NAM No. 551 - Orrgun Trust Dead Series - THUST 11 ED (A		
86740 08-24-94P03:50 RC		ust DEED Prol.mg4 Page 26463
THIS TRUST DEED, made this	22nd	. day of, 19.94, between
MOUNTAIN TITLE COMPANY (JELD-JEN, Inc., AN OREGO)F KLAMATH	, as Grantor, OUNTY, as Trustee, and
MAMAR JANJ, ANRIJANANJANA INA	4	WESSETH :
Grantor irrevocably grants, paris KLAMATH County;	ins, sells and	onveys to trustee in trust, with power of sale, the property in
	DESCRIPTION	EXHIBIT "A" WHICH IS MADE A PART HEREOF
and RECORDED ON 8/ 24/94	.n Vol M94 a	BORDINATE TO A TRUST DEED DATED August 22, 1994 At Page 26458 , in the Microfilm Records of Klam is KLAMATH FIRST FEDERAL SAVINGS AND LOAN
or hereafter appertaining, and the rents, ssue	and protits there	appurtenances and all other rights thereunto belonging or in anywise now of and all fixtures now or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING THIRTY FIVE THOUSAND, FIVE	HUNDRED FIL	"TY AND NO/100ths**
note of even date herewith, payable to sent i	ciary or order a	Dollars, with interest thereon according to the terms of a promissory d made by grantor, the linal payment of principal and interest hereof, in a QQ
recomes due and payable. Should the granter erty or all (or any part) of granter's interest	ed by this instru- either agree to, u in it without first	thempt is the date, stated above, on which the final installment of the poly thempt is the date, stated above, or assign all (or any part) of the poly thempt to, or actually sell, convey, or assign all (or any part) of the pro- t obtaining the written consent or approval of the beneficiary, then, at the t, irrespective of the maturity dates expressed therein, or herein, shall be of an earnest money agreement** does not constitute a sale, conveyance of
To protect the security of this trut dee 1. To protect, preserve and main ain t	he property in is	od condition and repuir; not to remove or demonstrality bundling of his
2. To complete or restore promptly are lamaged or destroyed thereon, and pay when	due all costs incu	read therefor.
to requests, to join in executing such financir to pay for filing same in the proper public of the pay for filing same in the proper public of	g statements put lice of offices, as	well as the cost of all lien searches made by filing officers or searching
4. To provide and continuously nain lamage by fire and such other hazards 18 fit	beneficiary may	the buildings now or hereafter erected on the property against loss of from time to time require, in an amount not less than STUIL INSUE ayable to the latter; all policies of insurance shall be delivered to the bene insurance and to deliver the policies to the beneficier.
liciary as soon as insured; if the grantor that it least lifteen days prior to the expiration of sure the same at grantor's expense. The smoc	any policy of in any collected unce	to produce any such risking of a laced on the buildings, the beneficiary may pro- urance now or hereafter placed on the buildings, the beneficiary may pro- any fire or other insurance policy may be applied by beneficiary upon any fire or other insurance policy may be applied by beneficiary upon a may determine or st ontion of beneficiary the entire amount so collected
or any part thereof, may be released to frant inder or invalidate any act done pursua it to	nr. Such applicati nuch notice.	of to new all taxes assessments and other charges that may be levied o
assessed upon or against the property before promptly deliver receipts therefor to be left: liens or other charges payable by grants, sid	any part of such ury; should the g er by direct pays	taxes, assessments and other charges become part due of deministration and entor fail to make payment of any taxes, assessments, insurance premiume tent or by providing beneficiary with funds with which to make such pay and the amount so paid, with interest at the rate set forth in the not
secured hereby, together with the obligations the debt secured by this trust deed, with ut a with interest as aloresaid, the property here	described in para aiver of any right ubefore described	(and its of and 7 of this trust deed, shall be added to and become a part of a arising from breach of any of the covenants hereof and for such payments as well as the grantor, shall be bound to the same extent that they ar ' all such payments shall be immediately due and payable without notice ary, render all sums secured by this trust deed immediately due and pay
able and constitute a breach of this trus des 6. To pay all costs, fees and expenses	t. of this trust inclu-	ing the cost of title search as well as the other costs and expenses of the
7. To appear in and defend any ecter and in any suit, action or proceeding in whic	or proceeding pa	or trustee may appear, including any suit for the foreclosure of this deed beneficiary appear, including any suit for the foreclosure of this deed
mentioned in this paragraph 7 in all cases sh the trial courr, grantor further agrees to pay torney s fees on such appeal.	ul be fixed by fi uch sum as the t	sopellate court shall adjudge reasonable as the beneficiary's or trustee's at
8. In the event that any portion or a liciary shall have the right, if it so elects, t	o require that su	shall be taken under the right of eminent domain or condemnation, bene or any portion of the monies payable as compensation for such taking
	or branches, the Unit	her an attorney, who is an active member of the Oregon State Bar, a bank, trust compare in Oregon or the United States, a title insurance company authorized to insure title to re ad States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.58 option.
TRUST DEED	0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	STATE OF OREGON,
JANET BEAR WOLVERTON	<u>3</u>	I certify that the within instru- ment was received for record on the
and a second s The second se The second s		1 general is a state day of the
and the second	19 B. 19 B. 19	
JELD-WEN, Inc., an Oregon Co	rportion	SPECIES BELLER
JELD-WEN, Inc., an Oregon Co		RECORDER 5 USE page or as fee/file/instru- ment/microfilm/reception No
JELD-WEN, Inc., an Oregoil Co		Reconder suse page or as fee/file/instru- ment/microfilm/reception No Record of of said Count Witness my hand and seal of County alfixed.
JELD-WEN, Inc., an Oregou Co		Record of of said County Witness my hand and seal of County affixed.

1 E

26464

 \mathbf{p}_{2}^{*}

Participant in the service of the mean repeated by a constraint of the service of the service and problem of the service of

1994, recorded on August 24 , 1994, in Vol M94 at page 26458 , in the Microfilm Records of Klamath County, Oregon wherein the beneficiary is Klamath First Federal Savings and Loan Association will warrant and inverse defend the same against all persons whomsoever. and that the grantor will warrant and i never defend the same against all persons whomsoever. The grentor warrants that the proceeds of the loan represented by the above described note and this trust deed are: The grentor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's persona, family or house of the person are for business or commercial purposes. (b) for an organization, or (even if grantor is a nature of person) are for business or commercial purposes. This deed applies to, inures to the bin netit of and bird ell parties hereto, their heirs, legates, devisees, administrators, executors, This deed applies to, inures to the bin netit of and bird ell parties hereto, their heirs, legates, devisees, administrators, executors, This deed applies to, inures to the bin netit of and bird ell parties hereto, their heirs, legates, devisees, administrators, executors, This deed applies to, inures to the bin netit of and bird ell parties hereto, their heirs, legates, devisees, administrators, executors, This deed applies to, inures to the bin netit of and bird ell parties hereto, their heirs, legates, devisees, administrators, executors, the construing this trust deed, it is un terstood that the grantor, frustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is an terstood that the grantor, trustee and/or beneficiary and grammatical changes shall be if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be imade, assumed and implied to make the provisions hereof up ply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has exec

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

Janey Bese (aldurento * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) 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-Lindian Act and Regulation Z; the benaficiary IAUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness from No. 1319, or e juivalent. If compliance with the Act is not required, disre pard this notice. STATE OF OREGON, County of KLAMATH .) ss. by JAH IT BEAR WOLVERTON I his i istrument was icknowledged before me on .. by OFFICIADBEAL HELEN M. FINK HELEN M. FINK NOTARY PUBLIC - OREG ON COMMISSION NO: 014/56 COMMISSION EXPIRES APR / 0.1/9 6 51 S My commission expires 420/94 5 i 1 A HERE'S BLOOM REQUEST FOIL FULL RECONVEYAN I (To be used only when obligations have been paid.) The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed (which are delivered to you herewith trust deed or pursuant to statute, to care if all evidences o indebtedness secured by the trust deed (which are delivered to you herewith the trust deed) and to reconvey, without we ranky, to the parties designated by the terms of the trust deed the estate now together with the trust deed. held by you under the same. Mail is some same and docus sats to TOP MENT 1.1 .,19 DATED: . Do not loss or destroy this Trust Deed Of THE NOTE which it secures. Both must be delivered to the trustee for cance flation before Preconvayance will be mode: 10 1923 Beneliciary 15 12 急到的第三人 _____ _____: <u>____</u>_ ्युत्

-stik 1 148

S 833 863

#33069-HF

EXHIBIT "A" LEGAL DESCRIPTION

26465

Unit No. B-5 of HARBOR SLES CONT OMINIUMS, PHASE II, TRACT 1284, situated in a portion of Lot of Tract 12'5 and a portion of HARBOR ISLES CONDOMINIUMS, PHASE I, TRACT 1238, being in the SV1/4 of Section 19, Township 38 South, Range 9 East of the Willamette Meri Jian, Klamath County, Oregon, and further described in that certain Declaration recorder in Volume N83, page 21250 and supplemented in Volume M93, page 27937, Microfilm Records of Klamath County, Oregon, appertaining to that real property situated in Klamath Falls, C regon, and rr ore completely described in said Declaration, which Declaration is incorporated herein by reference and made a part hereof as if fully set forth herein, together with a nundivided interest in the general common elements as pertaining to said condominiums as set for thin said Declaration, and said Condominium Unit shall be used subject to the provisions, ct venants, restrictions and limitations as set forth in said Declaration, including the plans and other exhibits which are a part thereof, and the Bylaws of Harbor Lies Condominium Owners' Association recorded simultaneously therewith.

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at req		auest of		Mante	in Title Co	the	24th day	
of		Aug	A.D., of	19 9 1	at3:i0 Mortgaga i	o'clockP_M on Pag	1., and duly recorded in e 26463	Vol. <u>M94</u> ,
FEE	\$20	.00				Evelyn Biehn	County Cler	ik induce
				a the second				
			and a start of the second s	en e				
	<i>.</i>			and a state of the				