FORM No. 891 - (regon Trust Deed Series - TRUS (DEE)	Asalas ment Restrict	COYTRUIT 104 STEVENU KES LAW PUBLISIUME CO, PORTLANO, OR 9704
93224 01-04-95P02:23 R(VD i	1396-7314 VolPage223
THIS TRUST DEED, mad i thi FERNDALE DEVELOPMENT,].	i <u>r 620th</u>	day of December
MOUNTAIN TITLE COMPANY OF JELD-WEN inc., an Oregoi G	KLAMATH CO	NTY as Grantor,
		TNESSETH:
Grantor irrevocably grants, ba., Klamath County	ains, sells and	conveys to trustee in trust, with power of sale, the property in
Lot 7. in Blocc to the official plat Klamath County, D ego	thereof on	CT 1126, FIRST ADDITION TO FERNDALE, according file in the office of the County Clerk of
- Jan Mulalla Lii, youniya joo kyee Sana Sana Sana Sana Sana Sana Sana Sana	instrume t and has n	TITLE COMP JNY, has recorded this by recuest as an accompodation only.
$\rightarrow r$ hereafter appertaining, and the rents, issue	that ma wereditaments e v	es effect upon the title to any real property e described tharein. appurtenances and a 1 other rights thereunto belonging or in anywise now sof and all lixtures now or hereafter attached to or used in connection with
d fifteen thousand dollars :	nd no/100 :	CE of each agreement of grantor herein contained and payment of the sum (\$15,000.00)********************************
**************************************		Dollars, with interest thereon according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof, if
The date of naturity of the debt secu- peranes due and payable. Should the planto- rty or all (or any part) of grantor's in erem- peneticiary's option [*] , all obligations secures	ed by this instant either agree to in it without 1 r by this instrum	itempt to, or actually sell, convey, or assign all (or any part) of the note itempt to, or actually sell, convey, or assign all (or any part) of the prop- r t obtaining the written consent or approval of the beneficiary, then, at the at, irrespective of the maturity dates expressed therein, or herein, shall be- r of an earnest money agreement** does not constitute a sale, conveyance or
To protect the security of this true t dee 1. To protect, preserve and main ain a provement thereon, not to commit or point 2. To complete or restore promply ain damaged or descroyed thereon, and pay when 3. To compy the hall laws, ordinences to requests, to join in associting such linence.	 he property in § ny waste of the ; in good and hill due ull costs in tregulations, costs tregulations, costs trements put 	od condition and repair; not to remove or demolish any building or im- roperty. Itable condition any building or improvement which may be constructed.
Altercies as muy be deemed desirable by the l 4. To provide and continuously main camage by first and such other hazards is the vritten in companies acceptable to the lenef licitary as soon as insured; if the granter shall at least fifteen days prior to the expiration of cure the same as grantor's expense. The immo- any indebtedness secured hereby and in arch > any indebtedness.	aneficiary, ain insurance (r. beneficiary m; y ciary with loss r til for any reas(r any policy of r k ot collected und s. der as beneficiar,	the buildings now o' hereafter erected on the property against loss or from time to time require, in an amount not less than \$ vacant land n/a symble to the latter; a'l policies of insurance shall be delivered to the bene- to procure any such insurance and to deliver the policies to the beneficiary strance now or hereafter placed on the buildings, the beneficiary may pro- any line or other insurance policy may be applied by beneficiary upon may detarmine, or at option of beneficiary the entire amount so collected.
under or inval date any act done pursual to S. To keep the property free from con assessed upon or against the property before promptly deliver receipts therefor to be elic- lens or other charges payable by grantor eith rent, beneficiary may, at its option, make p sourced hereby, together with the obligation the debt secured by this trust deed, without y- with interest as aforesaid, the property fore i bound for the payment of the obligation here	uch notice. struction liens of ny part of such ry; should the given ayment thereof lescribed in para iver of any right. befors described, in described,	in or release shall not cure or waive any default or notice of default here- if to pay all taxes, assessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and intor fail to make payment of any taxes, assessments, insurance premiums, ont or by providing bineticiary with funds with which to make such pay- ind the amount so puid, with interest at the rate set forth in the note a traphs 6 and 7 of this trust deed, shall be added to and become a part of taxing from breach of any of the covenants hereof and for such payments, a swell as the grantor, shall be bound to the same extent that they are a full such payments shall be immediately due and payable without notice, iny, render all sums a cured by this trust deed immediately due and pay-
sole and constitute a breach of this trust decu- 6. To pay all costs, fees and expenses of t ustee incurred in connection with or ir en.e. 7. To appear in and defend any action and in any suit, action or proceeding in which by pay all costs and expenses, including stider mentioned in this paragraph 7 in all cases she the trial court, grantor further agrees to pay s borney's fees on such appeal.	t this trust inclue cring this obligue or proceeding put the beneficiary ce of title and the l be fixed by the	ing the cost of title starch as well as the other costs and expenses of the a on and trustce's and attorney's fees actually incurred. a porting to alfect the security rights or powers of beneficiary or trustee; a r trustee may appear, including any suit for the foreclosure of this deed, b beneficiary's or trustee's attorney's lees; the amount of attorney's fees a trial court and in the event of an appeal from any judgment or decree of pellate court shall ad, udge reasonable as the beneficiary's or trustee's at-
being shall here the right, if it so elects, to	require that al	hall be taken under the right of eminent domain or condemnation, bene- r any portion of the monies payable as compensation for such taking,
or savings and loan association authorized to do jusing	e ss under the laws of branches, the Units bit exercise of this	
TRUST DEED		STATE OF OR EGON, County of
· · · · · · · · · · · · · · · · · · ·		x certify that the within instru- mont was received for record on the
Granlor		space reserved at
· · · · · · · · · · · · · · · · · · ·		FOR in book/reel/volume Noon RECORDENTS USE pageon as fee/file/instru- ment/microfilm/reception No
Beneficiary		Record of
Af er Recording Return to (Name, Address, Zip): Jeld Wen inc.		County affixed.
803 Main Street Suite 3(0 Klamath Falls, Oregon 9;60)	······································	NAME TITLE By
attention: Judy Urbach	11	By



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State of	_
County of San Ricigo	
on 12/32/94: efore me,	for (b, Klendrick,
SATE SATE	NAME, THE OF C PROPERTED.
personally appeared	NAME, ITTLE OF C FFICER · E.G. JANE DOE. NO TARY PUBLIC NAME (S) OF SIGNEFI(S)
	val to me on the pasis of satisfactory evidence
personally known to me on the pro-	De the person(s) whose hame(s) is an
	subscribed to the within instrument and ac-
	knowledged to me that he/she/they executed
	the same in his/her/their authorized
	capacity(ies), and that by his/her/their
preferation of sector for the standardine is and a local of	signature(s) on the instrument the person(s),
JOAN E. HEND&CK	cr the entity upon behalf of which the r erson(s) acted, executed the instrument.
SAN DIEGO CCI NTY	person(s) acrea, executed the metrement
My Comm. Expires FB1 27. 996	WITHERS my band and official seal
	VITNESS my hand and official seal.
	Joen & Hendrick
	SIGNATURE OF NOTARY
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