MTC-10401-101.Mg Pag 20096 6606 1 2 TRUST DEED 3 4 5 DATE November 17, 1981 6 Ι. Karen A. Lynch 7 irrevocably grants, bargains, sells and conveys to Roderick C. Wendt, 8 Trustee, in trust, with power of sale, for the benefit of JELD-WEN, inc., 9 an Oregon corporation, Beneficiary, the following described property in , GRANTOR, 10 11 12 The Northwesterly 85 feet of lot 3, Block 8, Buena Vista Addition 13 14 15 16 17 together with all appurtenances, tenements, hereditaments, rights, pro-18 fits, water rights, easements, or privileges now or hereafter belonging 19 to, derived from or in anywise appertaining to the above-described pre-20 mises. The above-described real property is not currently used for 21 22 23 II. This deed is intended (1) to secure the payment of the sum of Α. 24 FORTY FIVE THOUSAND, FIVE HUNDRED FORTY NINE and NO/100-----(\$45,549.00) 25 DOLLARS, With interest thereon according to the terms of that certain 26 27 Beneficiary or to order and made by Grantor; and (2) to secure the pay-28 ment of the further sum of 50% of the net profit, if any, realized by 29 Grantor upon a transfer of the above described property on or before , 19<u>81</u>, payable to 30 31 Promissory Note dated , 1986, according to the terms of that same 32 to Beneficiary or to order and made by Grantor; or (3) if no transfer 33 December 1 , 1986, or upon any acceleration or upon repay 34 ment of the indebtedness in full, to secure the payment of the further sum 35 of 50% of the unrealized gain, if any, in the above-described property as 36 of the earlier of these events, according to the terms of that same Prom-37 38 ficiary or to order and made by Grantor, The final payment of principal 39 and interest and such additional sums, if any are required, according to , 19 81, payable to Benethe terms of said Promissory Note, shall be due and payable, if not 40 41 42 43 B. The date of maturity of the debt secured by this instrument is the 44 date, stated above, on which the final installment of said Promissory 45 Note becomes due and payable. In the event the above-described property, 46 or any part thereof, or any interest therein, is sold, agreed to be sold, 47 conveyed, assigned or alienated by the Grantor without first having ob-48 tained the written consent or approval of the Beneficiary, then at the 49 Beneficiary's option, all obligations secured by this instrument, irre-50 spective of the maturity dates expressed therein or herein, shall become 51 52 III. Grantor hereby convenants to and with the Trustee and the Beneficiary that 53 54 Grantor is lawfully seized in fee simple of said premises and has a valid TRUST DEED Page 1 of 4

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unencumbered title thereon, except:

those of record.

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Grantor agrees (1) the Grantor shall pay said note according to the terms thereof; (2) that Grantor shall pay all taxes, assessments and other charges which may be levied or assessed against said property when due; (3) that Grantor will promptly discharge any liens against said property which are superior to the lien of this trust deed; (4) that Grantor shall keep the buildings now or which may hereafter be erected on the premises insured in favor of the Beneficiary against loss or damage by fire, with acceptable to the Beneficiary, and shall name Beneficiary as an additional insured as Beneficiary's interest may appear, and proof of such insurance coverage shall be furnished by Grantor to Beneficiary at the time of closing of the sale of the above property and every year there-_, in a company after upon renewal of said policy; (5) that Grantor shall keep the buildings and improvements on said premises in good repair and condition, and shall not commit or suffer any waste of the premises; (6) that Grantor shall pay all costs of this trust including the cost of title search as well as the other costs and expenses of this trust incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred; (7) that Grantor shall appear in and defend any action or proceeding purporting to affect the security rights or powers of the Beneficiary or Trustee, and in any such suit, action or proceeding in which the Beneficiary or Trustee may appear, including any suit for foreclosure of this deed, to pay all costs and expenses, including evidence of title and the Beneficiary's or Trustee's attorney's fees as fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, Grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the Beneficiary's or Trustee's

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Upon written request of the Beneficiary, the Trustee may (1) consent to the making of any map or plat of said property; (2) join in granting any easement or creating any restriction thereon; (3) join in any subordination or other agreement affecting this deed or the lien hereof; (4) reconveyance may be described as the "person or persons legally entitled thereto", and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any service in this paragraph shall be in an amount fixed by statute, if there be a statute, governing the same, or otherwise a reasonable amount.

VI. A.

Time is of the essence of this Trust Deed and in the event Grantor shall default in the payment of any sum due under the terms of said Promissory Note or in the performance of any covenant of this Trust Deed, Beneficiary shall give Grantor 15 days written notice at

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specifying said default, and Grantor shall have 15 days in which to make spectrying Salu derault, and Grantor Shall have 10 days in which to make said payment or perform such covenant, or to enter upon such performance salu payment or periorm such covenant, or to enter upon such periormance and diligently pursue the same to completion, and if Grantor shall fail to do for the Pereficient chall have the might to define the entire and all generic pursue the same to completion, and it granted shall have the right to declare the entire un-to do so, the Beneficiary shall have the right to declare the entire unto do so, the peneticiary shall have the Light to declate the entire a paid balance of said Promissory Note immediately due and payable. In yaru varance or saru fromissory note immediately que and payable. In such an event, the Beneficiary at Beneficiary's election may proceed to such an event, the Denerrorary at Denerrorary's election may proceed to foreclose this Trust Deed in equity as a mortgage or direct the Trustee to foreclose this Trust Deed by advertisement and sale, or may pursue 4 any other appropriate legal or equitable remedy. 5 B. Upon default and the giving of such 15-day notice thereof, Grantor 6 b. upon derault and the Siving of such is-day notice thereof, Gran shall have the option within said 15-day period to deed the abovedescribed premises to the Beneficiary, by a form of estoppel deed in lieu 7 8 described premises to the peneticiary, by a LOIN of estopper aced in I of foreclosure, and beneficiary shall accept said deed and become en-9 10 titled to the immediate possession of said property. 11 C. Upon default by the Grantor in the payment of said Promissory Note or 12 13 in the performance of any covenant herein, and following 15 days notice the the performance of any covenant nerein, and for our is any deliver to the Tweeter a consister of a set of the Tweeter and Table and Table and Table and the Tweeter a consister of the Tweeter and the Tweeter a consister of the the Tweeter and the the Tweeter and the the Tweeter and the the Tweeter and the the the Tweeter and the the the the tweeter and the the tweeter and tweeter 14 15 without cure, the beneficiary may declare all sums secured netery inneur-ately due and payable and may deliver to the Trustee a written notice of affority and clostion to call the account. Then delivery of cald notice 16 ately que and payable and may deliver to the irustee a willen nuller of default and election to sell the property. Upon delivery of said notice 17 of default and election to sell, the Beneficiary shall deposit with the 18 Us we and and electron to serie, the peneticiary shall deposit with the Trustee this Deed of Trust and all promissory notes and documents evi-19 dencing expenditures secured hereby, whereupon the Trustee shall fix the time and place of cale and give potice thereof as then required by law 20 time and place of sale and give notice thereof as then required by law. 21 22 23 When the Trustee sells pursuant to the powers provided herein, 24 When the flustee setts pursuant to the powers provided herein, Trustee shall apply the proceeds of sale to payment of (1) the expenses 25 irustee snall apply the proceeds of sale to payment of (1) the expen of sale, including the compensation of the Trustee and a reasonable aborto to Trustee a stranger (2) to the obligation required by the of safe, including the compensation of the frustee and a reasonable charge by Trustee's attorney; (2) to the obligation secured by the Trust Deed: (2) to all percent bering recorded lient subconvert to the interest 26 27 charge by inustee's allothey; (4) to the our gallon secure by the interest Deed; (3) to all persons having recorded liens subsequent to the interest of the Trustee in the Trust Deed of their interest 28 of their priority. (1) the symplus of ent to the Creater of the Creater of the Subsequence of the Subsequenc 29 of their priority; (4) the surplus, if any, to the Grantor or to Grantor 30 31 32 successor in interest entitled to such surplus. 33 Grantor agrees that failure of the Beneficiary at any time to require 34 performance by the Grantor of any provision of this Trust Deed or said 35 periormance by the Grantor of any provision of this frust been of said note, shall in no way affect Beneficiary's right hereunder to enforce the same nor chall any valuer of any breach of any provision bereaf he hald 36 same, nor shall any waiver of any breach of any cuch provision or ac a 37 same, nor snall any waiver or any preach of any provision mereor be mere to be a waiver of any succeeding breach of any such provision, or as a 38 39 40 The Trustee accepts this trust when this deed, duly executed and acknow-41 waiver of the provision itself. 42 43 ledged, is made a public record as provided by law. 44 This Trust Deed inures to the benefit of and binds the parties hereto, their heirs, devisees, administrators, executors, successors and assigns. 45 The term beneficiary shall mean the holder and owner, including pledge, of the contract cooured boreby, thether or act newed as a booff atom boreful 46 the contract secured hereby, whether or not named as a beneficiary herein. 47 VII. 48 49 50 VIII. 51 52 53 54 TRUST DEED Page 3 of 4

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IN WITNESS WHEREOF, Grantors have hereunto set their hands, all on the day 1 2 and year first above written. 3 4 aun a. Lynch .5 6 7 8 9 STATE OF OREGON 10) ss. November 17 ____, 19 81 COUNTY OF Klamath 11 12 13 Personally appeared the above named 10:30 L 14 Karen A. Lynch 15 and acknowledged the foregoing instrument to _ her 16 voluntary act and deed. 17 Before me: 18 19 20 21 Notary Public for Oregon My commission expires: 22 7-13-85 23 24 25 STATE OF OREGON 26 27 November 17 SS. , 19 81 COUNTY OF ____Klamath 28 29 I certify that the within instrument was received for record on the ______ 30 day of November , 1981, at 3:34 o'clock P m., and recorded in 31 book/reel/volume no. <u>M 81</u> on page 20096 or as document/fee/ 32 file/instrument/microfilm no. _6606 33 , Record of Mortgages of said County. 34 35 Witness my hand and seal of County affixed. 36 37 38 Evelyn Biehn 39 NAME 40 41 42 County Clerk TITLE 43 44 45 BY 46 Fee\$ 46.00 47 48 After Recording Return To: 49 50 51 52 53 54 TRUST DEED Page 4 of 4