMAN
 County Recorder.

By Evelyn G. Jones
 Deputy Recorder.

Indexed	Photostat Compared	Blotted
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Notice of Mining Location

LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 30 Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.") the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1456 feet in a W direction and 50 feet in a E direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 2820' in a N direction from a point 600' W. of S.W. Cor of Sec 27 T4S R11E

The surface boundaries of the claim are marked upon the ground as follows:

Beginning at Post at a point in a E direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the E end line of said claim; thence S 300 feet to a Post, being the SE corner of said claim; thence W 1500 feet to a Post being at the SW corner of said claim; thence N 300 feet to a Post at the center of the W end of this claim; thence N 300 feet to a Post, being at the NW corner of said claim; thence E 1500 feet to a Post at the NE corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976

Witness

Troy W. Ray Locator(s)

STATE OF ARIZONA } COUNTY OF Pinal } ss.

540723

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN

County Recorder.

I hereby certify that the within instrument was filed and recorded at request of Troy W. Ray

By Anne M. Mabery Deputy Recorder.

on JUN - 8 1976 at

11:55 A M, Docket

Page DOCKET 825 PAGE 496



Table with 3 columns: Indexed, Photostat Compared, Blotted. Blotted is checked.

Notice of Mining Location

LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 29 Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.") the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and one claim 1450 feet in a E direction and 50 feet in a W direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 2820' in a S direction from a point 600' W of SW cor. of sec 27 T4S R11E

The surface boundaries of the claim are marked upon the ground as follows:

Beginning at Post at a point in a W direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W end line of said claim; thence S 300 feet to a Post, being the SW corner of said claim; thence E 1500 feet to a Post being at the SE corner of said claim; thence N 300 feet to a Post at the center of the E end of this claim; thence N 300 feet to a Post, being at the NE corner of said claim; thence W 1500 feet to a Post at the NW corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976

Witness Troy W. Ray locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.

540722

Witness my hand and official seal the day and year aforesaid.

I hereby certify that the within instrument was filed and recorded at request of Troy W. Ray

WILLIAM S. TRUMAN

County Recorder.

By Anne M. Mabeuf Deputy Recorder.

on JUN - 8 1976

11:55 A M, Docket

Page 825 PAGE 495



Indexed	Photostat Compared	Blotted
	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>

Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 26
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a W direction and 50 feet in a E direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 1600' in a N direction from a point 600' W of SW cor. of Sec 27 T4S R11E

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

at a point in a E direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the E

end line of said claim; thence S 300 feet to a Post being the SE corner of said claim; thence W 1500 feet to a Post being at the SW corner of said claim; thence N 300 feet to a Post at the center of the W end of this claim; thence N 300 feet to a Post being at the NW corner of said claim; thence E 1500 feet to a Post at the NE corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.

540719

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.

By Anne M. Mabury
Deputy Recorder.



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Compared

on JUN - 8 1976

11:55A M, Docket

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Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 27
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a E direction and 50 feet in a W direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 2200' in a N direction from a point 600' W of SW cor. of Sec 27 T4S R11E

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

at a point in a W direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the W

end line of said claim; thence S 300 feet to a Post being the SW corner of said claim; thence E 1500 feet to a Post being at the SE corner of said claim; thence N 300 feet to a Post at the center of the E end of this claim; thence N 300 feet to a Post being at the NE corner of said claim; thence W 1500 feet to a Post at the NW corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.

540720

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.

By Anne M. Mabury
Deputy Recorder.



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Notice of Mining Location
LODE CLAIM

TO ALL WHOM IT MAY CONCERN:

This Mining Claim, the name of which is the Bonnie # 28
Mining Claim, situate on land belonging to the United States of America, and in which there are valuable mineral deposits, was entered upon and located for the purpose of exploration and purchase by Troy W. Ray (a citizen of the United States)

(Locator must insert either "A Citizen of the United States," or "Who has declared his intention to become a Citizen of the United States.")
the undersigned, on the 7 day of June, 1976

The length of this claim is 1500 feet and we claim 1450 feet in a W direction and 50 feet in a E direction from the center of the discovery shaft, at which this notice is posted, lengthwise of the claim together with 300 feet in width of the surface grounds, on each side of the center of said claim. The general course of the lode deposit and premises is from the E to the W

The claim is situated and located in the Red Hills Mining District, in Pinal county, in the State of Arizona, about 2200' in a N direction from a point 600' W of SW cor. of Sec 27 T4S R11E

The surface boundaries of the claim are marked upon the ground as follows:
Beginning at Post

at a point in a E direction 50 feet from the discovery shaft (at which this notice is posted), being in the center of the E

end line of said claim; thence S 300 feet to a Post being the SE corner of said claim; thence W 1500 feet to a Post being at the SW corner of said claim; thence N 300 feet to a Post at the center of the W end of this claim; thence N 300 feet to a Post being at the NW corner of said claim; thence E 1500 feet to a Post at the NE corner of said claim; thence S 300 feet to the place of beginning.

Dated and posted on the ground this 7 day of June, 1976
Witness Troy W. Ray Locator(s)

STATE OF ARIZONA
COUNTY OF Pinal ss.

540721

Witness my hand and official seal the day and year aforesaid.

WILLIAM S. TRUMAN
County Recorder.

By Anne M. Mabury
Deputy Recorder.



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