	TRUST	0880 \/~I ·	<u>60143</u> Page 2607
69304	and the second	· Cem	Ser Se
THIS TRUST DEED, m Michael D. Baker	ede this	01	
Julia L. Baker		MARA & PA	, es Gre , as Trustee
CEN I KNA CENCE		(1) States and the states of the states o	
Vinyl Siding Sales,	Inc. Lurtis Irei WITNES	orren, Pres.	, as Benelic
Grantor irrevocably sran	its. bargains, sells and conve	ys to trustee in trust, w	ith power of sale, the proper
Klamath	County, Oregon, described a	n en	regen (1997) Andrew (1997) Andrew (1997)
Lots 1 and 2 and t Addition to the Ci	he North 8 feet of	Lot 3, Block 8	6, Buena Vista
State of Oregon			
Contraction of the second s			
			an an an an an Araba. An
사이지 않는 것이 있는 것이 있는 것은 것은 것이 있다. 같이 있는 것이 있 같이 있는 것이 같이 있는 것이 같이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 있	an a	and the second	
together with all and singular the ten	mments, hereditanents and appur	lenances and all other rights	theraunto belonging or in anywim
or hereafter appertaining, and the re- the property.	e a la casa grafesta la casa de la 🌯	A REAL MARKER AND A REAL AND A	
of Eight thousand fi		1. · · · · · · · · · · · · · · · · · · ·	erein contained and payment of the
note of even date herewith, payable	to hanaficiary or orther and mad	a by drantor, the final pays	according to the terms of a prom ment of principal and interest here
not sooner paid, to be due and payable The date of maturity of the d	le	19.9.8.7765 45 the date, stated above, on	which the final installment of the
becomes due and payable. In the ev	ent the within described property by the tranter without first having	y, or any part thereof, of an na obtained the written cons	ny interest therein is sout, sprea ent or anoroval of the boneficiary.
at the beneficiary's option, all obliga become immediately due and payabl To protect the security of this	8. Sound facil fronter piccont		
1. To protect, preserve and m	naintain the property in good con	v.	name or demolish any building o
demoted on destanced thereast and the	ray when dita all coals indicted in	MTSTIT.	nprovement which may be constru- thereing the property; if the benef
so requests, to join in executing such to pay for filing same in the proper	ちょうめいのかいがいが、からいちゅうちゃちゃちょうがいろかいち ちょ	e fin Unitern Cammuncal t	Jane as the Deneticist's cost foods?
agencies as may be deemed desirable	by the beneficiary.	aildings now or becalier e	rected on the property addinat is
damage by lire and such other haza written in companies acceptable to t liciary as soon as insured; it the gran	the beneticiary, with loss payable to: shall fail for any resson to ora	to the latter; all policies of . cure env such insurance and	to deliver the policies to the band
at least lifteen days prior to the exp	iration of any policy of insurance The amount collected under any fi	now or hereatter placed on ine or other insurance polic	the multings, the beneficiary may v may be applied by beneficiary
any indebtedness secured hereby and or any part thereof, may be released under or invalidate any act done pur	to grantor. Such application or re	latermine, of at option of De clease shall not cure or weiv	neticiary the antire amount to com re any default or notice of default
5. To keep the property iree	from construction liens and to p in before any part of such fases.	aspassments and other char.	id other charges that may be levi ges become past due or delinquen
promptly deliver receipts therefor to liens or other charges payable by gra ment, beneficiary may, at its option	beneficiary; should the grantor i	tail to make payment of any hy providing banaliciary wi	teres, researcements, invitance pro- th lands with which to make such
secured hereby, together with the ob	ligations described in paragraphs without waiver of any rights grisin	6 and 7 of this frust deed, a from breach of env of the	eneu de leges to and decome a p coverente bereol end for such devi
with interest as aforesaid, the prope	rty hereinbefore described, 53 We	ll as the grantor, shall be a ch navments shall be imme	diately due and psyshie without n
and the nonpayment thereof shall, at	t the option of the beneficiary, re-	nder all such secured by in	is the other costs and expenses (
trusten incurrent in connection with	or in enforcing this obligation an	e trustee's and allochey's 18 is to alloct the accurity risk	es scruchy neurron. hts or powers of beneficiary or to
7. To appear in and delend a	in which the beneficiary of trus	teo may appear, mcuuumg a liciary'a or inusioa's atlorna	ny suit for the toroclosure of this w's free: the emphint of attorney
and in any suit, action or proceeding			sphen tion with inclusing or ner
and in any suit, action or proceeding to pay all costs and expenses, includi mentioned in this paragraph 7 in all the trial court, grantor further agrees	serve shall be fively by the frint	court and in the event of an	able as the becaliciary's or trusted
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragreph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that:	cases shall be fixed by the friat is to pay such such as the appellate	court and in the event of an e court shall adjudge reason to taken under the right of i	nnie as the beneticiary a or crosses
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, it it so	cases shall be lixed by the trial s to pay such sum as the appellate ion or all of the property shall be elects, to require that all or any	court and in the event of an e court shall adjudge reason be taken under the right of of portion of the monies pay r an extensor, who is no activ	ane as the beneficiary's or crusted promoted domain or condemnation, rable as compensation for such to a member of the Oracen State Ser. s
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, if it so NOTE: The Trust Deed Act provides that frust company or surings and loan assoc ited to insure title to real physerty of th	cases shall be lixed by the trial s to pay such sum as the appellate ion or all of the property shall b elects, to require that all or any the trustee hereunder must be athe inten authorized to de business under his state, its subsidiaries, affilietes, a	court and in the event of an e court shall adjudge reason the taken under the right of of portion of the monies pay r an emensor, who is an active othe lows of Decome of the im	ante as the beneficiary's or crusted mainent domain or condemnation, vahie as compensation for such to s member of the Oregon State Sur, or hed Stokes, a tills invences compeny
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's tees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, if it so NOTE: The Trust Deed Act prevides that trust company or savings and loan assoc rised to insure title to real paperty of th agant licensed under QRS 695.505 to 69	cases shall be fixed by the trial s to pay such sum as the appellate ion or all of the property shall b elects, to require that all or any the trustee hereander must be eithe alton euthorized to de business unde his stats, its subsidiories, effilietex, a 6.585.	court and in the event of an e court shall adjudge reason be taken under the right of o portion of the monies pay r on otherney, whe is an active s the lowe of Oregan or the Un- gents or branches, the United	anie as the beneficiary's or crusted proliment domain or condemnation, vable as compensation for such to a member of the Oregon State Ser, a list States, a tille internet company of States or any egency thereof, or an a TOP OP DOP CONT
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragreph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shell have the right, it it so NOTE: The Trust Deed Act provides that trust company or savings and loan assoc rized to insure title to real property of th agent licensed under ORS 695.505 to 69	cases shall be fixed by the trial s to pay such sum as the appellate ion or all of the property shall b elects, to require that all or any the trustee hereunder must be eithe lation authorized to de business under his state, its subsidienter, effilieter, a 6.585.	court and in the event of an e court shall adjudge reason be taken under the right of of portion of the monies pay r on enterney, whe is an active s the lows of Oregan or the Un- gents or bounders, the United STAT	anie as the beneficiary's or crusted proliment domain or condemnation, vable as compensation for such to a member of the Oregon State Ser, a list States, a tille internet company of States or any egency thereof, or an a TOP OP DOP CONT
and in any suit, action or proceeding to pay all costs and expenses, includ mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, it it so NOTE: The Trust Deed Act provides that trust company or savings and loan assoc rized to insure title to real property of th agent licensed under ORS 695.505 to 69 TRUST DEES	cases shall be fixed by the trial s to pay such sum as the appellate tion or all of the property shall b elects, to require that all or any the trustee hereunder must be athen tation authorized to de business unde his state, its subsidieries, stillistex, a 6.585.	court and in the event of an e court shall adjudge reason be taken under the right of o portion of the monies pay r an enterney, who is an active s the lows of Oregan or the Un- gents or branches, the United STAT	ane as the beneficiary s or crusted proliment domain or condemnetion, rable as compensation for such to a member of the Oregon State Bor, or hed Stelas, a tills inversate company i States or any egency thereof, or on a EOF OREGON, naty of
and in any suit, action or proceeding to pay all costs and expenses, includ mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, it it so NOTE: The Trust Deed Act provides that trust company or savings and loan assoc rized to insure title to real property of th agent licensed under ORS 695.505 to 69 TRUST DEES	cases shall be fixed by the trial s to pay such sum as the appellate tion or all of the property shall b elects, to require that all or any the trustee hereunder must be athen tation authorized to de business unde his state, its subsidieries, stillistex, a 6.585.	court and in the event of an e court shall adjudge reason be taken under the right of of portion of the monies pay i on enterney, whe is an entwo s the lows of Oregan or the Un- gents or branches, the United STAT Cost	ane as the beneficiary s of crusted maintent domain or condemnation, rable as compensation for such to a member of the Oregon State Bor, o had States, a tills increase company States or any egency thereof, or on a E OF OREGON, naty of
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, if it so NOTE: the Trust Deed Act provides that trust company or savings and loan assoc rized to insure tills to real paperty of th agent licensed under ORS 695.505 to 69 TRUST DEES Michael D. Baker JUIIA L. Baker	cases shall be fixed by the trial s to pay such sum as the appellate ion or all of the property shall b elects, to require that all or any the trustee hereander must be althe fation cuthorized to de lysiness under his stois, its subsidieries, effilieres, e 6.585.	court and in the event of an e court shall adjudge reason be taken under the right of o pottion of the monies pay r on enterney, who is an onlive s the lows of Oregan er the United gents or branches, the United STAT Cost nment	ane as the behalicity's of crusted minum domain or condemnetion, rable as compensation for such to a member of the Oregon State Ser, a hed States, a tille intranse company of States or any egency thereof, or on a E OF OREGON, nty of
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, if it so NOTE: the Trust Deed Act provides that trust company or savings and loan assoc rized to insure tills to real paperty of th agent licensed under ORS 695.505 to 69 TRUST DEES Michael D. Baker JUIIA L. Baker	cases shall be fixed by the trial s to pay such sum as the appellate ion or all of the property shall b elects, to require that all or any the trustee hereander must be althe fation cuthorized to de lysiness under his stois, its subsidieries, effilieres, e 6.585.	court and in the event of an e court shall adjudge reason be taken under the right of o pottion of the monies pay r on enterney, who is an onlive s the lows of Oregan er the United gents or branches, the United STAT Cost nment	ane as the behaliclery's or crusted minum domain or constemnation, rable as compensation for such to a member of the Oregen State Ser, a had States, a title intrance company States or any egency thereof, or on to E OF OREGON, nty of
and in any suit, action or proceeding to pay all costs and expenses, includ mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, it it so NOTE: The Trust Deed Act provides that trust company or savings and loan assoc rized to insure title to real property of th agent licensed under ORS 695.505 to 69 TRUST DEES	cases shall be fixed by the trial s to pay such sum as the appellate ion or all of the property shall b elects, to require that all or any the trustee hereander must be either tation authorized to de business under his stats, its subsidieries, stillietex, a 6.585.	court and in the event of an e court shall adjudge reason be taken under the right of o portion of the monies pay r an enterney, who is an active s the lows of Oregan er the United gents or branches, the United STAT STAT Court reaction of in boo concerns use page	ane as the behalicity's of crusted minum domain or condemnetion, rable as compensation for such to a member of the Origon State Ear, a had States, a tille invance company Sules or any egency thereof, er on a E OF OREGON, nty of
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, if it so NOTE: the Trust Deed Act provides that trust company or savings and loan assoc rized to insure tills to real paperty of th agent licensed under ORS 695.505 to 69 TRUST DEES Michael D. Baker JUIIA L. Baker	cases shall be fixed by the trial s to pay such sum as the appellate ion or all of the property shall b elects, to require that all or any the trustee hereunder must be offse failen cuthorised to de business under this stois, its subsidieries, sifilieries, e 6.585.	court and in the event of an e court shall adjudge reason be taken under the right of o portion of the monies pay r an enterney, who is an active s the lows of Oregan er the United gents or branches, the United STAT STAT Court reaction of in boo concerns use page	ane as the behalicity's of crusted minuent domain or constemnetion, rable as compensation for such to a member of the Oregon State Ser, a hed States, a tille internet company of States or any egency thereof, er on a E OF OREGON, may of
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, if it so NOTE: The Trust Deed Act prevides that trust company or surings and loan associ- rized to insure tills to real paperty of th agent licensed under ORS 696.505 to 69 TRUST DEEL Michael D. Baker Julia L. Baker Julia L. Baker Vinyl Siding Sales Curtis Treloggen,	cases shall be fixed by the trial is to pay such sum as the appellate ion or all of the property shall be elects, to require that all or any the trustee hereunder must be either to a business under his store, its subsidiories, efficience, efficie	court and in the event of an e court shall adjudge reason petition of the monies pay i on extensor, whe is an entire site lows of Oregan or the United STAT Cost STAT Cost for in book page for in book page intent/ Record	ane as the behalicity's of crusted minuent domain or constemnetion, rable as compensation for such to a member of the Oregon State Ser, a hed States, a tille internet company of States or any egency thereof, er on a E OF OREGON, may of
and in any suit, action or proceeding to pay all costs and expenses, include mentioned in this paragraph 7 in all the trial court, grantor further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any port ficiary shall have the right, if it so NOTE: The Trust Deed Act prevides that trust company or savings and lean associ- tized to insure tills to real property of th agent licensed under ORS 698.505 to 69 TRUST DEED Michael D. Baker Julia L. Baker Vinyl Siding Sales Curtis Treloggen, Beneficiary	cases shall be fixed by the trial is to pay such sum as the appellate ion or all of the property shall be elects, to require that all or any the trustee hereunder must be either to a business under his store, its subsidiories, efficience, efficie	court and in the event of an e court shall adjudge reason be taken under the right of o portion of the monies pay r an alterney, who is an active r the lowe of Oregan er the United STAT STAT Court ERESERVED at Internet Compares use page	ane as the behaliclary's of trained minimum domain or condemnation, rable as compensation for such to a member of the Oregon State Bor, a had Steles, a tills invrance company of States or any egency thereof, or an E OF OREGON, inty of

76

which are in encoded the animum required to pay all reasonable costs, expenses and atterney's fees incomencily paid or incurred by dentify the pain paint of property and applied by it lieut upon any reasonable, and the balance applied zero the indebeddent in the train and property in the part of the property in the part of the property in the part of the part o

and that the grantor will warrant and forever defend the same against all persons whomscever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for Avantor a network, formily or howehold, nurnees (see Ignortant Notice bolow), (a)* primarily to r Avantor a network, formily or howehold, nurnees (see Ignortant Notice bolow), (b) how and organization or (as of it section is a maintee for the howe have described note and this trust deed are: This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legators, devizes, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legators, devizes, 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 trust 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 grammaticel changes shall be made, assumed and implied to make the provisions hereoi apply equally to corporations and to individuals. IN WITNESS WHEREOF, the érantor 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 above written.

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of KIAMPTR

Michael B. Baker eka Julia L. Baker Bal ilen ,え.`

.) ss

EQT.

County Clerk

Mulinder

المياني مستقدم من من المراجع ا المراجع المراجع

30 19.93

26572

This instrument was acknowledged before me que This instrument was acknowledged before me on hv 89 c f OFFICIAL SEAL MARY ANN LOVELADY NOTARY PUBLIC-OREGON COMMISSION NO 024245 MY COMMISSION EXPIRES MAY 2, 1997 Mary ann Social My commission expires Mary of Physics Dregon STATE OF OREGON: COUNTY OF KLAMATH: SS. 722 d.s. Vinyl Siding Sales the Filed for record at request of _ area Area M93 A.D., 19 93 at 11:17 o'clock A.M., and duly recorded in Vol. of Mortgages on Page 26071 Oct.

Evelyn Bighn

By

Dauline.

FEE \$15.00

of .

ter and Same

ji.

187

and an and a second second

10-01-03901933 8040