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FORM No. 881-1 - Oregon Trust Deed Series-TRUST DEED (No restriction	en essignment). COPY	RIGHT ISSE STEVENS-NESS	LAW PUBLISHING CO., PORTLAND, OR 97204
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100 1201 1746	TRUST DEED	Vol. 1496	Page OIKK
THIS TRUST DEED, made this	day of XCC	mber	:.05
			, 19, between
Richard Boullie & Michele B	011   110		, as Grantor,
Central Oregon Title Co.			
the control of the co	A SECTION OF SECTION ASSESSMENT	***************************************	as Trustee, and
Superior Home Siding, Inc.	Chuck Wilton, C	)wner	as Beneficiary
	WITNESSETH:	•	
Grantor irrevocably grants, bargains, sell	s and conveys to truste	e in trust, with por	wer of sale, the property in
Klamath County, Oregon,	described as:		
	and the second s		
Klamath Falls North, Block	3, Lot 3 & 4, N	2, MH X#	
213313, 4275	The second secon		
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and the state of t	ti in was ing Sagata na sa	÷	
together with all and singular the tenements, hereditamen	nts and appurtenances and	all other rights thereur	to belonging or in anywise now
or hereafter appertaining, and the rents, issues and profit the property.	ts thereof and all fixtures n	ow or hereafter attache	ed to or used in connection with
FOR THE PURPOSE OF SECURING PERFOR	RMANCE of each agreemer	at of grantor herein cor	stained and payment of the sum
of Eight Thousand Three Hundred	Eighteen Doll	ars & no/100	
	D-11 147 1		
note of even date herewith, payable to beneficiary or or not sooner paid, to be due and payable .March201	ruer and made by grantor,	the tinal payment of	principal and interest hereof, if
The date of maturity of the debt secured by this	instrument is the date, sta	• ted above on which t	he final installment of the note
becomes due and payable.  To protect the security of this trust deed, grantor a		and and or of the william to	no that matainnent of the note
1. To protect, preserve and maintain the property	v in sood condition and to	pair; not to remove or	demolish any building or im-
2. To complete or restore promotive and in sood as	nt the property. nd habitable condition now		
3. To comply with all laws, ordinances, regulations so requests, to join in executing such financing statement to pay to think some in the payer of think some in the payer of the second statement.			
to pay for filing same in the proper public office or office agencies as may be deemed desirable by the beneficiary.	ces, as well as the cost of .	all lien searches made	by filing officers or searching
4. To provide and continuously maintain insurar	nce on the buildings now	or herealter erected o	n the property against loss or
written in companies acceptable to the beneficiary with	y may from time to time re	equire, in an amount r	not less than \$,
cure the same at grantor's expense. The amount collected	Of insurance now or hereal	ter placed on the build	dings, the beneficiary may pro-
or any part thereof, may be released to grantor. Such app under or invalidate any act done pursuant to such notice.	_	•	
5. To keep the property free from construction li assessed upon or against the property before any part of	ens and to pay all taxes, a	ssessments and other	charges that may be levied or
ment, beneficiary may, at its option, make payment the	payment or by providing i	beneticiary with funds	with which to make such pay-
with interest as aforesaid, the property hereinhefore deep	rights arising from breach	of any of the covenants	s hereof and for such payments,
Double to the payment of the obligation herein described	G. And All Such navmente e	hall ha immediatelu di	so and massable suithers a site.
and the nonpayment thereof shall, at the option of the be able and constitute a breach of this trust deed.			
6. To pay all costs, fees and expenses of this trust trustee incurred in connection with or in enforcing this	including the cost of title	search as well as the c	other costs and expenses of the
1. 10 appear in and detend any action of proceeds	TO Durborting to affect the	sacurity richte or no	more of homelinians as touristics.
to pay all costs and expenses, including evidence of title a	ciary of trustee may appear and the heneliciary's or tou	r, including any suit for	or the foreclosure of this deed,
miciuloliou ili lius palaklabil / ili ali cases anali de lixed i	DV TOR TEIRI COURT AND IN th	a arrant of an accest t	com one indicate and a discount
the trial court, grantor further agrees to pay such sum as torney's fees on such appeal.	the appenate court shall ac	ijudge reasonable as ti	ne beneficiary's or trustee's at-
It is mutually agreed that:  8. In the event that any portion or all of the properties and the state of the properties o	nerty shell he taken under	the sight of aminous d	
ficiary shall have the right, if it so elects, to require that	it all or any portion of the	e monies payable as o	compensation for such taking,
NOTE: The Trust Deed Act provides that the trustee hereunder	must be either an attorney, w	ha is an active member	of the Oregon State Box - book
trust company or savings and loan association authorized to do I rized to insure title to real property of this state, its subsidiaries	business under the lows of Om	Mon or the United States	a title insurence comment and
agent licensed under ORS 696.505 to 696.585.	A desiratest offette or thought	s, the United States of C	my agency mereot, or an escrow
TRUST DEED		STATE OF O	PECON )
The Control of the Co		County of	
			that the within instrument
RICHARD BOULLIE AND			or record on theday
MICHELE BOULLIE		of	
Granter	SPACE RESERVED	'Q'clo	ckM., and recorded in
***************************************	FOR	book/reel/volu	ıme No on page
SUPERIOR HOME SIDING INC.	RECORDER'S USE	***************************************	and/or as fee/file/instru-
CHUCK WILTON, OWNER		ment/microfila	m/reception No
Sensitive Control of the Sensitive Control of		Record of	of said County.
After Recording Return to (Name, Address, Zip):	The second state of the second	Witne	ess my hand and seal of
and the frames are as a significant of the same of the	4. 5.7	County affixed	L
ATA		A Commence of the Commence of	
3000	Maria de la compania	NAME	TITLE
TO NAME OF THE PARTY OF THE PAR		Ву	



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it that upon any reasonable, costs and expenses and attorney's less, both in the trial and applied courts, presentes, at its own expense, to take such actions and execute such instruments as shall be necessary in a bright of the control of the contro

and that the grantor will warrant and torever detend 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 it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, 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.

secured nereby, whether or nor 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 it 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 hereof apply equally to corporations and to individuals.

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 purposa use Stevens-Ness Form No. 1319, or equivalent of compliance with the Act is not required, disregard this notice.	Richard C Ballio  Righard Boullie  Michele Boullie	
STATE OF OREGON, County of	Klong14 )ss.	
This instrument was acknowle	edged before me on, 19,	•
OFFICIAL SEAL	edged before me on January 31, 199. Land Nichell R Boullil	<i>O</i> ,
GUORIN STRONG	Notary Public for Orego	on
REQUEST FOR FULL RECONVEYANCE (To be us  TO: Central Oregon Title Co. , Trustee		

STATE OF OREGON: COUN	TY OF KLAMATH: ss.			
	and the second and profit and the second and the		the26th	day
	Mountain Title Company A.D., 19 96 at 11:26	o'clockA_]	M., and duly recorded in VolM	96
OI _ICHIUMA	Mortgages	on Pag	ge <u>5122 </u>	
			Bernetha G. Letsch, County Clo	erk

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