	56868		
Account Number: ACAPS Number: Date Printed: Reconveyance Fee:	1501931 980911130130 4/15/1998 \$85.00 1st DOT	Vol. <i>M98</i> Page 134 2	18
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WHEN RECORDED		SECULE LES SECRETATIONS OF THE SECRETARY	
Bank of America			
Northwest Regional L	oan Service Center		
P.O. Box 3828			
Seattle, WA 98124-3			
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1 (1964) 1 N 2 1 1 1 2 1 1 2 1 1 2 1 1 2 1 1 2 1 1 2 1 1 2	ATC = 04047		
		DEED OF TRUST	
THIS DEED OF THE	RUST is granted this Who Acquired Title As George	22nd day of April April , I	1993
Delra June Dunlap, As T	enants By The Entirety		1.7.70
("Grantor") to	A MAGGINGER TOWN	Addition of the And Escrow	
m trivet for	Bank of Ameri	ica NT&SA:00 ("Trustee"), ("Beneficiary"), Grantor agrees on fello	
in the following describe	. Grantor hereby bargains, selled real property ("Property"), whe	("Trustee"), ("Beneficiary"). Grantor agrees as follows is and conveys to Trustee in trust, with power of sale, all of Grantor's right, title and in ather now owned or later acquired, located at 4043 Valinda Way (NUMBER) (STREET	s: nteres
8 OF LINE 1, E. C. S. 19	(CITY)	In Namath	
described as: Lot 7,	Block 18, Tract No. 1127, Nin	cooe) County, Oregon and hth Addition To Sunset Village, in The County Of Klamath, State Of Oregon.	i lega
Giran repoblished			
		TOTAL ARE THE WASHED WOOD AS	
		- II - 그리는 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
Property Tax ID #_ R56	(\$524)		
Grantor's use of the 2.2 DISCLAIM enforce any provision are expressly limited 3. SECURED OR	eed of Trust, Grantor is granted a Payments in any bankruptcy pro ER. Nothing contained in this Da on of the Contracts, expend any to giving of proper credit for all	to Beneficiary all of Grantor's Interest in all existing and future leases, licenses and try ("Contracts"), including the immediate and continuing right to collect, in either Granther payments due or to become due under the Contracts ("Payments"). As long as the a license to collect the Payments, but such license shall not constitute Beneficiary's collect of Trust shall be construed as obligating Beneficiary or any receiver to take any a money, incur any expense or perform any obligation under the Contracts. Beneficiary's secures performance of each agreement of Grantor contained in this Deed of Trust and thirty six dollars and twenty five cents.	ere is onsendaction
Ψ <i>33,33</i> 0,23	I resident landa and a second		DOIL
4. MATURITY DA- sooner, on04/17/2	Nothing contained in this Deed of TE. The term of the Secured Of 2013	of Trust shall be construed as obligating Beneficiary to make any future advances he obligation commences on the date this Deed of Trust is executed and shall end, if n	antor. 10t pa
complete any impro- 5.2 COMPLIAN 5.3 REAL EST	wement which may be constructed to the work which may be constructed NCE WITH LAWS, Comply with all ATE INTERESTS. Perform all obligations are constructed to the work when the work was a second so that we would be seen to the work with the work was a second so that we would be seen to the work with the work was a second so that we would be seen to the work with the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work with the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work when the work was a second so the work was a second so that we would be seen to the work when the work was a second so the work was a second so that we would be seen to the work when the work was a second so the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work when the work was a second so that we would be seen to the work when the work was a second so the work wa	and preserve the Property in good condition and repair, ordinary wear and tear extended on the Property; and restore any improvement which may be damaged or destroyed all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property all obligations secured by the Property all obligations are secured by the Property and the Property all obligations are secured by the Property all obligations are secured by the Property all obligations are secured by the Property all the Propert	a; opert
or charges levied ag upon the Property;	ainst the Property; and all claim	orriptly all obligations secured by the Property; all taxes, assessments and government as for labor, materials, supplies or otherwise which, if unpaid, might become a lien or	tal lie char
Property against all rinsurance against fir insurance against fir aggregate amount or debris, and shall nan to the Secured Oblig foreclose upon this foreclosure salar.	risks, casualties and losses through, theft, casualty, vandalism and finctiess than the full replacements Beneficiary as loss payee, as pation in any manner as Benefic Dead of Trust. In the event of	ugh standard fire and extended coverage insurance or otherwise, including, without limited any other risk Beneficiary may reasonably request. The insurance policies shall be at cost of all improvements on the Property, including the cost of demolition and remaind interest may appear. The amounts collected under the insurance policies may be a clary determines, and such application shall not cause discontinuance of any proceed foreclosure, all of Grantor's rights in the insurance of any proceed.	on ti nitatio e in : noval applieding
regulated substance, existence of or pote surrounding property	US WASTE. Notify Beneficiary of the receipt by Grantor of ential for environmental pollution; and	within twenty-four (24) hours of any release of a reportable quantity of any hazard any notice, order or communication from any governmental authority which relates on of any kind existing on the Property, or results from the use of the Property	ious of the oran
Connection with forect Trustee under this Defense and value of the appeal.	closing upon this Deed of Trust, of aed of Trust, or managing the P services of staff counsel, legal e	cidefunding any action or proceeding purporting to affect the rights or duties of Benefic expenses, including any action or proceeding purporting to affect the rights or duties of Benefic expenses, collection costs, costs of title search, and trustellation, all reasonable attomations.	ırred
6.1 PAYMENTS	Accept or collect Payments mo	ore than one (1) month in advance of the due date:	
Beneficiary sell, transin the property (or ar apply to each and e hereunder, whether by 7. EMINENT DOMARTILE Shall be applied.	ONS ON CONVEYANCES. Show fer, or convey, or permit to be so by part thereof), then Beneficiary very sale, transfer or conveyancy y action or non-action, in connection, in the event any portion of the	ould the Grantor or the Grantor's successors in interest without the consent in write old, transferred or conveyed, by agreement for sale or in any other manner, Grantor's in y may declare all sums secured hereby immediately due and payable. This provision ince, regardless whether or not Beneficiary has consented to, or waived, Beneficiary's the Property is taken through employed to one or more.	mere n sha 's rigi
on satisfaction of the S	ecured Obligation and written re-	portion of the Property to the person entitled thereto upon written request of Beneficiar equest for reconveyance made by Beneficiary or any person interested in the Property. Incapacity, disability or resignation of the Trustee, Beneficiary may appoint a successor trustee.	iarv. 1
RM NO. 312311 Ros-1997		the resords of the county in which this Deed of Trust is recorded, the successor trustee	e sha

FORM NO. 312311 R09-1997

Tadage

on Page _

Katthen

13448

Bernetha G. Letsch, County Clerk

Kmi

Mortgages

FEE

\$15.00