OO	and the second	COPYRIGHT 1989 STEVENS
Rientic 1388 Oregon 97603	ASPEN 02033438 TRUST DEED	Vol. m89 Page 10483
TIMOTHY I. MC GUIRE AND REBEC	12th day of CCA S. MC GUIRE, hu	June
as Grantor, ASPEN TITLE & ESCROW,	INC., An Oregon Co	a far a gan and been and a far a far
HIGHLAND COMMUNITY FEDERAL CR	REDIT UNION	rporation, as Trustee, ar
as Beneficiary.	940, 5,62786738 409	
	WITNESSETH: sells and conveys to tru	istee in trust, with power of sale, the propert
Lot 5, Block 9, FIRST ADDITION County of Klamath, State of Op	N TO KENO WHISPERI regon.	NG PINES, in the matrix of the matrix
CODE 107 MAP 4007-12AO TL 28	800 KEY #618941	STATE OF OREGON
- 영화 알 다양 이 가슴이 있는 것이 가지? 알 등 관람 것 : 		ten sundar in anatos sundar da asara asara a sundar a buran

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all tixtures now or hereafter attached to or used in connec-

on with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _____IWELVE THOUSAND AND NO/100-____

herein, shall become immediately due and payable; To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or restore prompily and in good and workmanike manner any building or merore prompily and in good and workmanike destroyed thereon, and pumprovement which may be constructed, damaged or 3. To complete or restore prompily and in good and workmanike destroyed thereon, and pumprovement which may be constructed, damaged or 3. To comply it hall laws, ordinances, regulations, covenants, condi-tions and restrictions, allecting sale property; if the beneficiary so requests, to cial 'Code as the beneficiancing statements pursuant to the Unitorm Commer-cial 'Code as the beneficing, sa well as the cost of all lien searches made by filing officer-or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the building

3. To comply with all laws, orangeness, results, to form and restrictions, allecting said property; if the beneficiary so requests, to join in executing such financing statements pussant to the Uniform Commercipation executing such financing statements pussant to the Uniform Commercipation executing such financing statements pussant to the Uniform Commercipation public offices or offices, as well as the loss of all lien searches made beneficiary. The provide and continuously maintain insurance on the buildings and such other hazards as the beneficiary may form too or the said premises adjance to the beneficiary. The provide states that states are the said premises adjance to the beneficiary at some require, in an amount not less than states of the beneficiary at some some as insurance and the provide and such other hazards as the beneficiary may form too the latter; all former shall be delivered to the beneficiary at some as marked to the said premises adjance they and in such order approach with a loss payable to any beam and the provide and any process of the same sector and provide and the said provides of the same at grantor sector any based at the provide and the such order any brock the same at grantor. Such application or collected, any part thereof, may be released to grantor. Such application or collected and the such order and the such order and promptly adjust thereof or any provide said policies of the sector and provide and to the such order. The such adjust the such application or any target said to be adjust or notice of delault hereunder or invalidate any part thereof, may be released to grantor. Such application or any target sates that any be level or assessed upon or at agains add or the such approxes and at the provide and the provide and promptly deliver receipts therefore to beneficiary with the release at a state as the sector any target assessed upon or any case become past the form any prevised at a provi

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reason for such taking, which are in excess of the amount required applied by it first costs, expenses and attorney's lees necessarily paid applied by it first any reasonable costs and expenses and attorney's lees, liciary in such proceedings, shall be paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness and execute such instructor afrees, at its own expense, to take such actions, and execute such instructor afrees, at its own expense, to take such actions. 9. At any time and presentation of this deed and the note for endorsement (in case of full coveryances, lor cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in

Intument, irrespective of the maturity dates expressed therein, or subordination or other agreement allecting this deed or the here or charge subordination or other agreement allecting this deed or the here or charge france in any covery, without warranty, all or any part of the promote the legally, entitled theory, without warranty, all or any matters or large sub-france in any covery, without warranty, all or any matters or large sub-degally, entitled theory, without warranty, all or any matters or large sub-legally, entitled theory, without warranty, all or any matters or large sub-be conclusive proof and the recitals therein of any matters or large sub-be conclusive proof and the recitals therein. Trustee's lees for any of the the indebtedness hereby without regard to the adequacy of any security for the indebtedness hereby without regard to the adequacy of any security for the indebtedness hereby without regard to the adequacy of any security for the indebtedness hereby without regard to the adequacy of any security for the indebtedness hereby without regard to the adequacy of any security for the indebtedness hereby without regard to the rones, less costs and expenses of optication and collection, including reasonable attor-ficiary may determine. 11. The entering upon and taking possession of said property, the insurance policies or compensation or release thereoid as aloresaid, shall not cure or pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured herespone with respect to such promise and process to loreclose this trust deed by advertisement and sale, or may direct the trust to loreclose this trust deed by advertisement and sale, or may direct the trust to loreclose this trust deed by advertisement and sale, or may direct the trust to loreclose this trust deed by advertisement and sale, or may direct the trust corder his bronice of logaling in equity as a morigade of direct the approceed to loreclose this trust deed by advertisement and sale, or may di

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surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-ors to any trustee named hrein or to any successor trustee appointed here-under. Upon such appointment, and witsuccessor trustee appointed here-under. Upon such appointment, and witsuccessor trustee the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written intercent each such appointment which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under an other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee.

The Trust Daed Act provides that the trustee hereunder, must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company ings and loan association authorized to do business under the laws of Oregon or the United States; a title insurance company authorized to insure title to real y of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE

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The grantor covenants and agre	es to and with the b	eneficiary and those claiming under him that he is to	w-
fully-seized-in-fee-simple of-said-descri	ibed real property an	d-has a valid, unencumbered title thereto	
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and that he will warrant and forever	defend the same agai	inst all persons whomsoever.	
[1] Andrew R. M. Status, Phys. Rev. Lett. 10, 100 (1996).	g 6000 iyo yuganlariyosi sht uu jayn shqiqil gaay	ાં મુખ્ય તેમ છે. આ પ્રતિ કે મુખ્ય સે આ પ્રત્ય કે માટે તેમ મુખ્ય સ્વત કે પ્રતિ કે પ્રત્ય કે પ્રત્ય કે પ્રત્ય પ્ર આ પ્રત્ય કે મુખ્ય સ્વાયંત્ર કે મુખ્ય સે આ પ્રત્ય કે આ મુખ્ય સ્વાયંત્ર સ્વત સ્વાયંત્ર સ્વાયંત્ર સ્વાયંત્ર સ્વાયં આ પ્રત્ય મુખ્ય સ્વાયંત્ર કે માટે આ પ્રત્ય સ્વાયંત્ર કે આ મુખ્ય સ્વાયંત્ર સ્વાયંત્ર સ્વાયંત્ર સ્વાયંત્ર સ્વાયંત્	دين آين دينيونو دينيونو
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The grantor warrants that the proceeds	of the loan represented 1	w the above described note and this trust deed are:	े. जन्म स
(a)* primarily for grantor's personal, fa (b) for an organization, or (even if or	mily or household purpos	es (se Important Notice below), es (se for business or commercial purposes.	
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secured hereby, whether or not named as a be gender includes the feminine and the neuter, a	neficiary herein. In const nd the singular number in	shall mean the holder and owner, including pledgee, of the contr ruing this deed and whenever the context so requires, the mascul pludes the plucel.	act ine
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	- Brandt Has Hereun	to set his hand the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, which	ever warranty (a) or (b) is	Timothy S. M. Shirkos	
as such word is defined in the Truth-in-Lending A	e beneficiary is a creditor	Timothy I. McGuire	
disclosures; for this purpose use Stevens-Nets Form	tion by making required	Tebecce & Inc quise	સર્વ
If compliance with the Act is not required, disregard	d this notice.		- 44
(If the signer of the above is a corporation,	an a	an a	
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