I No. 881 - Uregon Trust Deed Series - TRUST DEED (Assignment Res	
9 289 × 40490	
THIS TRUST DEED, made this 19th	day of September 19 95, between
VINLENT U. DAG	GCTTR and TENKA Extension as Grantor,
	as Trustee, and
Charles Trong	, as Beneficiary,
OLENEIL LUIR	WITNESSETH:
the second bandaing call	and conveys to trustee in frust, with power of sale, the property
	Coortiona and
NEXA NEW TO THE TRANSPORT OF THE TRANSPORT	to the official
Lot 33 Block 1, Tract 1098	-Split Rail Ranchos, according to unity, Oregon of the County Clerk of Klamath County, Oregon
	or the county crown of the
Account No.	and a second
Account NO: Serial NO:	
	t at attached the statute belonding or in anywise now
gether with all and singular the tenements, hereditam	ents and appurtenances and all other rights thereunto belonging or in anywise now lits thereol and all fixtures now or hereafter attached to or used in connection with
r hereafter appertaining, and the tamp,	to in anti-inert and payment of the sum
FOR THE PURPOSE OF SECURING PERFO	DRMANCE of each agreement of grantor herein contained and particular
t and date berewith payable to beneficiary or	order and made by granter, the transfer to
of sooner paid, to be due and payable	is instrument is the date, stated above, on which the final installment of the the
The date of maturity of the debt secures wither	adves to attempt to, or actually sell, convey, or analytic to the bapeliciary, which
pecomes due and payable. Should the interest in i property or all (or any part) of grantor's interest in i	it without first obtaining the written concerned by this instrument, irrespective of the beneficiary's option*, all obligations secured by this instrument, irrespective of the beneficiary's option*, all obligations accured by this instrument.
be maturity dates expressed therein, or herein, shall	become immediately due and payable. (Decore animent.
he maturity dates expressed merching of merching	ent** does not constitute a sale, conveyance of using the sale
To protect the security of this trust acces, a	the tond condition and repair; not to remove or demonstration
provement thereon; not to commit of permand in good	d and habitable condition any building or miniovenant with the beneliciary
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so requests, to join in executing such public office or	offices, as well as the cost of an new searches that is a state of
to pay for filing same in the proper part the benelicia	ary. Exit diade now or hereafter erected on the property against loss or
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written in companies acception of the grantor shall fail for a	any reason to procure any such manufaced on the buildings, the beneficiary may pro-
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cure the same at grantol a expension and in such order as	beneliciary may deternine, or at option or waive any default or notice of default nere-
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deed of any matters of fact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.
15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee's in the trust deed as their interests may for the surplus, if any, to the grantor or to any successor in interest entilled to such surplus.
16. Beneficiary may from time to time appoint a successor or successor trustee, the latter shall be vested with all tile, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be nude by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the suct of proper appointment of the suct any of the suct any other deed of its made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of its or any action or proceeding in which grantor, or proceeding is brought by trustee.
17. Trustee shall be a party unless such action or proceeding is brought by trustee.
18. The grantor covenants and agrees to and with the beneliciary and the beneliciary's successor in interest that the grantor is lawfully seized in lee simple of the real property and has a valid, unencumbered till thereto

and that the grantor will warrant and lorever delend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benelic of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this frust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREFOF the drantor has evecuted this instrument the day and year first above written IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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TO:	legal owner and holder of all d satisfied. You hereby are di ute, to cancel all evidences of and to reconvey, without war	, Trustee indebtedness secured by the rected, on payment to you t indebtedness secured by t rranty, to the parties design	e foregoing trust deed. All of any sums owing to yo he trust deed (which are hafed by the terms of the	u under the terms of the delivered to you herewith
DATED:				·
Do not foss or destroy this Trust D Both must be delivered to the trus preconveyance will be made.	eed OR THE NOTE which it secur	An Anna San an Anna Anna Anna Anna Anna	Beneliciary	

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CALIFORNIA AI	L-PURPOSE ACKNOWLEDGMENT
State of California	
State of California	
County of San Joaquin	
On OCT 30 1995	Before me, Scott K. Morse, Notary Public
Personally appeared VINCENT	S. BAGGUTTA AND TORRI L BAGGOTTA Name(s) of Signer(s)
- Personally known to me - OR-	Proved to me on the basis of satisfactory evidence to be the
	person(s) whose name(s) is / resubscribed to within the instr
	and acknowledged to me the he/shothey executed the same i his/her/their authorized capacity (ies), and that by his/her/their
	signature(s) on the instrument the person (s) or the entity upon
	behalf of which the person spaced, executed the instrument.
SCOTTIK, MORSE COMM # 1046242	
SAN JOAQUIN COUNTY My Comm. Botres NOV 20, 1998	WITNESS my hand and official seal.
	Scott K. Morse, Notary Public
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	OPTIONAL
Description of Attached Document	
Title or Type of Document:	EUST DEBA
Document Date:	1995 Number of Pages (2 SIDBS)
Signer(s) other than named above:	NONE
TE OF OREGON: COUNTY OF KLAMATH	
d for record at request of K1a	
A.D., 19 <u>95</u>	at <u>3:23</u> o'clock <u>P.</u> M., and duly recorded in Vol. <u>1:95</u> <u>Mortgages</u> on Page <u>31479</u>