POSSE No. 551—Oregon Trust Bood Sociat—TRUST (PED)	04-94P04:00 RCVD	
73956.  THIS TRUST DEED, made this	TRUST DEED day of January	Vol.m94 Page 380
Central Ora Title Co.	e pest exec (e	as Grantos, as Trustee, an
Vinyl Sading Sales, Inc.  U)NOW No.  Grantor irrevocably grants, bargains, Klamath	WITNESSETH:	es, as Beneficiary
Lot 15, Block 2, RIVERVIE Klamath, State of Oregon		ty of
together with all and singular the tenements, heredic or hereafter appertaining, and the resex, issues and the the property.  FOR THE PURPOSE OF SECURING PER Three thousand seven hunds	A THE PERSON OF	user attached to or used in connection with
note of even date herewith, payable to beneficiary		Contract to the contract of th
1. To protect, preserve and maintain the proprovement thereon; not to commit or permit any war 2. To complete or restore promptly and in go dameged or destroyed thereon, and pay when due at 3. To comply with all laws, ordinances; regula to requests, to join in executing such linancing state to pay for tilling same in the proper public office or agencies as may be deemed destrable by the beneficiary.  4. To provide and continuously maintain in lamage by fire and such other hazards as the beneficiary written in companies acceptable to the beneficiary written in companies acceptable to the beneficiary, siciary as soon as insured; if the grantor shall fail for the least fifteen days prior to the expiration of any put the same at grantor's expense. The amount collumy indebtedness secured hereby and in such order, as we any part thereof, may be released to grantor. Such mader or invalidate any set done pursuant to such material and the content of the company deliver receipts therefor to beneficiary; she may or other charges payable by grantor, either by controlly deliver receipts therefor to beneficiary; she ense or other charges payable by grantor, either by controlly deliver receipts therefor to beneficiary may, at its option, make payment excured hereby, together with the obligations describe debt secured by this trust deed, without waiver or other charges and the property hereinbefore ound for the payment of the obligation herein descend the nonpayment thereof shall, at the option of the loand constitute, a breach of this trust deed.  5. To appear in and defend any action or produced in any suit, action or proceeding in which the bear of the constitute as preached and the nonpayment thereof shall, at the option of the loand constitute, a breach of this trust deed.  6. To appear in and defend any action or produced in this paragraph? In all cases shall be it in trial court, grantor further agrees to pay such surprise see on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the c	and of the property.  And and habitable condition any building of lossts incurred therefor, ations, covenants, conditions and restriction extents pursuant to the Uniform Commerci offices, as well as the cost of all lien sea lary.  In surance on the buildings now or hereafter is surance on the buildings now or hereafter is with loss payable to the latter; all policies any reason to procure any such insurance a solicy of insurance now or hereafter placed exted under any fire or other insurance policies and the any fire or other insurance policies.  In liens and to pay all taxes, assessments and other of such taxes, assessments and other of the described, and the amount so paid, with deed in paragraphs 6 and 7 of this trust deef any rights arising from breach of any of the described, as well as the grantor, shall be introduced in any all such payments shall be into the beneticiary, render all sums secured by trust including the cost of title search as we this obligation and trustee's and attorney's creding purporting to affect the security renediciary or trustee may appear, including its and the beneticiary's or trustee's attorized by the trial court and in the event of the angles of the angles of the angles of the angles of the property shall be taken under the right of that all or any portion of the monies property shall be taken under the right of that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of the monies of that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of the monies of the that all or any portion of th	improvement which may be constructed, is affecting the property; if the beneficiary all Code as the beneficiary may require and riches made by filing officers or searching or erected on the property-against [pss-1] of insurance shall be delivered to the beneficiary on the buildings, the beneficiary may problicy may be applied by beneficiary upon the buildings, the beneficiary may problicy may be applied by beneficiary upon beneficiary the entire amount so collected, aive any default or notice of default hereand other charges that may be levied or larges become past due or delinquent and my tazes, assessments, insurance premiums, with funds with which to make such payinterest at the rate set forth in the note of covenants hereof and become a part of the covenants hereof and for such payments, a bound to the same extent that they are mediately due and payable without notice, this trust deed immediately due and pay-rell as the other costs and expenses of the fees actually incurred, ights or powers of beneficiary or trustee; any suit for the foreclosure of this deed, ney's fees; the amount of attorney's fees an appeal from any judgment or decree of conable as the beneficiary's or trustee's attended to mineral domain or condemnation, beneaughbe as compensation for such taking,
OTE: The Trust Deed Act provides that the trustee hereus ust company or savings and loan association authorized to zed to insure title to real property of this state, its subsid- gent scansed under ORS 696.505 to 696.535.	o do outsiness under the laws of Oregon or the Unite-	Inited States, a title insurance company autho- d States or any agency thereof, or on escrew
(had gut TRUST DEED and a gut the same and t	region frontieram in Artika, juin groon en en STA. Te for allegar onemen a geweng i her rom en einer juin in 1948 - Herstell medern ingelen en en en en en en en en en 1948 - Herstell for gewengelde en gegen begen Co	TE OF OREGON,
Sandra Lee Clair	of the British for production was all more than the	certify that the within instru-
Vinyl Siding Sales, Inc Curtis Treloggen. Pres	SPACE RESERVED Sf.	day of

STATE OF OREGON,

Sandra Lee Clair

County of

Certify that the within instrument was received for record on the day of

Vinyl Siding Sales, Inc

Curtis Treloggen, Pres. (Mr. and recorded ment/microfilm/reception No. as lee/file/instrument/microfilm/reception No. Recorded ment/microfilm/reception No.

Sensificary

Mitness my hand and seal of County affixed.

Central Ore Title Co.

Prineville, OR 97754

By Deputy

Fig. 1381

The scene of the amount required to pay all reasonable costs, expenses and attorney's fees excessarily paid or incurred by grantee which are in accounted from the payed to be benightery and applied by it inst upon any recogniting, while the paid to benightery and applied by it inst upon any recogniting, while the paid to be made a property of the payed to the note for endorsement (in cost of large to the payed to the note for endorsement (in cost of large to the payed to the note for endorsement (in cost of large to the payed to the payed to the note for endorsement (in cost of large to the property). The first the payed to the property (20) bein in faring the payed the note for endorsement (in cost of large to the property). The first the payed to the property of the payed to the property of the first payed payed to the payed to the property of the first shall be not payed to the payed to the property of the first shall be payed to the payed to the property of the first shall be payed to the payed to the property of the first shall be payed to the payed to 381

and that the grantor will warrant and torever defend the same against all persons whomsoever.

And that the grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

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),

This deed applies to incress to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to incress to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

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This deed applies to incress the processor and essigns. The entire parties hereto, their hereto, thei

IMPORTANT NOTICE: Delete, by lining out, whichever warranty of applicable; if warranty (a) is applicable and the beneficiary such word is defined in the Truth-in-Lending Act and Regulated line of the property of the Act and Regulation by making the second of the purpose use Stevens-Ness Form No. 1319, as conspliance with the Act is not required, disregard this notice.	ation Z, the ing required requivalent.  KLOMOTN ).55.
This instrument we	ns acknowledged before me on
by as of	
OFFICIAL SEAL  MARY ANN LOVELADY  NOTARY PUBLIC-OREGON  COMMISSION NO 024245  MY COMMISSION EXPIRES MAY 2, 1997	Mary ann Soubly Notate Publicage, Or My commission expires May 2

	MATTANEE THE RESEARCH PROPERTY OF THE PROPERTY	
STATE OF OREGON: COUNTY OF KLAMA	있습니다. 이 도로 4.000 (1.400 전 1.400 전 1.40	day
of January A.D., 19 94	at 4:00 o'clock P.M., and duly recorded in Vol. M94	9
FEE \$15.00	By Coulen Musilingles	<u></u>

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