FOEM No. 881—Oregon Trust Deed Series—TRUST DEED. K-41 OT とらら、213、00 TRUST D	155 14904 NOL 22 Page 14904
TRUST D TPISP THIS TRUST DEED, made thisd	
ELVIENTIS TROST DELD, made ma	Gouletr affisso.
as Grantor, Klamath County Title Company	Locott or received as Trustee, and
Statewide Vinyl, Inc., 15125 Hwy. 99.	Lynnwood, WA 98037
as Beneficiary, US Control WITNESS US Cranter irrevocably grants bargains, sells and conve	ETH: ys to trustee in trust, with power of sale, the property
in Klamath	as:
Lot 10 in Block 45 of First Addition to according to the official plat thereof	on file in the office of the
County Clerk of Klamath County, Oregon.	STATEOL OXEGAN
Do not take at sharron this time there OR THO MORE which is second form which	18-2411/2 (cd. 15) [16] Hualise (cd. that strong an only on a strong or a strong on a strong of the strong of t
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fogether) with all and singular the tenements, hereditaments and appu	intenances and all other rights thereunto belonging or in anywise
now or hereatter appertaining, and the rents, issues and profits thereof tion with said real estate.	of and all lixings now of herearter attached to of deet in connect
sum of	Id 55/00*****
note of even date herewith, payable to beneficiary or order and made	by grantor; the final payment of principal and interest hereof, it
The date of maturity of the debt secured by this instrument is becomes due and payable. In the event the within described property	y, or any part thereof, or any interest therein is sold, agreed to be buying obtained the written consent or approval of the beneficiary.
then, at the beneficiary's option, all obligations secured by this instru- herein, shall become immediately due and payable.	iment, intespective of the maturity duct expression of the same state of the same st
To protect the security of this trust deed, grantor agrees. 1. To protect, preserve and maintain said programment in good condition	granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d).reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons frantee in any reconveyance may be described as the "person or persons
and repair; bot to remove or definition any observations of the period of the perio	legally entitled thereto, and the rectains thereal of any matters of have share be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.
5. To compry with all have, outmatch, the beneficiary so requests, to ions and restrictions allecting said property; it is beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer- cial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all lien searches made proper public office or offices, as well as the cost of all lien searches made	10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap- pointed by a court, and without regard to the adequacy of any security for.
beneliciary.	erty or any part thereot, in its own name sue or otherwise context the rens, issues and prolits, including those past due and unpaid, and apply the same,
now or herealted by live said premises against loss or damage by live and such other heards as the beneficiary may from time to time require, in an amount not less than \$4, 140, 55***********************************	ney a tees upon any indeptedness secured netwy, and in such out the intervention of the intervention of the secure interventinterventintervention of the secure intervention of the sec
companies acceptable to the behicitary, while tos beneficiary as soon as insured; policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor, shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least illeten days prior to the expira- tion of any policy of insurance now or hereafter placed on said buildings, tion of any policy of insurance now or hereafter placed on said buildings.	insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereol as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
the beneficiary may procure the same at granton way be applied by benefi- collected under any lire or other insurance policy may be applied by beneficiary	12. Upon default by grantor in payment of any indebiedness secured hereby or in his performance of any agreement hereunder, time being of the with reserve to such payment and/or performance, the beneficiary may
any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any	declare all sums secured hereby immediately did unproceed to foreclose this trust deed event the beneficiary at his election may proceed to foreclose this trust deed by in equity as a mortgage or direct the trustee to foreclose this trust deed by the trustee to pursue any other right or
act done pursuant to such notice. 5. To keep said premises there from construction liens and to pay all faxes, assessments and other charges that may be levied or assessed upon or faxes, assessments and other charges that may be levied or assessments and other against said property, before any, part of such faxes, assessments and other against said property, before any part of such faxes, assessments and other against said property.	remedy, either at law or in equity, which the beneficialy have to be recorded latter event the beneficiary or the trustee shall execute and cause to be recorded
against said "property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver, receipta therefor, to beneficiary; should the grantor lail to make payment of any taxes, asses- ments, insurance premiums, liens or other charges payable by grantor, either indext payment for by 'providing' beneficiary 'with funds with which to " make such payment, beneficiary; may, at its option, make payment ithered, and the interview at the rate set forth in the note secured and the amount of the payment, at its option, the payment in the note secured and the amount of the payment at the rate set forth in the note secured	property to satisfy the outgated section interest a thereof as then required by law and firs the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86,735 to 86,795.
and the ministry ist the ablightings described in paragraphs 6 and 7 of this	sale, the grantor or any other person so privileged by lailure to pay, when due
hereby, together with the outgrands described in part of the debt secured by this frust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants, hereot and for, such payments, with interest as a doresaid, the prop- erty hereinbelore described, as well as the grantor, shall be bound to the erty hereinbelore described, as well as the grantor of the obligation herein	sums secured by the this deck, the oute other than such portion as would entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of not then be due had no default occurred, any other default that is capable of
same extent that they are bound toll the payments and payable with- described, and all such payments shall be immediately due and payable with- out notice, and the nonpayment; thereol shall, at the option of the beneficiary, render, all sums secured by this trust deed immediately due and payable and	Wobligation or trust deed. In any case, in anomon to chang the value of a standard of the beneficiary all costs and, expenses actually, incurred in enforcing the obligation of the trust deed actives with trusteds and strongy's rest of exceeding the amounts provided
constitute a breach of this frust deed. 6. To pay all costs, lees and expenses of this frust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's	by law. by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may
fees actually incurred. This and delend any action or proceeding purporting to 7. To appear in and delend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee; and in any suit, allect the security rights or powers of beneficiary or trustee; and in any suit.	auction to the highest bidder for cash, payable at the time of sale. Trustee
action or proceeding in which the beneficiary of the and loss and expenses, in- any suit for the foreclosure of this deed, to pay all costs and expenses, in- cluding evidence of title and the beneficiary's or frustee's attorney's fees; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be amount of attorney's fees mentioned the start of th	plied. The recitals in the deed of any matters of fact shall be conclusive proof
fixed by the trial court and in the event of an appeal from any judginen, or decree of the trial court, grantor further agrees to pay such aum as the ap- pellate court shall adjudge reasonable as the beneliciary's or trustee's attor- ney's tees on such appeal.	of the truthluness thereot. Any person, excluding the trustee, but interact the grantor and beneficiary, may purchase at the sale. Provided herein, trustee 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, in cluding 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 personn
It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken be for instruct domain or condemnation, beneficiary shall have the	attorney, (2) to the obligation secured by the fund text, (3) to the trust having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entilled to such

and, expenses actually, incurred in enforcing the obligation of the trust deed logether with frustee's and attorney's fees not exceeding the amounts provided by law. '14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either the none parcel or in separate parcels and shall sell the parcel or parcels at auction to the distributed or cash, payable at the time of sale. Trustee shall deliver to sale but without any covenant or warranty, express or im-plied. The trustee sale shall be the sale. Trustee the property could but without any covenant or warranty, express or im-plied. The thereof. Any person, excluding the trustee, but including the group trustee sale pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste and a reasonable charge by trustee shall apply the proceeds of sale to payment of the trust eed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any trustee name herein or to any successor frustee appointed herein under. Upon such appointment, and without conversance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee in named or appoint successor frustee appointed in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duy executed and acknowleded is made a public record as provided by any torter deed obligated to notily any, party hereto of proder appointment of the successor in a or proceeding in which when the date and application or proceeding in which when the date

pellate court snail include: ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of 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 reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it linst upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at lis own expense, to take such actions; and execute such instruments as shall be necessary in oblaining such con-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its lees and presentation of this deed and thout allecting the liability of any person for the payment of the indebtedness, that the triate may (a) consent to the making of any map or plat of said property; (b) join in 1. A substance of the same and from the triate may the liability of any person for the payment of the indebtedness, traitee may the liability of the triate triate of the the indebtedness.

NOTE: The Trust Deed Act provides that the trustee hereunder must; be either on attamey, who is an active member of the Oregon State; Bar, a bank; trust company or savings and loan association authorized to abusiness under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property 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.

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Subally of the data in requiring "optime" deput of po- tant and post are a constrained by a particular instant of the grantor covenants and agrees to fully seized in fee simple of said described in	and with the beneficiary and the	ose claiming under him, that he is law- nencumbered title thereto
9. At any large out them the further pair with large tryings of its large tryinghan of the degree entropy and the case of the reconstruction for constitution in the behalfs of any factor for the property for model the behalfs of any factor for the property by an objection.	in regions of here intervention of here intervention of here intervention of the second of the second of the second of the second of the s	 A state of the sta
and that he will warrant and forever defen	d. the same against all persons to the uppercise substantial persons to uppercise of the same states to the same set	vionsoever. na sense statute sense
as conjectional area with relative where are in energy to be first with remainible reals, estimates and attorney's thus incurred by themewing we area proceedings while the pole product for a first open any considers that all dependent profiles for a first open any considers that all dependent	(i) and induction in the dependence of the dependence of the second of the second s	p. 1999. Then there is the appendix structure and subscription winds dependence is an interaction control of the appendix relationship of a manufacture provider of the appendix of here related with values provider and its providence.
4) a mutually adject (has a fin the creat thread change of all of eith and a fin the creat thread are conformation, hence with the reaction of contrast are conformation, hence richt, if it as allogic to concurs they all as any period of a	And the second s	a new constraints of the second secon
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The grantor warrants that the proceeds of the	to a construct of the state of	bed note and this trust deed are:
(a)* primarily for grantor's personal, family xixXisyxxxxxxxxxxxxxxxxxxxxxxxx	or, household, purposes (see, Important хімохнанахімських хан хогійскіх така аказана ацогогі за сала сала сала сала сала сала сала с	Notice Delow), KNOWKKINXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
personal representatives, successors and assigns. The	he term beneficiary shall mean the hold	u whenever the context so requires, the museumo
gender includes the feminine and the neuter, and the IN WITNESS WHEREOF, said ga	ne singular number includes the plural.	and to prove a bidde one are to a bidde on a set of the
* IMPORTANT NOTICE: Delete, by lining out, whichever,	warranty (a) or (b) is Male	Junnel
not applicable, if warranty (a) is applicable and the be as such word is defined in the Truth-In-Lending Act a beneficiary, MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness form No.	nd Regulation Z, the Contract to the second	tan tiur deal in the source of the M Dirs for the source of the transformed in the source of the source of the the source of the
If compliance with the Act is not required, disregard the	s notice, and arboy or all provides the contract and an or all provides the contract and an	de la serie deserver argée ar caracter ar caracter de la serie de la se
(If the signer of the above is a corporation, of 424001 transmuse use the form of acknowledgement opposite.) User 2205 million and a signature of the signature of a signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature of the signature o	turi es tración declara el tracia esta esta esta esta esta esta esta est	and the state of t
STATE OF OREGON, County of Klamath) ss. County of	55. 55.
This instrument was acknowledged before Aug 2 1989, by Darl	me on This instrument was ack	nowledged belore me on
1. Rummels in and interest interest	as of	
A Clieblie & Bergener Notary Public to	Oregon Notary Fublic for Oregon	
SEALS 1. My commission expires: 1.2~1	7-91 My commission expires:	(SEAL)
An unit de la securit ul tris rui cired	REQUEST FOR FULL RECONVEYANCE	i an
2001, vormeyed as igned as dimuted by the generation of the boundary statement of the particular statement of t	to be used only when obligations have been paid actively provide the transmission of the test manual actions that partial activities of trastee	નું કરવા પુરુષ પ્રાથમિક કરવા ગામમાં પ્રાથમિક વિદ્વાર્થ કે
The sure of crumits of the dept techned	ider of all indebtedness secured by the	e foregoing trust deed. All sums secured by said
trust deed have been fully paid and satisfied. Ye - said trust deed or pursuant to statute, to cance	ou hereby are directed, on payment to I all evidences of indebtedness secured	you of any sums owing to you under the terms of d by said trust deed (which are delivered to you is designated by the terms of said trust deed the
jestate now, held by you under the same Mail red	conveyance and documents to the state	3 BEV of forceffer analysis to the models connection and the connection of the second se
DALED STIM off and surgurar the respective spectrum and the rank is	are 19 million and schnittening with a	<u>หาังและ นอบเราแรกเรา กอนในรังค่าน ระบบกร</u>
		Beneliciary
De not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the	trustee for cancellation before reconvey an ce will be made.
		STATE OF OREGON,
TRUST DEED CONUTFORM No. 1 SUN FU	plat thereof on file in Sounty, Oregon.	County ofKlamath
TOL 10 10 BIOCK 92 OL EI	Dream described as: St Addition to the City	of
136 Octavia St., Klamath Falls,	US SPILS OUL COURCES TO LUNG SPACE RESERVED	at1:43 o'clock .P. M., and recorded in book/reel/volume No
OR Granter	FOR TCIDE RECORDER'S USE	page 14904 or as fee/file/instru- ment/microfilm/reception No. 3778
15125 Hwy. 99: Lynnwood : WA	SLtle_Company	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO UST STATEWIDE, VINYL, INC. D' UST UNGE UN	day of 2000	County affixed. Evelyn Biehn, County Clerk
15125 Hwy. 99		MATTAL DICHUS COQUES OFFICE
Lynnwood, WA 98037	TRUST DEED	NAME TITLE By DAutone Wullinder Deputy