	Vol. <u>77</u> Page 12205	<u>Translation and the second seco</u>
AND WHEN RECORDED MAIL TO Lewis W. & Betty J. Name Rawlings Addres 9081 Roslyndale Ave. State Arleta, CA 91331		
This Deed of Trust , Made this 23rd BETWEEN Charles C. Whalen		
whose address is 7749 Via Napoli; Burbank; (Street and Number)	, herein called TRUSTOR, <u>California 91504</u> (City) (State)	
	(as joint tenants) derein called TRUSTEE, and	
Ditnesseth; That Trustor Interocably GRANTS, TRANSFE SALE, all that property in	, herein called BENEFICIARY, RS AND ASSIGNS TO THUSTER IN THUST, WITH POWER OF County, CENTONIA	
Book M-71 Page 13508 (59753) Lot 13Block 101, Indexed D-1 Klamath Falls Forest Estates.		
TOGETHER WITH the rents, issues and profits thereof, SUBJE inafter given to and conferred upon Beneficiary to collect		
JIAIE OF OREGON; COURT OF NEAMAIN	eceived and filed for record on the <u>ll</u> day of <u>k_p</u> M., and duly recorded in Vol <u>M77</u> ,	

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22	2.7	225	عنق	-	-			يكون ك	متحالية. متحالية	12.2		1	2005	2.4	5.5	140	2.52	20	3.4	12	257	19.	Cath	ista	ai D	<u> 162</u>	12.5	1	10	200	新た	2132	A Ship	1.0	2.7,9		13
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for the Purpose of Securing payment of the	12205-19	
for the Surpose of Seturning payment of me stantially in the following form, and performance of each s Two Thousand Dollaro, Los Angoles	- O	
s Tes Housens Dorrang and Angen	after date, for value received, I promise to pay to	
Charlos C. Whalon	en an earlier an	
Los Angelos, Calif.	, or order,	
at the first of the sum of Two Thousand Bollars (2000.00)	DOLLARS,	
with interest from	until paid at the rate of	
Should interest not be so paid it shall thereafter bear like interest when due the whole sum of principal and interest shall become imm	st as the principal. Should default be made in payment of interest rediately due, at the option of the holder of this note. Principal on be instituted on this note I promise to pay such sum as the	
Court may fix as attorney's fees. This note is secured by a DEED C Botty J. Rawlingo and Joint Tonanto	DP TRUST to	
Lovia W. Rowlings	Botiy J. Rarlingo	
a. To protect the security of this Deed of Tru	ist, Crustor agrees:	
(1) To keep said property in good condition and repair; not to remove or demolish any building thereon; to complete or restore promptly and in good and workmanlike manner any building	sun, in any such action or proceeding in which Beneficiary or Trustee may appear.	
to pay when due all claims for hard prop- furnished therefor; to comply with all laws affecting said prop- erty or requiring any alterations or improvements to be made erty or requiring any alterations or improvements to be made	(4) To pay: at least ten days before beindering assessments and assessments affecting said property, including assessments on appurtchant water stock; when due, all incumbrances, char- ges 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.	
suffer or permit any act upon said property in violation to the sec- to cultivate, irrigate, fertilize, funigate, prune and do all other acts which from the character or use of said property may be reasonably necessary, the specific enumerations herein not ex-	Should Trustor fail to make any payment or to do any act as herein provided; then Beneficiary or Trustee, but without obliga- tion so to do and without notice to or demand upon Trustor tion so to do and without notice to or demand upon trustor	
cluding the general. (2) To provide; maintain and deliver to Beneficiary fire in- surance satisfactory to and with loss payable to Beneficiary. The surance satisfactory to and with loss payable to Beneficiary.	make or do the same in such manner and to such software either may deem necessary to protect the security hereof, Bene- ficiary or Trustee being authorized to enter upon said property ficiary or Trustee being authorized to enter upon said property	
be applied by Beneficiary upon any independences secure note by and in such order as Beneficiary may determine, or at option of Beneficiary the entire amount so collected or any part thereof of Beneficiary the entire amount so collected or any part thereof	ing purporting to affect the security interval to be a security of peneticiary or Trustee; pay, purchase, contest or compromise any incumbrance, charge or lien which in the judg-	
 (3) To appear in and defend any action or proceeding pur- (3) To appear in and defend any action or proceeding pur- 	counsel and pay his reasonable fees.	TELLET T
Beneficiary or Trustee; and to pay all costs and expenses, includ- ing cost of evidence of title and attorney's fees in a reasonable	(5) To pay immediately and white the interest from date of expenditure at seven per cent per annum.	
The second seco		
13. It is mutually agreed that: (1) Any award of damages in connection with any condem- nation for public use of or injury to said property or any part	following the recordation of said notice of default, and notice of sale having been given as then required by law, Trustee, with-	
thereof is hereby assigned and shall be plant to bencher y and may apply or release such moneys received by him in the same manner and with the same effect as above provided for disposi-	sale having been given as their totated property at the time and out demand on Trustor, shall sell said property at the time and place fixed by it in said 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 to direct the order in which such property if consisting of several known lots or parcels, shall be sold), at public auction to the highest bidder for each in lowing money of the United States, payable at time	
(2) By accepting payment or any sum section holes, the section of the due date, beneficiary does not waive his right either to require prompt payment when due of all other sums so secured a problem of calcult for fullure so to nav.	of sale. Trustee may postpone sale of all or any portion of said	A Provide State
(3) At any time or from time to time, without liability diete- for and without notice, upon written request of Beneficiary and presentation of this Deed and said note for endorsement, and presentation of this Deed and said note for endorsement, and	public announcement at the time face by the preceding post- ponenter. Trustee shall deliver to such purchaser its deed	
ment of the indebtedness secured hereby, Trustce may: reconvey any part of said property; consent to the making of any map or plat thereof; join in graning any easement thereon; or join in any extension agreement or any agreement subordinating the	conveying the pioper so implied. The recitals in such deed of any matters or facts shall be conclusive proofs of the ruthfulness, thereof. Any person, including Trustor, Trustee, or Beneficiary as hereinafter defined, 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 this Trust, including cost of evidence of the in navment of: all	
 (4) Upon written request of Benchciary stating that all sums secured hereby have been paid, and upon surrender of this Deed secured hereby have been for cancellation and retention and upon 	suite sums expended under the terms hereof, not then repaid, with	
payment of its least triates that about y and the such recon- the property lice held hereinder. The recitals in such recon- veyance of any matters or facts shall be conclusive proof of the	persons legally entitled thereto.	
 (5) As additional security, Trustor hereby gives to and con- fers upon Beneficiary the right, power and authority, during the fers upon Beneficiary the right, power and authority, during the 	to time, by instrument in which, about or acting hereunder, successors to any Trustee named herein or acting hereunder, which instrument, executed and acknowledged by each and	
fits of said property, reserving unto i rustor the figur, pitor to any default by frustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect hereby or in performance of any agreement hereunder, to collect	recorded in the office of the recerciter of the could be counted where said property is situated, shall be conclusive proof of proper substitution of such successor Trustee or Trustees, who shall, without conveyance from the Trustee predecessor, succeed shall in the the states right proper substitution and duties. Said instrument	The second s
payable. Upon any such default, benenciary hay at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of be appointed by a court, in the bad agence berefor sective.	must contain the name of the original Trustor, Trustee and Ben- efficiary hereunder, the book and page where this Deed is re- corded, and the name and address of the new Trustee. If notice	
any security for the interaction and property or any part thereof, in his and take possession of said property or any part thereof, in his own name sue for or otherwise collect such rents, issues and profils, including those past due and unpaid, and apply the same, ess costs and expenses of operation and collection, including	cannot be exercised until after the costs, ites, and expenses of the then acting Trustee shall have been paid to such Trustee,	



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(5) As addition fers upon Beneficia continuance of the ters upon beat the continuance of the fits of said propert any default by Tru hereby or in perfor and relain such rei payable. Upon ar without notice, elt be appointed by a any security for t and take possessio own name sue foi profits, including ti less costs and exp reasonable attorne reasonable attorney's fees, upon any indebtedness secured here-by, and in such order as Beneficiary may determine. The enter-trustness shall be exclusive of all other provisions for substitu-by, and in such order as Beneficiary may determine. The enter-trustness shall be exclusive of all other provisions for substitu-by many in the proceeding of all property, the collection to any statutory or otherwise.

N.C.

B. It is mutually agreed that:

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13. Set 13 multitually agreed that:
(1) 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 effect as above provided for disposition of proceeds of fire or other insurance.
(2) By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive his right either to reduire prompt payment when due of all other sums so secured or to declare detault for failure so to pay.
(3) At any time or from time to time, without liability thereor and without nolice, upon written request of Beneficiary and presentation of the indebtedness secured hereby, Trustee may: reconvey any part of said property; consent to the making of any map or pay extension agreement or any agreement subordinating the line or charge hereof.
(4) Upon written request of Beneficiary stating that all sums secured hereby is the any time to the indebtedness of the angle interview of the parts of the parts of the parts.

plat thereof; join in granting any easement thereof, in the any extension agreement or any agreement subordinating the lies or charge hereof. (4) Upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this Deed and said note to Trustee for cancellation and retention and upon payment of its lees, Trustee shall reconvey, without warranty, the property then held hereinder. The recitals in such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the person or persons legally entitled thereto". (5) As additional security, Trustor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuance of these Trusts, to collect the rents, issues and pro-fits of said property, reserving unto Trustor the right, prior to any default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rants, issues and profits as they become due and payable. Upon any such default, Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name such or otherwise collect such rents, issues and profits, including these past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's tees, upon any indebtedness secured hereof by, and in such order as Beneficiary may default on thereof ad-fault hereunder or invalidate any act done pursuant to such notice.

notice. (6) Upon default by Trustor in payment of any indebtedness secured hereby or in performance 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 and of written notice of default and of election to cause to be sold said property, which notice Trustee shall cause to be filed for record. Beneficiary also shall deposit with Trustee this Deed, said note and all documents evidencing expenditures secured hereby. After the lapse of such time as may then be required by law

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number includes the plural. (9) Trustee accepts this Trust when this Deed, duly executed, and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceed-ing in-which Trustor, Beneficiary, or Trustee shall be a party unless brought by Trustee.

C. The Undersigned Trustor Requests that a copy of any notice of default and of any notice of sale hereunder be mailed to him at his address hereinbefore set forth.

	Lestra Cichalin
STATE OF CALFORNIA, COUNTY OF LOS ANGELES SS.	
ON DG JUNE 1972 be	fore me, the undersigned, a Notary Public in and To said County.
known to use to be the person whose name edged-thatKCexecuted the same.	subscribed to the within instrument, and acknowl-
WITNESS my hand and official scal.	TAMES S. PAUL
(Netarial Seal)	NAME (TYPED OR PRINTED) Notary Public in and for said County and State.
Title Order No.	Escrow or Loan No
Energy Comparison the Comparison	tion Form of Acknowledgment must be used. rust Deed and Assignment of Rent.
STATE OF OREGON; COUNTY OF KLAMATH;	
I hereby certify that the within instrument was r	eceived and filed for record on the <u></u> day of <u>k_pM.</u> , and duly recorded in Vol <u>_M77</u> ,
가수는 방법에서 실패하는 것을 만들고 있는 것은 사람들이 잘 들었다. 이번 것은 것을 알고 있는 것을 가지 않는 것은 것을 하는 것이다. 이번 가슴에 가지 않는 것을 것을 하는 것은 것이다. 이번 가	
of <u>Mortgages</u> on Page 12205	WM, D. MILNE, County Clerk

By HAM Cullough Deputy