			1782 rugo 16802	
	TA-38-	ASSIGNMENT OF RENTS		
17875		DATE FUNDS DISEURSED AND INTER	EST BEGINS ACCOUNT NUMBER	
A AND	D OF THE LOAN TRANSACTION	DATE FUNDS DISBURSED AND INTEN IF OTHER THAN DATE OF THE TRAN December 6, 1982	3654-400614	
E OF THIS DEED OF TRUST AN		GRANTOR(S):	Age	
vember 30, 1982		(1) John F. Connelly	Age: as	
DELLEVE TO	NANCIAL SERVICES	Mariorie I. Conne	128 A	
401 South Nin	th areas	ADDRESS: Star Route 1 I		
Falls, Ore	gon g	CITY: Chiloquin, Oreg	on 97024 Mast	
man management	rica Title Company	E - DYANG	FS	
2	THIS DEED OF TRUST	SECURES FUTURE ADVANC	nt of a Promissory Note of even date in th	e I
. 07	Contor (all, if more than one) for the purpose of securing the payme	nt of a Promissory Note of even date in th rrants to Trustee in trust, with power of sale	-
this Deed of Trust, the unders	rom Grantor to Beneficiary named at	, Klamath	••••••••••••••••••••••••••••••••••••••	
	SUBDLY SUBDLY	TOTON'	he county of	
Lot 20, Block 1	3, OREGON SHORES (SODDE	104 04104	1 16C01.2C2.121C3.1212.253.1212.273	
Klamath,		guilt to the University to the second second	and a second	
	ی میروند و این مارد است. می می می میروند این میروند این میروند این میروند این این این این این این این این این ا این میروند و این مارد این میروند میروند این میروند این میروند این میروند این این این این این این این این این ای	anan III Barriera III III - III	electric, ventilating, refrigerating	and
	and the second secon	cted thereon and heating, lighting, plum	bing, gas, electric, ventilating, refrigerating shall be deemed fixtures of the property a to belonging to trustee and his heirs, exec	
Together with all buildings and	1 improvements now or hereafter ele	h, for the purpose of this poor	- this hoirs exec	utors.
all of which is icround	at meed for agricult	there are a set of the		
The above described real prope	aid land and premises, with all the r	ights, privileges and appurtenances there ights, privileges following, and none other, a premises, reserving the right to collect a g continuance of such default authorizing ig continuance shereby secured to but for the indebtedness hereby secured to	nd use the same with or without taking poss Beneficiary to enter upon said premises and y any lawful means. Payment of the principal sum with interest the recuted by the Grantor in favor of the Beneficiary shall Payment of any additional amounts, with i	Jor to
Grantor also assigns to Beneric	uance of default hereunder, they securithe the securithe to adequacy of any security is a security of a securi	rity for the independent of the intervent of Grantor contained herein; (2)	y any lawin merid and the principal sum with interest the Payment of the principal sum with interest the executed by the Grantor in favor of the Benefic Payment of any additional amounts, with i lewal or refinancing, but the Beneficiary shall end by the Beneficiary to Grantor or to third dance with the covenants of this Deed of Trr dance with the covenants of this Deed of the wing order:	nterest
collect and enforce the same w	CURING: (1) Performance of each age	the above mentioned Promissory the above mentioned or rescheduled; (3) Payment of any accurate the Beneficiary share ewal or refinancing, but the Beneficiary share ewal or refinancing, but the Beneficiary share and the Beneficiary to Grantor or to third	parties.
at the agreed rate in accordan	made, until paid in full at or before in made, until paid in full at or before in be bereafter loaned by Beneficia	ary to Grantor in connection while advance	ed by the Beneficial and this Deed of find	131.
thereon at the agreed rate, as thereon at the agreed rate, as	onal loan(s) in any amount; (4) The period on the second s	e made to protect the security in the follo	excuted by the Grantor in factor with a) Payment of any additional amounts, with i) Payment of any additional amounts, with i leval or refinancing, but the Beneficiary shal ed by the Beneficiary to Grantor or to third dance with the covenants of this Deed of Tra- wing order: s, insurance premiums, repairs, and all other	charges
with interest thereon at the a	the obligation secured by this	be levied and assessed against said press		111372
All payments made the paym	ent of taxes and assess	· · · · · · · · · · · · · · · · · · ·	ficiary's favor ag	ainst fire
TO USECOND: To the pay	ent of principal.	INANTS AND AGREES: (1) to keep su	the protection of Beneficiary endorsed, on dep bliefes therefor, properly endorsed, or not,	or to the
TO PROTECT THE SECUE	LITY HEREOF, GRANTERITY, up to is the Beneficiary may specify, up to	the full value of and to keep the plane to time approve, and to keep the plane to time approve, and to keep the plane of a	le protection of Beneficiary in audorsed, on dep olicies therefor, properly endorsed, on dep olicies therefor, properly endorsed, on dep olicies therefore, properly endorsed, on dep on proceedings to foreclose this Deedof Tri at the foreclosure sale. (2) To pay when due eribed premises, or any part thereof, or upout eribed premises, or any part thereof, or upout eribed premises, or any part thereof, or upout eribed premises, or any part thereof, or upout to Beneficiary ten (10) days before the da payment of all such taxes and assessments. to declare the whole indebtedness secured h to declare therefor; (b) pay all said taxe	all taxes,
amounts, and in such con	proceeds (less expenses of conection	liciary shall not cause unset to the purchaser	at the foremises, or any part thereof, of the da	y fixed by
restoration of said improve	the Grantor in insurance post	ents that may accrue and procure and delive	navment of all such taxes and assessmed h	ereby due
liens (including any prior 1	he interest of Beneficiary in salu prefic	ial receipt of the proper (whether electing	to declare therefor; (b) pay an said by th	his Deed of
law for the first interest of	or(s) under Paragraphs I of 2 above prov	vided for and pay that be added to the u	ther improvements now existing of heres, or	dinances or
and collectible or not), m	mining the validity thereof; and the ag	reed rate. (4) To keep thises contrary to	the purpose of inspecting the premierd damaged o	r destroyed
Trust and shall hear inter	r not to commit or suffer any the	ficiary to enter at an temanner any buil	ha will pay, promptly, the indeptedness use	d, or of any
regulations of the proper	ty days or restore promptly and med	and materials furnished that the time o	without notice, be released from the neuron	aid premise
the somnliance with	the terms and any portion	a navment of said indebication of s	aid premises and lawful right to convey the	
and or affecting the	personalizes then remaining and	is seized of the preminet the lawfu	I claims of the same n	nay nereas
such personal liability of	warrant and will forever defend the	or(s) shall fail or neglect to pay installing	disposition of the premises wing by the Gra	ne Beneficia
IT IS MUTUALLY AC	GREED THAT: (1) It mance of any agree	lien on, claim against or interest in the	become due and payable event of such defau	ns hereof, a
become due, or upon d action or proceeding b	e filed in any court to enforce under need of Trust or under the Promisson	ry Note secured hereby entitled to the mo her person who may be entitled to the mo her person by Flection To Cause Said	Property To Be Sold to satisfy the oblight by the second s	l deposit w and give not
Benefication of	he Benerite a written Notice	in raid property or sound thereinof	Trustee shan	
the such	notice to all documents evidencing		the default of any part of them or his succ	essor in fine
a required by	law.	his Trust Deca and ance with the term	having a subordinate new avereised.	may pay to
(2) Whenever all or a assessments, premium	s for insurance or advances made by	under a subordinate Trust Deed's sale if the by the Trustee for the Trustee's sale if the	s of the first subordinate hen of enterised, a e power of sale therein is to be exercised, a of the Trust Deed and the obligation secur 's and Attorney's fees actually incurred if a hereby cure the default. After payment of the obligations and Trust Deed shall be reir Notice of Default, and Notice of Default ar	llowed by this amoun
the second stany	ume prior respectively, the	tame of the obligation is and t	hereby cure and a mount Deed shall be ter	
and example and ex	(penses accounting) as would not une	in the dismissed or discount	The fault at	id Notice o
proceedings had or i	ame as if no acceleration had occurred	by law following the recordation of said	property on the date and at at the me of	sale, The p ch case, not
ICHIGAN I	time as may then be with	out demand on one navable in lawful	mouse shall be completed and the said	is postpon
Research Sale	at public and he deems expect	the the serson at the time of the div	en in the same manness of implicat	
conducting the sale	he given by public declaration there	totice of Sale, notice that but without an	y covenant of ary, may bid at the sale.	ng the payr
longer than one da shall execute and c	leliver to the purchaser its Deed conve- res or facts shall be conclusive proof of	of by such person at the time three of shall be giv totice of Sale, notice thereof shall be giv ying sald property so sold, but without an the truthfulness thereof. Any person, incl the truthfulness thereof. Any person, incl the full the costs and expenses of exercise the full the procured in connection with nece of title procured in connection with	e until it shall be sale: provided, it life it appointed for the sale: provided, it life en in the same manner as the original Notic y covenant of warranty, express or implied, uding Beneficiary, may bid at the sale, uding Beneficiary, may bid at the sale. Ing the power of sale and of the sale, includi such sale and revenue stamps on Trustee's such sale and revenue stamps on Trustee's to, or the Trustee, in its discretion, may det	not the bal
	the proceeds of the sale on wevide	nce of title provine legally entitled there	to, or the trustee,	Ύ Χ , 5, 103
the Trustee's and sums secured here	Attorney's fees; (2) cost of any to the second seco	which the sale took place. ORIGINAL	ing the power of sale and of the sale, includ- such sale and revenue stamps on Truster's to, or the Trustee, in its discretion, may det	
	a the sound	OKIOINAL		
15-361 (1-80)				

è

officitivit/

16803

(1.20) (1.20)	account of the Purchaser at the aforesaid sale, in the event such possession has not
iously been all the blocked? A first a successor trustee at any time by filing for	d premises to the Purchaser at the aforesaid sale, in the event such possession has not record in the office of the County Recorder of each county in which said property of the substitution is filed for record, the new Trustee shall succeed to all the powers, sor Trustee. Each such substitution shall be executed and acknowledged, and notice say the substitution is filed for record, the new Trustee shall succeed to all the powers, the substitution is filed for record, the new Trustee shall succeed to all the powers, the substitution is filed for record, the new Trustee shall succeed to all the powers, the substitution is filed for record, the new Trustee shall succeed to all the powers.
e part thereof is situated a Substitution and herein or of any succes es, authority and title of the Trustee named herein or of any succes	soor insteel setting that the balance of the above-described premises according to law.
upon payment in full by said Grantor(s) of his indebtedness intervino upon payment in full by said Grantor(s) of his indebtedness intervino pane of well at adding antition for (an appendix particular particula	public improvement or condemnation proceeding. Beneficiary shall be entitled to all
Should said property and other payments or relief therefor, to the ipensation, awards, and other payments or relief therefore, to the partian secured by this Deed of Trust, and the security in the secure of the s	ote secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note
Notwithstanding anything in this Deed of Trust or the Promisson I be deemed to impose on the Grantor(s) any obligation of payment, I be deemed to inforce or effect.	ote secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note except to the extent that the same may be legally enforceable; and any provision to the heir covenants and agreements herein contained, and all provisions of this Deed of Trust successors, grantees, lessees and assigns of the parties hereto respectively. Any reference spropriate, and the same are the same assigns of the parties hereto respectively.
All Grantors shall be jointly and severally liable for fulfillment of a All Grantors shall be jointly and severally liable for fulfillment of a li inure to and be binding upon the heirs, executors, administrators, li inure to and be binding upon the shall be construct as plural where ap	successors, grantees, lessees and assigns of the provisions.
billing billing or unenforceability of any provisions herein shall not ane	and acknowledged, is made a public record as provided by law, arrived as a law and acknowledged, is made a public record as provided by law, arrived by law, and a set of the se
ty, unless brought by Trustee.	Default and of any Notice of Default and the second and default and second and second and the second s
m at the address bereinbefore set for a hotes are allowed and the entry address bereinbefore set for a sub-	nen andre en stat (a transferie) andre en state andre en state andre en state andre en state (transferie) en st Nen andre en state (a transferie) andre en state andre en state en state en state en state en state en state en
IS AUTOALLY AUTORID THAT: G. If the cost of the end post	an an ann an the second strain the second
 Alter Falls Carbonates and Carbonates and Carbonates and Alter Social Socia Social Social Soci	an en
IN WITNESS WHEREOF the said Grantor has to these presents	set hand and seat this of a protection of the set of th
Signed, sealed and delivered in the presence of	- Cinator Borrower (SEAL)
1 2 The Anter	- Praspone Connellip (SEAL)
and build a second seco	and a structure of the second s
County of the Relevant Discourse and the second and a grant and a second and a se	ar an entre state of the best are there are an are the barrent in percently appeared the above named
day of November	STALE and
THERE TO BE PARTICULATION OF A DAMAGE	and Antijorie I. Connolly
- こうにはないないなりの話がやしまたが、 アレート・シート しになっていたいからは行うたけ 長 せいてうどう	voluntary act and deed. 12/29/85
acknowledged the foregoing instrument in be their foregoing instrument in be their foregoing instrument in be	My Commission expires/ / // // // // // // // // // //
(SEAL) Notary Public for/Oregon	Dated
TO TRUSTEE (Asting on the second Constraints of the second	ST FOR FULL RECOVER THE PROOF OF THIS All sums secured by said Deed of Trust have been paid.
	tedness secured by this Deed of Trust. All sums secured by said Deed of Trust may be you under the terms of said Deed of Trust, to cancel all evidences of indebtedness, secured by without warranty, to the parties designated by the terms of said Deed of Trust, the estate now without warranty, to the parties designated by the terms of said Deed of Trust, the estate now without warranty. To the parties designated by the terms of said Deed of Trust, the estate now without warranty. To the parties designated by the terms of said Deed of Trust, the estate now
Des sporte queen programme to: more presented and presented of the sported presented of the sported of the spor	and a second
Described, 21 or white as easily to provide a provide	Fisher(Bullish in Fisher), Bestan, Bisten
	By
This Deed of Trust must b	By By
Do not lose or descroy.	observator, FRACT #1053, in the County of
Lot 20, Block 13, OREGON SHORES Klamath, State of Oregon.	
affixed activity of	
B 1050	TRU OF ORE county of the state
Bie min Drug 22 MM	TRUS OF OREGO Dec.
Bie min DOU	TRUS OF OREGO Dec.
	TRUS OF OREGO Dec.
Bie min Drug 22 MM	TRUST DEED
CUAN BIGURD CITE Becould of Monthal Strand and Second of Monthal S	TRUST DEED
2. Becord of More and Feorie and Feories and Feories and Feories and Feories and Second of More and Second of More and Second of More and Second and Secon	TRUST DEED
2. AM, and record of Moregan 2. Becord of Moregan 3. Bienn County Laurenty Cut At HIM County LEAVE CLARK Voted State Deputy MoAS Det L Deputy Device 1 - Deputy	TRUST DEED