329 Account Number:	20 1065309 970290728310	97. FEB 14	Vol. //197 Page 46'70
Date Printed: Réconveyance Fee:			
PRINCE AND ACTION OF THE PRINCE OF T	Real for South All Calls at	RECUESTICA RE	COMPANIES
Line works are will have	Loan Service Center		Deliver parties
Seattle, WA 98124	3828	e de la composition della comp	E Control on
aghad this instign).	in in the free cost and cash	DEED OF TR	RESERVED FOR AUDITOR'S USE ONLY.
对于是是中国共和国的		1919 - K-502	
by William James	Leading the property of the		HERICEGER YOAR CYSOLIA TERROREGER YOAR CYSOLIA
			, ("Beneficiary"). Grantor agrees as follows:
in the following desc	CE., Grantor hereby bargal nbed real property (*Propert	ns, sells and conveys to Trustee y"), whether now owned or later to the source of the selection of the selec	in trust, with power of sale, all of Grantor's right, fitle and interest acquired, located at (NUMBER) (STREET) (In Klamath County, Oregon and legally
described as: The	(CITY) West 50 Feet Of Lot 3.	In Block 62 Of Nichols Addit	Ion To The City Of Klamath Falls, Oregon, According To The Herk Of Klamath County, Oregon.
		ACKNOWLED ME:	
	2370235		
Property Tax ID #_ together with all eq way appertaining t Property.	uipment and flixtures, now of the Property; and all leas	r later attached to the Property; ehold interests, rents, payment	call tenements, hereditaments and appurtenances, now or later in any s, issues and profits derived from or in any way connected with the
2. ASSIGNMI 2.1 ASSIC agreements for	the use or occupancy of th	e Property ("Contracts"), including	artor's interest in all existing and future leases, licenses and other no the immediate and continuing right to collect, in either Grantor's or become due under the Contracts ("Payments"). As long as there is no
default under tr Grantor's use o	his Deed of Trust, Grantor is the Payments in any bunkr LAIMER, Nothing contained hysision of the Contracts, exc	granted a license to collect the ruptcy proceeding. In this Deed of Trust shall be collect any money, licent any exper	instrued as obligating Beneficiary or any receiver to take any action to also or perform any obligation under the Contracts, Beneficiary's duties
 SECURED payment of the s 	OBLIGATIONS. This Deed of more of lefeven thousand sixt	y nine dollars and forty eight cer	each agreement of Grantor contained in this Deed of Trust and the Dollars on Issury note(s) signed on February 13 , 19.97
payable to Benefic ("Secured Obligation 4. MATURIT"	lary or order and made by G in"). Nothing contained in the Y DATE. The term of the S	rantor, including all renewals, mo is Deed of Trust shall be constru ecured Obligation commences.	odifications and extensions thereof and any fraure advances nereunder leid as obligating Beneficlary to make any future advance to Grantor. On the date this Deed of Trust is executed and shall end, if not paid
5.1 MAIN	TIVE COVENANTS, Grantors	shall: Maintain and preserve the Property; and	perty. in good condition and repair, ordinary wear and tear excepted; pastore any improvement which may be damaged or destroyed;
55.3 REAL	PLIANCE WITH LAWS. Com LESTATE INTERESTS. Perfo	ply with all laws, ordinances, region all obligations to be perform	ulations, covenants, conditions and restrictions affecting the Property; ed by Grantor under the Contracts; secured by the Property; all taxes, assessments and governmental liens supplies or otherwise which; if unpaid, might become a lien or charge
upon the Prope 5.5 INSU Property again	PANCE Insure continuously st all risks, casualties and lo	y, with financially sound and resses through standard fire and e	putable insurers acceptable to Beneficiary, all improvements on the ordended coverage insurance or otherwise, including, without limitation, ficiary, may reasonably request. The insurance policies shall be in an
aggregate and debris, and she to the Secured	ount of not less than the full all name Beneficiary as loss Cobligation in any manner othic Deed of Trust. In the	replacement cost of all improver payee, as its interest may appea as Beneficiary determines, and event of foreclosure, all of Gra	ments on the Property, including the cost of centration and removal of art. The amounts collected under the insurance policies may be applied such application shall not cause discontinuance of any proceeding to antor's rights in the insurance policies shall pass to purchaser at the
foreclosure sal	e; ARDOUS WASTE: Notify Be tance, or of the receipt by	neficiary within twenty-four (24 Grantor of any notice, order or tal pollution of any kind existir) hours of any release of a reportable quantity of any hazardous or communication from any governmental authority which relates to the of on the Property, or results from the use of the Property or any
surrounding pr 5.7 COS connection wit	operty; and TS AND EXPENSES. Pay, re h foreclosing upon this Deed	Imburse and indemnify Benefic i of Trust, defending any action	iary for all of Beneficiary's reasonable costs and expenses incurred in oil proceeding purporting to affect the rights or duties of Beneficiary or the Payments Including, without limitation, all reasonable attorneys'
fees and value appeal. 4444446666666666666666666666666666666	of the services of staff cour E COVENANTS, Grantor sha VENTS, Accept or collect Pa	isel, legal expenses, collection of ill not without Beneficiary's prior ivments more than one (1) month	osts, costs of title search, and trustee's and receiver's lees at that of our problems of the due date;
6.3 RES Beneficiary sel in the property apply to each	TRICTIONS ON CONVEYAN I, transfer, or convey, or per I/ (or any part thereof), then land every sale, transfer or	ICES. Should the Grantor or the mit to be sold, transferred or con Beneficiary may declare all sun conveyance, regardless whether in conveyance.	on of the Contracts; or need of the Contracts; or need Grantor's successors in interest without the consent in writing of the large of
entitled shall be ap 8. RECONV upon satisfaction	plied to the Secured Obligat EYANCE. Trustee shall recolute the Secured Obligation and TOLIGHTER TO THE PROPERTY OF THE PROPER	nvey such portion of the Propert d written request for reconveyar	ty to the person entitled thereto upon written request of Beneficiary, or common by Beneficiary or any person interested in the Property.
trustee and, upon be vested with all p FORM NO. 312311 ROS-	the recording of such appol powers of the original Truste to CE DE AIT IN ORDER	ntment in the records of the cou economic to the property from or the country of the country	uriy in which this Deed of Trust is recorded, the successor trustee shall reliable to

Ven J

10. EVENTS OF DEFAULT. The occurrence of any of the following events shall, at Bersficiary's option, and at any time without regard to any previous knowledge on Beneficiary's part; constitute a default under the terms of this Deed of Trust, the Secured Obligation and all related loan advantages and applications and all related loan advantages. 2/10:12-NON-PAYMENTIOF PRINCIPAL OR INTEREST: Any payment of principal or interest on the Secured Obligation is not made when cue, or the Crise section of the Property of any Control of the Property is not paid when due; or any other term, covenant or agreement of Grantor contained in this Deed of Trust or in any other document with Beneficiary or in which Grantor grants a security interest in the Property, is not contained in this Deed of States and the Property of the Property of the Which Grantor grants a security interest in the Property, is not contained in this Deed of States and the Property of payment under a real estate contract covering the Property is not paid when date; or any other term, covenant or agreement of Grantor contained in this Deed of Trust or intraty other document with Beneficiary; or in which Grantor Grantor, and the State of Covenant and State of Covenant THIS INSTRUMENT WILL NOT ALLOW FOR THE USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND, USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FIE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPROVED USES. and Tucke (low) v Miers William James Turker og 149-av Smitstracher i 146 ale. At tour compart of the fifth OFFICIAL SEAL
ANN SELVERA NOTARY PUBLIC-OREGON COMMISSION NO. 030201 MY CCMMISSION EXPIRES DEC. 9, 1997 ACKNOWLEDGMENT BY INDIVIDUAL STATE OF OREGON Klama Centify that I know or have satisfactory evidence that William James Tucker and Shirley Ann Tucker is/are the individual(s) who signed this instrument in my presence and acknowledged it to be (his/her/their) free and voluntary act for the uses and purposes mentioned in the instrument. apriception My appointment expires i (getan) ju ACKNOWLEDGMENT IN A REPRESENTATIVE CAPACITY STATE OF OREGON Allowed Service I certify that I know or have satisfactory evidence that isneu of Lunai is/are the individual(s) who signed this instrument in my presence, on oath stated that (he/she/they) was/were authorized to execute the instrument and acknowledged it as (TITLE) to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument. (NOTARY PUBLIC FOR THE STATE OF DREGON) inaciona di politara manda da kasalincali My appointment expires Bank Of Amelica REQUEST FOR RECONVEYANCE No Trustes: CIEDED WV 1 LC STATE OF CREGON: COUNTY OF KLAMATH: the Klamath County Title Filed for record at request of _

P. M., and duly recorded in Vol.

4670

Bernetha G. Letsch, County Clerk

___o'clock

2:39

__ at ___

Mortgages

A.D., 19<u>97</u>

February

\$15.00

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