## SUA.MONS

(CITACION JUDICIAL)

NOTICE TO DEFENDANT:<br>(AVISO AL DEMANDADO):<br>NUBIA MIRANDA, an individuat; OSCAR GUATEMALA, an individual: MARIO OREANA, an individual; BERNZOMATIC CORPORATION, a cOmporation of unknown form; WESTERN INDUSTRIES, INC., a corporation of unknown form; WORTHINGTON INDUSTRIES, INC., a corporation of unknown form; WORTHINGION CYLINDERS, an entity of unknown form, and DOES ! through 100, Inclusive,

YOU ARE BEING SUED BY PLAINTIFF:
(LO ESTA DEMANDANDO EL DEMANDANTE):
MELVIN WILFREDO BONILLA CARRANZA, an individual,

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call wilt not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Hefp Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerik for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.
attorney referal service. If you cannol You may want to call an attorney right away. If you do not know an attorney, you may want to call an program. You can locate these nonot afford an attomey, you may be eligible for free legal services from a nonprofit legal services Courts Online Self-Help Center (www,courtinfo.ca.goviselfhelp), Legal Services Web site (www.lawhelpcalifornia.org), the California
court or county bar association.
en esta corte y hacer que se entregio después de que fe entreguen esta citación y papeles legales para presentar una respuesta por escrito oscrito tiene que estar en formato legal copia al demandante. Una carta o una llamada telefonica no lo protegen. Su respuesta por pueda usar para su respuesta. Puede encontrar desea que procesen su caso en la corte. Es posible que haya un formulario que usted California (www.courtinfo.ca gov/selfelp/espanolh, en la biblioteca de le corte y más información en el Centro de Ayuda de las Cortes de puede pagar la cuota de presentación, pida al sile ta la bibiroca de leyes de su condado o en la corte que le quede más cerca. Sit no su respuesta a tiempo, puede perder é caso porintario de la corte que le de un formulario de exención de pago de cuotas. Si no presenta

Hay otros requisítos legales. Es reom servicio de remision a abogados. Si no puede pagar a un abogado, es posible que amente. Si po conoce a un abogado, puede llamar a un legales gratuitos de un programa de servicios legales sin finogado, es posible que cumpla con los requisitos para obtener senvicios California Legal Services, (www.lawhelocalifomia,org), en el Centro de Ayuda encontrar estos grupos sin fines de fucro en el silio web de (www. courtinfo ca govtsethetp/espanol/ oponiendose en contro de Ayuda de las Cortes de Calfornia,
".
The name and address of the court is:
(El nombre y dirección de la corte es):
SAN FRANCISCO SUPERIOR COURT
400 McAllister Street
San Erancisco, California 94102
CIVIC CENTER COURTHOUSE
The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attomey, is:
(El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):
Andrew C. Bryman, Esq. (SB\#: 97457)
BRYMAN \& APELIAN
24025 Park Sorrento, Suite 220
Calabasas, California 91302
DATE:
(Fecha) OCT 272006

## Gordon Park-Li crisinae bautista <br> Clerk, by

 (Secretario)(For proof of service of this summons, use Proof of Service of Summons (form POS-010).)
(Para prueba de entrega de esta cilatión use ef formulario Proof of Service of Summons, (POS-010)).
Form Adopled for Mandstory Use Juoficial Councir of Califomia
SUMMONS


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Attorneys for Plaintiff, MELVIN WILFREDO BONILLA CARRANZA

## SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN FRANCISCO - GENERAL [UNLIMITED] JURISDICTION
MELVIN WILFREDO BONILLA
CARRANZA, an individual,
Plaintiffs,
vs.
NUBIA MIRANDA, an individual; OSCAR GUATEMALA, an individual; MARIO OREANA, an individual; BERNZOMATIC CORPORATION, a corporation of unknown form; WESTERN INDUSTRIES, INC., a corporation of unknown form; WORTHINGTON INDUSTRIES, INC., a corporation of unknown form; WORTHINGTON CYLINDERS, an entity of unknown form; and DOES 1 through 100, Inclusive,

Defendants.

Case Nosco6-457381

COMPLAINT FOR DAMAGES (PERSONAL INJURIES)

1. NEGLIGENCE
2. PREMISES LIABILITY
3. STRICT LIABILITY
4. NEGLIGENCE-PRODUCT LIABILITY
5. BREACH OF EXPRESS AND IMPLIED WARRANTY

## GENERAL ALLEGATIONS AS TO EACH CAUSE OF ACTION

Plaintiff, MELVIN WILFREDO BONILLA CARRANZA, an individual, alleges, as follows:

1. At all times herein relevant, Plaintiff, MELVIN WILFREDO BONILLA CARRANZA, is and was a resident of the State of California.
2. Plaintiff is informed and believes and based thereon alleges that, at all times herein relevant, defendant BERNZOMATIC CORPORATION, was, and still is, a partnership, corporation, association or other business organization of unknown form that is qualified to do business in the State of California, with its principal place of business in the State of New York.
3. Plaintiff is informed and believes and based thereon alleges that, at all times herein relevant, defendant WESTERN INDUSTRIES, INC., was, and still is, a partnership, corporation, association or other business organization of unknown form that is qualified to do business in the State of California, with its principal place of business in the State of Wisconsin.
4. Plaintiff is informed and believes and based thereon alleges that, at all times herein relevant, defendant WORTHINGTON INDUSTRIES, INC., was, and still is, a partnership, corporation, association or other business organization of unknown form that is qualified to do business in the State of California, with its principal place of business in the State of Ohio, and is the parent corporation of Defendant, WORTHINGTON CYLINDERS.
5. Plaintiff is informed and believes and based thereon alleges that, at all times herein relevant, defendant WORTHINGTON CYLINDERS, was, and still is, a partnership, corporation, association or other business organization of unknown form that is qualified to do business in the State of California, with its principal place of business in the State of Ohio, and is a subsidiary of Defendant, WORTHINGTON INDUSTRIES, INC..
6. Plaintiff is informed and believes and based thereon alleges that at all times herein mentioned, defendant NUBIA MIRANDA was and is a residents of the State of California, and, at all times herein relevant, resided at 2900 Jennings Street, San Francisco, California 94124.
7. Plaintiff is informed and believes and based thereon alleges that at all times herein mentioned, defendant OSCAR GUATEMALA was and is a residents of the

State of California, and, at all times herein relevant, resided at 2900 Jennings Street, San Francisco, California 94124.
8. Plaintiff is informed and believes and based thereon alleges that at all times herein mentioned, defendant MARIO OREANA was and is a residents of the State of California, and, at all times herein relevant, resided at 2900 Jennings Street, San Francisco, California 94124.
9. The full extent of the facts linking the fictitiously designated defendants with the causes of action stated herein is unknown to plaintiff, and/or the true names and/or capacities, whether individual, plural, corporate, partnership, associate, or otherwise, of defendants Does 1 through 100, are unknown to plaintiff. Therefore plaintiffs sue said defendants by such fictitious names, and when the true names and capacities of said defendants are ascertained, plaintiff will amend this complaint tortuously.
10. Plaintiff is informed and believes and based thereon alleges that, at all times herein relevant, each defendant was the agent, servant, employee and/or joint venturer of each and all of the other defendants, was acting within the course and scope of said agency, servitude, employment, and/or joint venture, and ratified the conduct of each other defendant. If any defendant herein is a corporation, partnership, association, or public entity, an officer, director, managing agent, partner or employee, the same acted and/or failed to act as alleged in this complaint, and/or ratified the conduct of other defendants alleged in this complaint.
11. Plaintiff is informed and believes and based thereon alleges that each of the defendants designated herein as a DOE is negligently, wantonly, recklessly, tortuously, unlawfully or otherwise responsible in some manner for the events and happenings herein referred to and negligently, wantonly, recklessly, tortuously, unlawfully and/or otherwise legally and proximately caused injury and damages to the plaintiff as herein alleged. Plaintiff will hereafter ask leave of Coutt to amend this complaint to show the true names and capacities of defendants after the same have
been ascertained.
12. The events giving rise to this action occurred on or about June 13, 2005, at 2900 Jennings Street, San Francisco, Califomia 94124, which, at all times herein relevant, was owned, possessed, controlled, leased, rented, or otherwise occupied by Defendants, NUBIA MIRANDA, OSCAR GUATEMALA, and MARIO OREANA.

FIRST CAUSE OF ACTION BY PLAINTIFF AGAINST DEFENDANTS NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA, AND DOES 1 through 50, FOR PREMISES LIABILITY
13. Plaintiffs incorporate by reference herein the allegations of paragraphs 1 through 12, inclusive, of this Complaint as though fully set forth herein.
14. At all times herein mentioned, Plaintiff, MELVIN WILFREDO BONILLA CARRANZA was a guest of Defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA and Does 1 through 50, and was lawfully upon the premises located at 2900 Jennings Street, San Francisco, California 94124.
15. Plaintiff is informed and believes and based thereon alleges that at all times herein relevant, defendants, NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA, and Does 1 through 50, were responsible for keeping the premises located at 2900 Jennings Street, San Francisco, California 94124, which they owned, controlled, possessed, leased, rented, maintained, cared for and/or managed, in a safe and hazard-free events, occurrences and/or condition so as to protect from injury and unreasonable risks of harm all foreseeable persons upon the premises, including, but not limited to, persons such as the plaintiff MELVIN WILFREDO BONILLA CARRANZA, from hazards or hazardous and/or dangerous activities upon said premises of said defendants, and each of them. Said defendants, and each of them, are further responsible for the actions of those individuals cohabitating and/or living, or otherwise present upon said premises to provide any upkeep, maintenance, and management of their herein-described premises and its contents in a safe and hazard-free condition so
as to protect from injury and unreasonable risks of harm all foreseeable persons upon the premises, including, but not limited to, persons such as the plaintiff, from hazards or hazardous and/or dangerous activities upon said premises of said defendants, and each of them.
16. Plaintiff is informed and believes and based thereon alleges, that at all times herein relevant, defendants, and each of them, including Does 1 through 50 , inclusive, owned, possessed, controlled, leased, rented, operated, maintained, cleaned, repaired, managed, and supervised the herein described premises and its contents, so that defendants, and each of them, owed a duty of due care to plaintiff, MELVIN WILFREDO BONILLA CARRANZA. This duty included a duty to exercise ordinary and due care in owning, designing, leasing, operating, maintaining, cleaning, repairing, refurbishing, equipping, managing, controlling, possessing and supervising the aforementioned premises and its contents which included a Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E), including, but not limited to, cleaning, repairing, maintaining, managing, controlling, possessing and supewising the presence and use of said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E). The defendants, and each of them, were also responsible to, and were required to, eliminate and/or prevent any hazardous and/or dangerous activities, including those acts and/or activities involving the use of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) upon the premises, and to manage the herein-described premises in such a manner so as to prevent and/or eliminate all dangerous and/or hazardous conditions and/or activities on their property, most particularly in the location where Plaintiff, MELVIN WILFREDO BONILLA CARRANZA, was injured. Said defendants, and each of them, including DOES 1 through 50, Inclusive, breached their duty of ordinary and due care and failed to properly maintain their herein-described premises and its contents, failed to eliminate a dangerous and/or hazardous activity/occurrence at or upon the herein-described premises, and failed to stop or eliminate said hazardous activity, and failed to warn the plaintiff of said dangerous and hazardous activity and/or that said hazard existed at the
time Plaintiff was upon the said premises, all of which proximately caused serious injury and damage to the plaintiff.
17. That at all times herein mentioned defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA and DOES 1 through 50, Inclusive, and each of them, had a duty to properly test, maintain, repair, inspect and warn regarding said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and/or its component parts.
18. On or about June 13, 2005, defendants, and each of them, so negligently owned, possessed, maintained, inspected, controlled, and/or managed their hereindescribed premises, by allowing a hazardous and dangerous act/activity involving said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) to take place upon their said premises and in close proximity to the Plaintiff and for an unreasonable length of time. The hazardous and/or dangerous activity was allowed to occur or take place upon the defendants' property, and in the presence of the Defendants, and each of them. On or about June 13, 2005, plaintiff, MELVIN WILFREDO BONILLA CARRANZA, while lawfully upon the Defendants' herein described premises, and while in their presence, was severely and seriously burned, receiving second and third degree burns to various parts of his body, when the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) ruptured while it was being used and/or misused in a reasonably foreseeable manner, causing him to suffer injuries and damages hereinafter complained of.
19. At no time prior to plaintiff's herein-described incident did plaintiff know of or appreciate the presence of the hazard upon the Defendants' herein described premises.
20. Plaintiff is informed and believes and based thereupon alleges that, at all times herein relevant, defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA and Does 1 through 50, Inclusive, and each of them, knew or, in the exercise of due care, should have known that said premises and/or its contents were in a dangerous, defective and unsafe condition when they negligently, wantonly, carelessly, recklessly, tortuously and uniawfully:
(a) owned, controlled, used and possessed the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E)
(b) managed, controlled operated, entrusted and maintained the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(c) inspected, serviced and repaired the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(d) instructed or failed to instruct the users of the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(e) supervised or failed to supervise the users of the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(f) trained or failed to train the users of the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(g) advised or failed to advise the users of the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(h) guarded or failed to guard users of the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(i) warned or failed to warn the users of the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(j) protected or failed to protect the users of the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E); and (k) conducted themselves with reference to the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and users of it so as to cause it to be in a dangerous, defective, hazardous and unsafe condition.
21. As a direct result of the negligence, carelessness and/or unlawful conduct of defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA, and Does 1 through 50, Inclusive, and each of them, the subject Bernzomatic 16 ounce MAPP

Gas Torch (ID\#:5D48E) was allowed to be used and/or misused by the defendants, and each of them, upon the herein described premises, in a reasonably foreseeable manner, and in close proximity to the Plaintiff, so that Plaintiff, while lawfully upon the Defendants' herein described premises, and while in their presence, was severely and seriously burned, receiving second and third degree burns to various parts of his body, when the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) ruptured and exploded, causing him to suffer injuries and damages hereinafter complained of.
22. That as a proximate result of the said acts/omissions of the Defendants, and each of them, plaintiff was hurt and injured in his health, strength and activity, sustaining injury to his body and shock and injury to his nervous system and person, all of which have caused and continue to cause plaintiff great mental and physical pain and suffering and nervousness, including, but not limited to, shock, fright, fear, anxiety and helplessness, causing severe anguish, depression, anxiety, pain, humiliation and suffering from both physical and mental standpoints. Plaintiff is informed and believes and thereupon alleges that the injuries will result in some permanent disability to the plaintiff, all to plaintiff's general damage in an amount which will be shown according to proof at the time of trial. Since the subject incident occurred at 2900 Jennings Street, San Francisco, California 94124 , this Superior Court has proper jurisdiction over the present action.
23. As a further proximate result of said negligence of the defendants; and each of them, plaintiff has already incurred medical and surgical expenses greater than $\$ 380,000.00$, and will continue to incur medical and surgical related health care expenses, the exact full amount of which is currently unknown but which will be shown according to proof at the time of trial.
24. That as a further proximate result of the said acts of the defendants, and each of them, plaintiff was prevented from attending to his usual occupation for a period of time, had to modify his employment and sustained loss of earnings in an amount that will be shown according to proof at time of trial.

## SECOND CAUSE OF ACTION BY PLAINTIFF AGAINST DEFENDANTS

 NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA. AND DOES 1 through 50, FOR NEGLIGENCE25. Plaintiffs incorporate by reference herein the allegations of paragraphs 1 through 24, inclusive, of this Complaint as though fully set forth herein.
26. At all times herein mentioned, Plaintiff, MELVIN WILFREDO BONILLA CARRANZA was a guest of Defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA and Does 1 through 50, and was lawfully upon the premises located at 2900 Jennings Street, San Francisco, California 94124.
27. Plaintiff is informed and believes and based thereon alleges, that at all times relevant herein, defendants, and each of them, including Does 1 through 50 , inclusive, owned, possessed, controlled, leased, rented, operated, maintained, cleaned, repaired, managed, and supervised the herein described premises and its occupants and contents, so that defendants, and each of them, owed a duty of due care to plaintiff, MELVIN WILFREDO BONILLA CARRANZA who was lawfully present upon said premises. This duty included a duty to exercise ordinary and due care in owning, designing, leasing, operating, maintaining, cleaning, repairing, refurbishing, equipping, managing, controlling, possessing and supervising the aforementioned premises and its contents, including, but not limited to, cleaning, repairing, maintaining, managing, controlling, possessing and supervising the presence and use of a Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E). The defendants, and each of them, were also responsible to, and were required to, eliminate and/or prevent any hazardous and/or dangerous acts/activities, including those acts/activities involving the use of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) upon the premises, and to manage the herein-described premises and its contents in such a manner so as to prevent and/or eliminate all dangerous and/or hazardous conditions and/or activities on their property, most particularly in the location where Plaintiff, MELVIN WILFREDO BONILLA CARRANZA, was injured. Said defendants, and each of them, including

DOES 1 through 50, Inclusive, breached their duty of ordinary and due care and failed to properly maintain their herein-described premises and its contents, failed to eliminate a dangerous and/or hazardous activity/occurrence at or upon the herein-described premises, and failed to stop or eliminate said hazardous activity, and failed to warn the plaintiff of said dangerous and hazardous activity and/or that said hazard existed at the time Plaintiff was upon the said premises, all of which proximately caused serious injury and damage to the plaintiff.
28. That at all times herein mentioned defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA and DOES 1 through 50, Inclusive, and each of them, had a duty to properly test, maintain, repair, inspect and warn regarding said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and/or its component parts.
29. On or about June 13, 2005, defendants, and each of them, so negligently owned, possessed, maintained, inspected, controlled, and/or managed their hereindescribed premises, by allowing the use and/or misuse of said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) to take place upon their said premises and in very close proximity to the Plaintiff and for an unreasonable length of time. The hazardous and/or dangerous activity was allowed to occur or take place up on the defendants' property, and in the presence of the Defendants, and each of them. On or about June 13, 2005, plaintiff, MELVIN WILFREDO BONILLA CARRANZA, while lawfully upon the Defendants' herein described premises, and while in their presence, was severely and seriously burned, receiving second and third degree burns to various parts of his body, when the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) ruptured and exploded while it was being used and/or misused in a reasonably foreseeable manner, causing him to suffer injuries and damages hereinafter complained of.
30. At no time prior to plaintiff's herein-described incident did plaintiff know of or appreciate the presence of the hazard upon the Defendants' herein described premises.
31. Plaintiff is informed and believes and based thereupon alleges that, at all
times herein relevant, defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA and Does 1 through 50, Inclusive, and each of them, knew or should have known that their acts and/or conduct was dangerous, defective and unsafe when they negligently, wantonly, carelessly, recklessly, tortuously and unlawfully:
(a) owned, controlled, used and possessed the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E)
(b) managed, controlled operated, entrusted and maintained the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(c) inspected, serviced and repaired the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(d) instructed or failed to instruct the users of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(e) supervised or failed to supervise the users of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(f) trained or failed to train the users of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(g) advised or failed to advise the users of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E);
(h) guarded or failed to guard users of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and others in close proximity to it;
(i) warned or failed to warn the users of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and other in close proximity to it;
(j) protected or failed to protect the users of the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and others in close proximity to it; and,
(k) conducted themselves with reference to the premises and the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and users of it so as to cause it to be in a dangerous, defective, hazardous
and unsafe condition.
32. As a direct result of the negligence, carelessness and/or unlawful conduct of defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA, and Does 1 through 50, inclusive, and each of them, the subject Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) was allowed to be used and/or misused by the defendants, and each of them, upon the herein described premises, in a dangerous and/or hazardous manner, and in close proximity to the Plaintiff, so that Plaintiff, while lawfully upon the Defendants' herein described premises, and white in their presence, was severely and seriously burned, receiving second and third degree bums to various parts of his body, when the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) ruptured and exploded, causing him to suffer injuries and damages hereinafter complained of.
33. That as a proximate result of the said acts/omissions of the Defendants, and each of them, plaintiff was hurt and injured in his heath, strength and activity, sustaining injury to his body and shock and injury to his nervous system and person, all of which have caused and continue to cause plaintiff great mental and physical pain and suffering and nervousness, including, but not limited to, shock, fright, fear, anxiety and helplessness, causing severe anguish, depression, anxiety, pain, humiliation and suffering from both physical and mental standpoints. Plaintiff is informed and believes and thereupon alleges that the injuries will result in some permanent disability to the plaintiff, all to plaintiffs general damage in an amount which will be shown according to proof at the time of trial. Since the subject incident occurred at 2900 Jennings Street, San Francisco, California 94124, this Superior Court has proper jurisdiction over the present action.
34. As a further proximate result of said negligence of the defendants, and each of them, plaintiff has already incurred medical and surgical expenses greater than $\$ 380,000.00$, and will continue to incur medical and surgical related health care expenses, the exact full amount of which is currently unknown but which will be shown according to proof at the time of trial.
35. That as a further proximate result of the said acts of the defendants, and each of them, plaintiff was prevented from attending to his usual occupation for a period of time, had to modify his employment and sustained loss of earnings in an amount that will be shown according to proof at time of trial.

## THIRD CAUSE OF ACTION BY PLAINTIFF AGAINST DEFENDANTS BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC. WORTHINGTON CYLINDERS AND DOES 51 TO 100, INCLUSIVE, FOR STRICT LIABILITY

36. Plaintiffs incorporate by reference herein the allegations of paragraphs 1 through 35, inclusive, of this Complaint as though fully set forth herein.
37. Plaintiff is informed and believes and based thereon alleges that the aforementioned Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and/or its component parts was not properly manufactured, designed, assembled, packaged, tested, fabricated, analyzed, inspected, merchandised, marketed, distributed, labeled, advertised, promoted, sold, supplied, maintained, repaired and used with inherent defects both in design and manufacture which made it dangerous, hazardous and unsafe both for its intended use or for reasonably foreseeable misuses.
38. Defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, knew that said product and/or its component parts, was to be purchased, and used without inspection for defects by the user and consumer.
39. Plaintiff is informed and believes and based thereon alleges that said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and/or its component parts, was unsafe for its intended use by reasons of defects in its design and or manufacture in that when the same was used as intended or in a reasonably foreseeable manner, said product caused serious injuries and damages to Plaintiff, MELVIN WILFREDO BONILLA CARRANZA, as herein above set forth. Plaintiff is informed and believes and
based thereon alleges that the defect in design and/or manufacture of said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) was a consequence of inappropriate and/or improper material selection, and/or inappropriate and/or improper welding/braising, which resulted in the catastrophic failure at a connection point without appropriate consideration for foreseeable stresses, and was designed and/or manufactured without an appropriate factor of safety.
40. On or about June 13, 2005, the subject Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) was being used and/or misused in a reasonably foreseeable manner, and as a direct and legal result of the defects previously described, said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) ruptured and exploded, thereby causing the injuries and damages to the Plaintiff, MELVIN WILFREDO BONILLA CARRANZA, as previously mentioned.
41. That as a proximate result of the said acts/omissions of the Defendants, and each of them, plaintiff was hurt and injured in his health, strength and activity, sustaining injury to his body and shock and injury to his nervous system and person, all of which have caused and continue to cause plaintiff great mental and physical pain and suffering and nervousness, including, but not limited to, shock, fright, fear, anxiety and helplessness, causing severe anguish, depression, anxiety, pain, humiliation and suffering from both physical and mental standpoints. Plaintiff is informed and believes and thereupon alleges that the injuries will result in some permanent disability to the plaintiff, all to plaintiffs general damage in an amount which will be shown according to proof at the time of trial. Since the subject incident occurred at 2900 Jennings Street, San Francisco, Califomia 94124, this Superior Court has proper jurisdiction over the present action.
42. As a further proximate result of said negligence of the defendants, and each of them, plaintiff has already incurred medical and surgical expenses greater than $\$ 380,000.00$, and will continue to incur medical and surgical related health care expenses, the exact full amount of which is currently unknown but which will be shown
according to proof at the time of trial.
43. That as a further proximate result of the said acts of the defendants, and each of them, plaintiff was prevented from attending to his usual occupation for a period of time, had to modify his employment and sustained loss of earnings in an amount that will be shown according to proof at time of trial.

FOURTH CAUSE OF ACTION BY PLAINTIFF AGAINST DEFENDANTS BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC.. WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS AND DOES 51 TO 100, INCLUSIVE, FOR NEGLIGENCE - PRODUCT LIABILITY
44. Plaintiffs incorporate by reference herein the allegations of paragraphs 1 through 43 , inclusive, of this Complaint as though fully set forth herein.
45. Plaintiff is informed and believes and based thereon alleges that at all times herein relevant, defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, provided the subject Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) for use by Defendants NUBIA MIRANDA, OSCAR GUATEMALA, MARIO OREANA and Does 1 through 50, including their invited guests, lessees, and renters, at the subject premises. As a consequence of the herein described negligent acts/omissions of defendants, the subject Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) ruptured and exploded, thereby causing the injuries and damages as herein described.
46. Plaintiff is informed and believes and based thereon alleges that at all times herein relevant, defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, had a duty to properly design, manufacture, sell, test, maintain, repair, inspect and wam of said defects and dangerous conditions upon and regarding said Bernzomatic 16 ounce MAPP Gas

Torch (ID\#:5D48E) and/or its component parts
47. At all times herein mentioned, defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, knew, or in the exercise of reasonable care should have known, that said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and/or its component parts, was negligently designed, manufactured, sold, tested, inspected, maintained, repaired, contained inadequate warnings and lacked appropriate safety guards and devices, and that it was likely to injure the person who used said product in the absence of such appropriate safety guards/devices. Plaintiff is informed and believes and based thereon alleges that defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, knew, or in the exercise of reasonable care should have known, that the defect in design and/or manufacture of said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) was a consequence of inappropriate and/or improper material selection, and/or inappropriate and/or improper welding/braising, which resulted in the catastrophic failure at a connection point without appropriate consideration for foreseeable stresses, and was designed and/or manufactured without an appropriate factor of safety.
48. Defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, so negligently designed, tested, inspected, maintained, repaired, and warned regarding the hazards and lack of appropriate safety devices on said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) so that the same was a defective and dangerous product, unsafe for the respective use and purpose for which it was intended when used by others.
49. As a direct result of the negligence, carelessness and/or unlawful conduct of defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC.,

WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, the subject Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) ruptured and expioded, thereby causing the injuries and damages as herein described.
50. That as a direct result of the negligence, carelessness, and/or unlawful conduct of defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, Plaintiff was hurt and injured in his health, strength and activity, sustaining injury to his body and shock and injury to his nervous system and person, all of which have caused and continue to cause plaintiff great mental and physical pain and suffering and nervousness, including, but not limited to, shock, fright, fear, anxiety and helplessness, causing severe anguish, depression, anxiety, pain, humiliation and suffering from both physical and mental standpoints. Plaintiff is informed and believes and thereupon alleges that the injuries will result in some permanent disability to the plaintiff, all to plaintiff's general damage in an amount which will be shown according to proof at the time of trial. Since the subject incident occurred at 2900 Jennings Street, San Francisco, California 94124, this Superior Court has proper jurisdiction over the present action.
51. As a further proximate result of said negligence of the defendants, and each of them, plaintiff has already incurred medical and surgical expenses greater than $\$ 380,000.00$, and will continue to incur medical and surgical related health care expenses, the exact full amount of which is currently unknown but which will be shown according to proof at the time of trial.
52. That as a further proximate result of the said acts of the defendants, and each of them, plaintiff was prevented from attending to his usual occupation for a period of time, had to modify his employment and sustained loss of earnings in an amount that will be shown according to proof at time of trial.

FIFTH CAUSE OF ACTION BY PLAINTIFF AGAINST DEFENDANTS BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS AND DOES 51 TO 100 , INCLUSIVE, FOR BREACH OF EXPRESS \& IMPLIED WARRANTY
53. Plaintiffs incorporate by reference herein the allegations of paragraphs 1 through 52, inclusive, of this Complaint as though fully set forth herein.
54. Plaintiff is informed and believes and based thereon alleges that at all times mentioned herein, on and prior to June 13, 2005, defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES; INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, expressly and impliedly warranted to the users of the subject Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) that said Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and/or its component parts, was of merchantable quality and safe for the use for which it was intended.
55. Plaintiff relied on the skill and judgment of defendants BERNZOMATIC CORPORATION, WESTERN INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, and on the express and implied warranties of the defendants, and each of them, for the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) and/or its component parts, when said product was being used in a foreseeably intended manner, on or about June 13, 2005, when the Bernzomatic 16 ounce MAPP Gas Torch (ID\#:5D48E) ruptured and exploded while it was being used in a reasonably foreseeable manner, thereby causing the injuries and damages as herein described..
56. Said product and/or its component parts, was not safe for its intended use, or of merchantable quality as warranted by defendants BERNZOMATIC CORPORATION, WESTERN.INDUSTRIES, INC., WORTHINGTON INDUSTRIES, INC., WORTHINGTON CYLINDERS; and DOES 51 TO 100, and each of them, in that upon reasonably foreseeable use said product caused and/or contributed to the injuries
of the Plaintiff, as herein set forth. Defendants, and each of them, have been given notice of said breach of warranties with the filing of this action.
57. As a proximate result of the breach of said express and implied warranties, by the Defendants, and each of them, plaintiff was hurt and injured in his health, strength and activity, sustaining injury to his body and shock and injury to his nervous system and person, all of which have caused and continue to cause plaintiff great mental and physical pain and suffering and nervousness, including, but not limited to, shock, fright, fear, anxiety and helplessness, causing severe anguish, depression, anxiety, pain, humiliation and suffering from both physical and mental standpoints. Plaintiff is informed and believes and thereupon alleges that the injuries will result in some permanent disability to the plaintiff, all to plaintiffs general damage in an amount which will be shown according to proof at the time of trial. Since the subject incident occurred at 2900 Jennings Street, San Francisco, California 94124, this Superior Court has proper jurisdiction over the present action.
58. As a further proximate result of said negligence of the defendants, and each of them, plaintiff has already incurred medical and surgical expenses greater than $\$ 380,000.00$, and will continue to incur medical and surgical related health care expenses, the exact full amount of which is currently unknown but which will be shown according to proof at the time of trial.
59. That as a further proximate result of the said acts of the defendants, and each of them, plaintiff was prevented from attending to his usual occupation for a period of time, had to modify his employment and sustained loss of earnings in an amount that will be shown according to proof at time of trial.

WHEREFORE, plaintiff, MELVIN WILFREDO BONILLA CARRANZA, prays for judgment against Defendants, and each of them, as follows:

1. General damages in an amount in excess of the minimum jurisdictional limits of this Court;
2. Special damages, including medical and related expenses, both past and
future, according to proof;
3. Loss of earnings, past, present and future;
4. Costs of suit;
5. Pre-Judgement interest; and
6. For such other and further relief as this court deems just and proper.
7. This is an action for the breach of an obligation not arising from contract, and plaintiff therefore, pursuant to Civil Code Section 3288, seeks interest in the discretion of the jury.

Dated: October 25, 2006

Dated: October 25, 2006

BRYMAN \& APELIAN


By:
ANDREW C. BRYMAN Attorneys for Plaintiff

LAW OFFICES OF JILBER S. JAMGOCHYAN


