Project restart protocol many and the state of	FOEM Hes. 881-Origins Trust Deed Series-TEUST DEED.	02-09-94P03:28 RCVD
Market Le, CUNTES and JOLORES LE, CUNTES LAURENCH and ULES VECHALL CLARKS of Bardinger      Market Le, CUNTES ALL, DUCKES LE, CUNTES LETH.     Market Lether Contest in react, with power of ands, the property in     Contest invocably draits, bardgings again dearring with reactes in react, with power of ands, the property in     Contest invocably draits, bardgings again dearring with power of ands, the property in     Contest invocably draits, bardgings again dearring with power of ands, the property in     Contest invocably draits, bardgings again dearring with power of ands, the property in     Contest invocably draits, bardgings again dearring with power of ands, the property in     Contest invocably draits, bardgings again dearring with power of ands, the property in     Contest invocably draits, bardgings again dearring with a drait again drait again dearring with power of ands, the property in     Contest invocably draits, bardgings again dearring with a drait again	THIS TRUST DEED, made this ARTHUR C. BADOREK and JOAN E.	TRUST DEED Vol. <u>m94</u> Page <u>4554</u>
County Ore denoted with any of the function of the second of the se	A DALAN L. CURTIS and DOLORES E	CIIRTTS has Grantor
Code 41 Kap 1909-150C TL 6500"     Code 41 Kap 1900-150C TL 6500"     Code 41 Kap 1900-150C TL 6500"     Code 41 Kap 1900-150C TL 6500 Kap 1400 Kap 1000 Kap	Grantor irrevocably grants, bargan KlamathCounty (	WITWESSETH: this, sells and conveys to trustee in trust, with power of selection.
The presence of the scale of the scale is based and in the scale of	Code 41 Map 3809-35CC TL 6600	ie County of Klamath, Stategof, Oregon.
The second data become data provide . Jecond large or order user al. Delta, with interview of a farming of a provide in the second provide . Jecond provide	the property. FOR THE PURPOSE OF SECURING by	d profits thereof and all fixtures now or hereafter attached to or used in connection will
To product the date and payable, it is the date and intervention of the manufacture of a supressed frame, or hearing, or heari	not some paid, to be due and payable to beneficiar not some paid, to be due and payable 'Februa The date of maturity of the debt secured by becomes due and payable. In the event the within sold, conveyed, assigned or alignated by the form	y or order and made by grantor, the final payment of principal and interest hereof, il 19 10 a unique, 19 98 y this instrument is the date stated above, on which the final installement of the final
a generic as may be shown in the property politic office or office ansatz in 0 the Union. Commercial Code with policy of the analysis of a policy of all ill an exercise and by the ingression of a searching of the analysis of a searching of the analysis of a searching of the analysis of	To protect the security of this trust deed, fra 1. To protect, the security of this trust deed, fra 1. To protect, preserve and maintain the pr provement thereon; not to commit or permit any w amaged or destroyed thereon, and pay when due a 3. To comply with all laws, endinged	In costs instrument, irrespective of the maturity dates expressed therein, or herein, shall operty in good condition and repair; not to remove or demolish any building or im- anto of the property, in and repair; not to remove or demolish any building or im- od and habitable condition any building or improvement which may be
any pridebudents af affantor's expenses. The amount collectly of insurance poor of hereastic placed an locality for the structures policy mobiling, the beneficiary upon or deal and the short offer as borned for or other or threads that in or care or varive any deal and the short offer as borned for or other or threads that in or care or varive any deal and the order of the short offer as borned for or offer as borned for or other of the short offer as borned for or offer as borned for or offer as borned for order of the short offer as and the order of the short offer as a short of the short offer as a short of the short	agencies as may be deemed desirable by the benefic agencies as may be deemed desirable by the benefic by the transformed desirable by the benefic amage by the and such other hazards as the bene written in companies acceptable to the beneficiary ficiary as soon as insured; if the grantee her beneficiary	iciary may from time to time require, in an amount not less than SINTED as a sub- liciary may from time to time require, in an amount not less than SINTED as a sub- burner on the buildings now or hereafter erected on the property against loss or with loss payable to the letter effect on the property against loss or
memory basis       particle y may, at its option, make any of alreet payment or by providing basis and any maxe, assessments, insummers,	any indebiedness secured hereby and in such order as or any part thereot, may be released to grantor. Suc under or invalidate any act done pursuant to such m 5. To keep the property free from construction assessed upon or against the property believe	below of insurance now or hereafter placed on the buildings, the beneficiary may pro- sected under any fire'or other insurance policy may be applied by beneficiary may pro- beneficiary may defermine, or at option of beneficiary the entire amount so collected, h application or release shall not cure or waive any default or notice of default here- on liens and to pay all teres associated and the sector of t
and constitute a breach of this true doubles the beneficiary: render all sums secured by this true doubles without and pays 6. To pay all costs for an double and pays trustes incurred in connection with or in enforcing this obligation and trustes's and storms is less actually incurred. to pay suit, action or proceeding in which the beneficiary's or trustes are secured within any suit for the foreclosure of this dead to pay suit, action or proceeding in which the beneficiary's or trustes are security with a suit double and trust and to pay suit, action or proceeding in which the beneficiary's or trustes are security incurred. to pay suit, action or proceeding in which the beneficiary's or trustes are security with a suit action and trust and the beneficiary's or trustes and security incurred. The trust and and and and and and the beneficiary's or trustes and supress into an alternary's less tormays is easing and pays. It is the ally affect that: 8. In the law affect that: 8. In the law affect that: 9. The trust beach at provides that the trustes bereated court shall adjudge reasonables as the beneficiary's or trustes and the trust open and that any portion or all of the property shall be taken under the right of eminent domin or condemnation, beneficiary's and that any portion or all of the property shall be taken under the right of eminent domin or condemnation, beneficiary's and the appellate to any any portion is and taken and any any bortion is an active member of the Oregon State Bar, a bank, and the second and all of 366,555 to 585,555 to	then, beneficiary may, at its option, make payment secured hereby, together with the obligations describe the debt secured by this trust deed, without waiver of with interest as aloresaid, the property herein the	irrect payment or by providing beneficiary with funds with which to make premiums, t thereof, and the amount so paid, with interest at the rate set torth in the note any rights ansing from breach of set doc, shall be added to and become a set
The trial court's drantor further same to pay since the property shall be inferent and a speal from any independent of the strong in the second of the speal is a speal from any independent of the strong in the speal is a speal from any independent of the strong in the speal is a speal from any independent of the strong independent of the speal is a speal from any independent of the speal is a speal from a speal fro	6. To pay all costs, fees and expenses of this function of the first deed. 6. To pay all costs, fees and expenses of this fit trustee incurred in connection with or in enforcing if T. To appear in and defend any action or proceeding in which the best for pay all costs and expenses, including evidence of all matters of the set of	e beneficiary, render all sums secured by this trust deed immediately due and payable without notice, rust including the cost of fills search as well as the other costs and expenses of the soding purporting to affect the security rights or powers of beneficiary or trustee inficiary or trustee may appear. Including rights or powers of beneficiary or trustee
made to insure fills to an end property of fills state, it is abaldiaries; and it has a construction of the United States; a member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and it is an excise and active member of the Oregon State Bar, a baldiaries; and active member of the Oregon State Bar, a baldiaries; and active is an excise and active member of the Oregon State Bar, a baldiaries; and active is an excise and active is an excite and active is an excise and active is an excise and	The trial court, grantor further agrees to pay such sum formey's lees on such appeal. It is mutually agreed that: 8. In the event that may portion or all of the p ficiary shall have the right, if it so elects, to require	ed by the trial court and in the sound of an appeal from any judgment or decire of as the appellate court shall adjudge reasonable as the beneticiary's or trustee's at- roperty shall be taken under the right of eminent domain or condemnation be- that all or any portion of the main or condemnation be-
TRUST DEED       STATE OF OREGON,         Interview       Interview         Interv	tost company of savings and loan association authorized	er must be either an atomory, who is an active member of the Oregon State Bar, a bank, do business under the laws of Oregon or the Unifed States, a title insurance company autho- ries, affiliates, agents or branches, the Unifed States or any agency thereof, or an escow
ASPEN TITLE & ESCROW-TIC. The product of said County of said Count	TRUST DEED STATEMENT IN THE STATEMENT OF T	STATE OF OREGON
ACCOMPANY OF A CONTRACT OF A C	Alter and a state of the sta	and the within instru- day of
ASPEN TITLE & ESCROW, TNC. Data distance distanc	ter tote (of any results. <b>Fereficier</b> , c., p.), second affect	Page or as fee/tile/instru- ment/microfilm/reception No
	ASPEN TITLE & ESCROW, INC.	the second strategy and an array a weak of the second strategy and the second

## 4555

i de la com

 Physical and the answer of the second to be possible costs, separate and externet to the induce applied costs of the answer of the second to the cost of the second to the sec

and that the grantor will warrant and forever, detend the same against all persons the private of the same described note and this trust deed are: The grantor will warrant and forever, detend the same against all persons whomsoever. to be: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below). This deed applies to in users to the benetic of a natural person) are for business or commercial purposes. This deed applies to insues to the benetic of and binds all parties berefore the holder and owner, including pledgee, of the contract accurate hereby, whether or not named as a beneticiary herein accurate the holder and owner, including pledgee, of the contract if the context so requires, the singular shall be taken to mean and include the plural, and for generally all grammatical changes shall be made, assumed and implied to make the provisions bereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first abo

to come the particular in the event the exciting densitied property of the particle bread in the function of the brooder my the sum of the particle for the particle of the pa
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (e) or (b) is not applicable; if warranty (e) is applicable and the baneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST complexity that Art Hur C. BADORER
disclosures; for this purdes use throng kegulation by making required
ICALING DEMOCRACY STATES IN THE STATES AND A
STATE OF OREGON, County of <u>Klamath</u> )ss. 9 State of the instrument was acknowledged before me on <u>February</u> 19.94, by Arthur C. Badorek and Joan C. Badorek is training and 19.94,
This instrument was acknowledged before ma on
by,19
Of Consecutive Con
REAL OF THE DOLLSON
My commission expires 9/26 Notary Public for Oregon
TATE OF OREGON: COUNTY OF KI AMATU
iled for record at request of <u>Aspen Title Co</u> <u>Feb</u> A.D. 19 94 at 3:28 objective provided the 9th day
<u>Feb</u> <u>A.D.</u> 19 <u>94</u> at <u>3:28</u> o'clock <u>P</u> M., and duly recorded in Vol. <u>M94</u> of <u>Mortgages</u> on Page <u>4554</u>
By Sauline / Villender

10114 1197 193- 0105566 11611 Dans 20115-125621 UTA

05-00-04505 States 1050