FORM No. 881 - Oregon Trust Deed Series - TRUS [ DE :	(Assignment Restrict		COPYRIGHT WAS STEVENSOR SS LAW MINISTERING OF	
01-04-95P02:23		TOD #18  IRUST DEED  1304 724	Volmgs Page	
THIS TRUST DEED, made it FERNDALE DEVELOPMEN', 1	.L.C. an ()	ay of December egon Limited Li	r 1094	, betweer
MOUNTAIN TITLE COMPANY OF	KLAMATH (		, as	
JELD-WEN inc., an Oregon (	orporation			are
		(TREPER TREE	, as	Beneficiary
Grantor irrevocably grants be:		'TNESSETH:	in trust, with power of sale, the	
Klamath Count	r, Oregon, de a	ribed as:	m rust, with power or sale, the	property in
Lat 5 in Black	<b>;3</b> of T₹	ACT 1126, FIRST	ADDITION TO FERNDALE, a	eccordina
to the official ola	Enereof on	file in the of	fice of the County Clerk	of
Klamath Country and reg	\$ MOUNT!	TITLE COMPANY,	has recorded this	
the state of the s	and has	by request as an acc m at examined it for regular	modation only, nity and sufficiency	
	o∈ast.	ts effect upon the title	to eny real property	
together with all and singular the tenem mts.	hereditamente an	be described therein.	other rights thereunto belonging or in	
the property.	s and pronts to s	sor and all lixtures now	or hereafter attached to or used in co.	nnection with
for the purpose of SECURIII if fifteen thousand dolla:s	HG HO/100 S		of grantor herein contained and payme	nt of the sum
******::******************************	*****	** Dollars with inte		_
not sooner paid, to be due and payable	CCIMS OI I	19		
The date of maturity of the debt secure comes due and payable, Should the granto				
peneticiary's option*, all obligations secured	IN IT WITHOUT 1:1:	t irrespective of the or	consent or approval of the beneficiary	, then, at the
come immediately due and payable. The excessignment.	ution by granter	of an earnest money ag	reement** does not constitute a sale, or	conveyance or
To protect the security of this trust dee	I, grantor agree :	ad acceptation and accept		
1. To protect, preserve and main ain to provement thereon; not to commit or permit.				
2. To complete or restore promptly are camaged or descroyed thereon, and pay when				
3. To comply with all laws, ordins need, so requests, to join in executing such fin mein to pay for illing same in the proper public of				
egencies as may be deemed desirable by the	meticiary	well as the cost of all	nen searches made by filing officers	or searching
4. To provide and continuously maint camage by fire and such other hazards as the written in companies acceptable to the lane.				
I ciary as soon an insured; if the grantor shall t	all for any resect	to progress pay such in	policies of insurance shall be delivered	to the bene-
cure the same at grantor's expense. The amout any indebtedness secured hereby and in such any part thereof, may be released to Amous				
under or invalidate any act done pursuant to	. Such applicate	n or release shall not cu	ire or waive any default or notice of d	letault here-
5. To keep the property free from con a sessed upon or against the property before promptly deliver receipts therefor to have fine				
lins or other charges payable by grantor, either	r by direct new n	inter rail to make pay n	ent of any taxes, assessments, insurance	e premiums,
st cured hereby, together with the obligations	escribed in par u	ranha 6 and 7 at the	, with interest at the rate set forth	in the note
the debt secured by this trust deed, without we with interest as aloresaid, the property herein by and for the approper of the obligation because				
and the nonpayment thereof shall, at the optic				
6. To pay all costs, fees and expenses of trustee incurred in connection with or in enfo				
at d in any suit, action or proceeding in a high	t proceeding pur the beneficiery o	orting to attect the sec	curity rights or powers of beneficiary	
mentioned in this paragraph 7 in all cases shell	he lived by the	Sensitive or trusted	's attorney's lees; the amount of atte	orney's lees
to ney's fees on such appeal.	th sum as the an	ellate court shall adjud	ge reasonable as the beneficiary's or t	rustee's at-
It is mutually agreed that:  8. In the event that any portion or all livings that have the right it is a place to	I the property s.	all be taken under the	right of eminent domain or condemna	ution bene-
The right, it it so erect; to	equite that all o	any portion of the m	onies payable as compensation for su	ich taking,
NOTE: The Trust Dead Act provides that the trust e her in savings and loan association authorized to do bisines	s under the laws of	)recon or the United State:	a title insurance company authorized to incur	o title to mal
or perty of this state, its subsidiaries, affiliates, age its or 'Y'ARNING: 12 USC 1701-3 regulates and may prohib	Hanches, the United	States or any agency thereof	or an excrow agent licensed under ORS 696.50	)5 to 696.585.
"The publisher suggests that such an agreement addr	ss the issue of at t	ning beneficiary's consent i	n complete detall.	
WW. 5 2 6740 Pro 100 P		- 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	STATE OF OREGON.	)
TRUST DEED		The state of the s		ss.
	===	The state of the s	County of	
			X certify that the within ment was received for record	n instru-
			mem was decayed for techno	., 19
Grantor		SPACE RESERVED	at o'clockM., and	recorded
		FOR RECORDER'S USE	in book/reel/volume No	on
	1 d d d d d		page or as fee/file ment/microfilm/reception No	e/instru-
Beneficiary		្រាស់ ស្រ្តាស់ ស្រ្តាស់ ស្រុក និង សេ ស្រុកស្នេង សេសមានស	Record of	County.
After Recording Return to [Name, Address, Zip]:	731 - 175 July 1	e ANSELVE - ELE	Witness my hand and	
Jeld Wen inc.	1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	्राहरू स्थादिक का उन्हरू जुल्हा द्वाराज्य एक ज्या	County affixed.	1
803 Main Street Suite 30()		in a state of the	en en el en	
Klamath Falls, Oregon 97:01		•	By	Deputy
	**			

n/a

which are in excess of the amount required to pay all reason ble costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall be paid to lend ciary and applix by it first upon any reasonable costs and expenses and attorney's fees, both ness secured herby; and granter agrees, it is own reports, to take such actions and execute such instruments as shall be necessary.

9. At any time and from time to time upon the property of the note for endorsement (in case of it.) If no energicary is request, the note for endorsement (in case of it.) If no energicary is request, the note for endorsement (in case of it.) If no enverances, for uncellation), without allecting the liability of any person for the payment of ing any restriction thereon; (c) join in a an subordination or other agreement affecting this deed or the lian or charge thereof; (d) legally entitled thereto," and the recir's to rein of any man true of acts shall be notelasty entitled thereto," and the recir's to rein of any man true of acts shall be conclusive proof of the truthulness thereof. Trustee's 10. Upon any of the granter in a register of the property of the property of any part here it, in its own notes use of otherwise collect the rents, issues and profits, including those past allowed and unpud, and apply the same, issues and expenses of operation and collection, including reasonable attorney's less upon any of the property or any part here, it, in its own notes use of otherwise collect the rents, issues and profits, including those past allowed the insurance policies or compensation or awards to or notice of the rents, issues and profits, including those past allowed the insurance policies or compensation or awards to or or

trustee to foreclose this trust deed by a liver sement and sale, or may direct the trustee to pursue any other right or remedy, either at liciary or the trustee shall execute and cross the sement and sale, or may direct the trustee to pursue any other right or remedy, either at liciary or the trustee shall execute and cross the sement and sale, or may direct the trustee to pursue any other right or remedy, either at liciary or the trustee shall execute and cross the sement and sale, or may direct the trustee to pursue any other right or remedy, either at liciary or the trustee shall execute and cross the sement and sale, and at any time prior to 5 days before the delignation of the trustee has common and received by 1 existence and sale, and at any time prior to 5 days before the delault or obtaints. If the delault may be cured by tendering the particular than such portions as under the particular than such portions as under the particular than such portions as the particular than such portions as the particular than such portions as the particular than the particular t

KANKANKELIKAKANKANKANKANKAN (M.) (M.) MANKANKAKAN (M.) WANKANKANKAN (b.) for an organization, or (even il gran or is a natural a reson) are for business or commercial purposes.

This deed applies to, inures to the bane of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, revioual representatives, successors and assigns. The turn benefit is up shall hereto, their heirs, legatees, devisees, administrators, executors, the treby, whether or not named as a beneficiary herein. The construing this trust deed, it is undern and that the gir nor, trustee and/or beneficiary may each be more than one person; that name, assumed and implied to make the privisions hereof apply qually to corporations and to individuals.

IN WITNESS WHEREOF, the manner has every sted this independent the day of the steam of the second and the steam of the second and the se

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

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (a) is not applicable; if warranty (a) is applicable and the a nefticiary is a cre fi or 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 purpose use Stovens-Ness Form No. 1319, or equive etc. if compliance with the Act is not required, disregard to a notice.

FERNDALE DEVELOPMENT, L.L.C, an Oregon Limited Libility Company

STATE OF O. RECON, County of King Math This instrument was acknowledged before me on Joby This instrument was acknowledged before me

by . ... OFFICIAL SEAL

IANET L. BIDEGARY NOTARY PUBLIC-OREGON CCMMSSION NO. 018688 MY CCHIVISSION DOPINES SEP. SA. 11

edegas Notary Public for Oregon commission ex sires

REQUEST FOR FULL RECC NVEY.ANCE (To b. sed only when obligatio is have been paid.)

Last gar

..( 1. 0. ..

The undersigned is the legal owner and holder of all indebter's ass secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You were's are directed, at payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all ovic mess of indebte ass secured by the trust deed (which are delivered to you herewith the trust deed) and to reconvey, will out warranty, to be parties designated by the terms of the trust deed the estate now

DATED: ..... 

TO

Do not lose or destroy this Trust Deed OR THE NOTE which it secures.

Both must be delivered to the trustee for cancellation before reconveyance will be made.

Beneliciary

CARES	A BULL CO							100
O MELES	-Churk	ALL	PURPO	JSI: A(	KNOWL	E 1	2M E	NT

ALIFORNIA ALL-PURPOSI: ACKNOW	
State of California.	
Charle of Christian La.	<del></del> -
County of Sand 11: ego	
On 12/22/94 before i	
DATÉ /	NAME TITLE O' OFFICER - E.G. MANE DOE NOTARY BURNES
personally appeared 51 6/14	cic Grosso
X personally known to	NAME(S) OF SIGN ER(S)
perser any known to me - t. H -	provided to me on the basis of satisfactory evidence
	o be the person(s) whose name(s) is/ar
	subscribed to the within instrument and according to the within its properties.
	he same in his/her/their authorize
harbara a	capacity(ies), and that by his/her/the
	signature(s) on the instrument the person(s
JOAN E. HENT RIC ( COMM. # 101 992)	or the entity upon behalf of which the
SAN DIEGO COLUMN	person(s) acted, executed the instrument
My Comm. Expires A B 27, 1998	
A had design	\VITNESS my hand and official seal.
	() 1671.
	GRANIJE OF NOTICE
	The second secon
	P" ONAL
fraudulent reattachment of this form.  CAPACITY CLAIMED BY \$ IGN ER	DESCRIPTION OF ATTACHED DOCUMENT
INDIVIDUAL	DESCRIPTION OF ATTACHED DOCUMENT
CORPORATE OFFICER	7, 10, 10, 10
	Trust Need (Joh 18)
TILE(S)	Osephan Type of Document
PARTNER(S)	0
GENERAL STORNEY-IN-FACT	/ (bath Side
TRUSTEIE(S)	NUMBER OF PAGES
GUARDIAN/CONSERVATOR	
OTHER:	12/20/94
	DATE OF DOCUMENT
IGNER IS REFRESENTING: AME OF PERSON(6) IR ENTITY(IES)	
	SIGNER(S) OTHER THAN NAMED ABOVE
	SIGNER(S) OTHER THAN NAMED ABOVE
851,5555 : 552,5555 : 551,555	
OF OREGON: COUNTY OF KLAMATH SS.	%: 3353665 35555 5555555555
OF OREGON: COUNTY OF KLAMATH is.  record at request of Mount:  Ja1 A.D. 19 95 at 2:23	ain litle Co the 4th
OF OREGON: COUNTY OF KLAMATH ss.  record at nequest of Mounts  Ja1 A.D. 19 95 at 2:23  of More gai; is	ain litle Co the 4th
of	ain litle Co the 4th