UNOFFICIAL COPY

ĺψ,	372					
魏	-fm?	Ų	1			
辦	O,	Ordel No. 63 55 568	{			
	į \	14879	ĺ			
	Ö S	Escrow or Loan No.	1	23 100 17	20	
104	Š	RECORDING REQUESTED BY	Į	60 10-		
	Ž	CHICAGO TITLE INSURANCE				
		When Beforded Mail To	j			
		Fred Allen	}			
9	V 1	6783 Sandpiper Way				
	Sacramento, Ca					
CO DEED OF TRUST WITH ASSIGNMENT OF RENTS						
1	41	This DEED OF TRUST, made	January 1	3, 1975		, between
		O	ri fa		herein called	TOUSTOD
127	5	JELSTE NUNN and MARY LEE NUNN, his w	4116			1,00104,
	り	whos ar dress is 6445 South Racine Ave	· .	Chicago (City)	Illinois (S)	ate)
	CHICAGO TITLE INSURANCE COMPANY, a Missouri Corporation, herein called TRUSTEE					
		FREDERICK T. F. ALLEN, an unmarried	man		, herein called BE	NEELCIADY
1		WITNESSETH: That T ustor grants to Trustee in T	rust, with Power	of Sale, that property in	the Illinois	
1			County of	COOK	3.0.0	
	Lot 19, in Block 5 in Weddell and Cox's Subdivision of the West 1/2 of the North					
		Freet 1/A of Section 20. Township 38 North, Range II Hast of the order participation				
	meridian, in Cook Comer. Illinois.					
4						
1					h	
						'
	1					
	Together with the rents, issues and profits thereof, subject, however, to 'c' int, power and authority hereinafter given to and conferred upon Beneficiar collect and apply such tents, issues and profits For the Purpose of Security (1) powered of the sum of \$ 9,600.00 with interest thereon according to the terms of a promissory no notes of even date herewith made by frustor, populate to order of Beneficiary, and extensions or renewals thereof, and (2) the performance of agreement of frustor incorporated by the reference or contained herein (3) Frument of at "cond sums and interest thereon which may hereafter be loaned frustor, or this successors of assigns, when evidenced by a promissory note or notes certain that they are secured by this Deed of trust. To protect this exceptive of this Deed of frust, and with respect to the property, above assigned. Trustor expressly makes each and all of the agreement and adopted and agrees to perform and the bound by each and all of the terms and property is called, noted below opposite the name of such county, namely: Official figures in the office of the county recorder of the county where said property is occased, noted below opposite the name of such county, namely:					
	To the Purpose of Securing (1) payment of the sum of \$ 9,600.00 with interest thereon according to the terms of a promissory note once of even date thereof, and (2) the performance of once of even date thereof, and (2) the performance of promotes of even date thereof, and (2) the performance of once of trusts increparated by reference or contained berinn (3) Farment of a good sums and interest thereon which may be easily be loaned agreement of the trust of the trust of the trust of the trust of the sum of the su					nance of each
1	\approx	agreement of Trustor incorporated by reference or contained by	hrein (3) Payment Di	cruin that they are secured by	this Deed of Trust.	
	, γ	To protect the security of this Deed of Frust, and with respi	ect to the propert, a	provise is set forth in subdivisi	on A. in the book and at	
	C	Official Resorts in the office of the county recorder of the cou	inty where said prope	rily is speated, noted below oppo	ostie the name of socii coomy	BOOK PAGE
	0		OK PAGE 858 713	COUNTY BOOK PAGE	9 Sierra	3B 187
	_	Amador 133 438 Lessen	437 110 192 367	Plumes 166 130 Riverside 3774 34	7 Solano	506 762 1287 621
3	\bigcirc	Butte 1330 513 Los Angeles T-3 Calgreras 185 338 Madera	878 874 911 136	Sacramento 1-10-24 61 San Benito 3 0 40	S Stenislaus	2067 427 1970 56 655 585
	\mathcal{L}	Contra Costa 4684 I Mariposa	849 122 90 453	San Bernardino (21. 76) San Francisco A 59/	Tehama	457 183 108 595
	. 0	El Darado 704 635 Merced 16	667 99 640 753	San Joaquin 2855 San Luis Obispo 1311 133	7 Julare	2530 108 177 160
		Glenn 469 76 Mono	191 93 69 302	San Mateo 4778 175 Santa Barbara 2065 bc Santa Clara 6826 68	Ventura	2607 237 769 16
â		Imperial 1189 701 Napa	357 239 704 742	Santa Clara 6026 607 Santa Cruz 1638 607 Shasta 800 633	Yuba	j96 693
		Kern 1756 690 Drange 7	363 94 182 16	San Diego SERIES 5 Book	1964, Fag. 14, 774	ald as badistale a
		shan mure to end hard the parties hereto, with respect to the Sanctin inferioral in all counties, and printed on the reverse si	property above descri to hereof) are by the	hed. Said agreements, terms an within reference thereto, incorpo	or provision of the mide a pa	et of this Dand
		of frost for all purposes as fully as if sal forth at length harain one charge therefor does not exceed the maximum allowed by	, ANG BENEHCIATY MAY (AW,	Charge for a statement regarding	ig in doligant i secored in	iedys pieriae
		The undersigned Trustor, requests that a copy of any notice of	default and any nom			elore set forth
		STATE OF XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		9 car in sign	ature of Trustar	
i e		3.4 - 4 - 21 1075	ore me, the	Jessie Num	me_	
欄		undersigned, a Natory Public in and for sold State, personali Jessie Nunn and Mary Lee Nunn	y appeared	marytu	num	<u> </u>
器		dessie wall and hour		M ary Zee Nunn		<u></u>
	Lanua					
		to be the person S whose name S are subscribed t	the within		the second	2
100		instrument and acknowledged that they execute	d the same.	4.11	ASA N	
		WITNESS mt had and afficial seal.	1	્ કું છે કે		* 1
		Ldis T. Sandling		0.0	OJAR Z	
		Name (Typed or Printed)	7			ORM 962-C
		•			UBUICE	
				O CA	COUNTY	
juli,				100	ALAN STATE	The second

. .

DO NOT RECORD

The following is a copy of Subdivisions A and B of the fictitious Deed of Trust recorded in each county in California as stated in the foregoing Deed of Trust and in proporated by reference in said Deed of Trust as being a part thereof is if set forth at length therein.

To protect the security of this Deed of Trust, Trustor 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 workmanker manner any building which may be constructed, damaged or destroyed thereon and to ywhen due all claims for labor performed and materials furnished therefor; to comply with all laws affecting said property or requiring any alterations or improvements to be made thereon; not to commit or germit waste thereof; not to commit, suffer or permit any act upon said property in violation of law; to cultivate, irrigate, fertilize, fungate, prune and do all other acts which from the character or use of said property may be reasonably necessary, the specific enumerations herein not excluding the general.
- (2) To provide, maintain and deliver to Beneficiary fire insurance sensifactory to and with loss payable to Beneficiary. The amount collected under any fire or other insurance policy may be applied by Beneficiary upon any indebtedness secured hereby and in such order as Beneficiary may determine, or at obtain of Beneficiary may determine, or at obtain of Beneficiary may determine, or at obtain of Beneficiary may get expense. The provided are not obtained by the provided by the provided
- (3) To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum, in any such action or proceeding in which Beneficiary or Trustee may angear, and in any such prought by Beneficiary to frecibes this Deed.
- (4) To pay: at least ten days before delinquency all taxes and assessments affecting said property, including assessments on appurtment water stock; when due, all incumbrances, charges and liens, with interest, on said property or any part thereof, which appear to be prior of superior hereto; all costs, fees and expenses of this Trust.

Should Trustor let to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Trustor and without releasing Trustor from any obligation hereof, may: make of the same in such manner and to such extent as either may deen neessary to protect the security hereof, Beneficiary or Trustee being authorized to enter upon said property for such purposes; appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; pay purposes; or powers or the rights or powers of Beneficiary or Trustee; pay purposes, carried to compromise any incumbrance, charge of which in the judgment of a lither appears to be prior or superior herefo, and, in a verticing any such powers, pay necessary expenses, employ counsel and pay his reason

(5) To pay immediately and without demend all sums to expended by Beneficiary or Trustee, with interest from date of expenditure at the amount allowed by law in, effect at the date hereof, and to pay for any statement provided for by law in affect at the date hereof regarding the obligation secured hereby any amount identification in the Beneficiary not to exceed the maximum allowed by tax at the time when said statement is demanded.

it is mutually agree

- 13) That any award of damages in connection with any Condemnation for public use of or injury to taid property of any part thereof is hereby assigned and shall be praid to Beneficiary who may apply or release such moneys received by him in the same matter and with the same effect as above provided for disposition of specially of their contractions.
- [2] That by accepting payment of any sum secured hereby after its due date, Beneficiary does not waive his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.
- 3.1 That a env time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deep arize in one for endomenent, and without affecting the personal liability of any person for payment of the indibetoness secured hereby. Trustee may: economy and put of said property, consent to the making of any map or plat thereof, join in granting any essement thereon; or join in any extension agreement or any agreement subuding muy the lien or charge hereof.
- of the country of the
- [5] That as admittanel security. Trustor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuance of these Trusts, to collect the rents, if we had profits of sold property, reserving unto Trustor the right, prior to any default by Trustor in payment of any indebtedness secured hereby or in performance of any just in thereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Beneficiary may at any time with in it. In a security of the language of the deduction of security for the indibteness hereby secured. Iterapon and take possession of sed property or any part thereof, in his own name we for or otherwise collect such rents, issues, and profit insecured hereby, and in such infer a general and collect property or any part thereof, in his own name we for or otherwise collect such rents, issues, and profit into partial used and union. In adaptive the secured hereby, and in such infer a Beneficiary may determine. The entering upon and taking possession of said property, the collection of such rents, issues and profits and the application therefore it is adapted in revender or invalidate any act done pursuant to such invalidate any act done pursuant to such most last of property, the collection of such rents.
- (6) That upon default, or Troator in payment of any indebtedness sewere hereby or in performance of any agreement herebyday. Beneficiary may declared is units sewere hereby or extracted in the property of the performance o

After the lapse of such time as may hen by required by law following the recordation of said notice of default, and notice of sale having been given as than required by law. In sustainable, which was default and property at the time and place fixed by it in said notice of sale, either as a whole of in separate particle, and in such order as it may determine, as your conton to the highest bidder for cash in lawful money of the United States, payable at time of sale. Trustee may postpone sale of all or any portion of said proprily a public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the greatery to sold, but with out any coverant or warranty, express or implied. The recordance is not deed of any matters or facts shall be conclusive proof of the truthfulness thereof, Any person including Truster. Trustee, or Beneficiers was herearder and and our coverants or warranty.

After deducting all costs, fees and expenses of Trulive and of this Trust, including cost of evidence of title in connection with sale. Trustee shall apply the proceeds of sale to payment of: all sums expended under the tening are remained, with accrued interest at the amount allowed by law in effect at the date hereof; all other sums then secured hereby; and the remainder, if any, to five its one or persons result interest.

- (7) Beneficiary, or any successor in ownership of any inder edities secured hereby, may from time to time, by instrument in writing, substitute a successor to any Trustee named herein or acting hereunder, which is interested by the Beneficiary and duly acknowledged and recorded in the office of the recorder of the country or counties where said property is situated, half is conclusive proof of press substitution of such successor Trustees. Who shall, without conveyance from the Trustee predecessor, succeed to all its sitle, will be provided by the said instrument must contain the name of the original Truster, Trustee and Beneficiary hereunder, the hook and page where this Dead is set died in the name and the Trustee.
- (B) That this Deed applies to, inures to the benefit of, and thinds all pitter sereto, their heirs, legates, devises, administrators, executors, successors and as successors are successors as successors are successors and as successors are successors are successors are successors and as a successor are successors are successors as a successor and as a successor are successors and as a successor are successors are successors are successors and as a successor are successors are successors are successors are successors and as a successor are successors are successors are successors are successors are successors are successors are successors.
- 19) That Trustee accepts this Trust when this Deed, duly executed and as a medied, is made a public record at provided by law. Trustee is not obligated to notify any party intertor of pending sale whole any other Deed of Trust or plan, which or promise in matching in which Trustor, Beneficiary or Trustee shall be a party unless brought by Trustee.

DO NOT RECORD

REQUEST FOR FULL RECONVEYANCE

TO CHICAGO TITLE INSURANCE COMPANY

The undersigned is the legal owner and holder of the note and of all other industrians, see led by the foregoing David of Trust, Baid note of notes, together with all other industrians sourced by said David of Trust, have been fully paid and statisfied, in "on", and set where it is not addressed, on payment to you of any turns owing to you under the terms of said David of Trust, to care a said note of notes above in. "for "on", and all uttime writigness of indistributions secured by said David of Trust, all the extrain power held by you, lying hip same.

the state now teld by COAR COOM T. LESTROIC Dated

Jun 2 75 3 22 PM

red of Trust.

Please mail Deed of Trust, Note and Reconveyance to

Do not lose or destroy this Deed of Trust OR THE NOTE, which is secures. Both must be delivered to the Trustee for cancellation before re-onversing will be made.

DEED OF TRUS

amellia Cin

6437 Fair Oats Bret. - Statemento, LA 55629 6437 Fair Oats Bret. - Carmicheel, CA 95609 916/488-1040 1005 22nd Street - Sacramento, CA 95617 916/441-0630

END OF RECORDED DOCUMENT