400, 100 (11) 93567 01-18-95A09-54 RCVD

194-1396-1332 Vol.m95 Page 936@

THIS TRUST DEED, made this 15<sup>th</sup> day of June 1994, b FERNDALE DEVELOPMENT, L.L.C., an Oregon Limited Liability Company 19.94 , between

MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY JELD-WEN, inc., an Oregon corporation

as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

Lots 6 and 7, Block 5 and Lots 2, 3, and 4, Block 6, Tract 1126 - First Addition to Ferndale

MOUNTAIN TITLE COMPANY, has recorded this instrument by request as an accommodation only, and has not examined it for regularity and sufficiency or as to its effect upon the title to any real property that may be described therein.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement sum of Seventy Five Thousand and No/100ths (\$75,000.00)

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest bereef, if

not sooner paid, to be due and payable per terms of note.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described properly, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without three then, at the beneficiary's option, all obligations secured by this not herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon, not foot and payable and an appearance of the compiles on, sestes exceptly, and in good and workmanlike manner any building or improvement which may be constructed, dame god or destroyed thereon, and payable not all costs incurred therefor.

2. To compile on, sestes exceptly, and in good and workmanlike manner any building or improvement which may be constructed, dame god or destroyed thereon, and payable not grant the payable of the control of the trust of destroyed thereon, and payable not grant the proper public office or officed. The systements prusuant to the Union Commercial Code as the beneficiary may reguire and to pay for films same in the proper public office or officed. The well as "the cost of a lien searches made by Illing' officers or searching' agencies as may be desined desirable by the beneficiary of provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire and such other hazards as the beneficiary with loss payable to the beneficiary in an amount not less than \$\text{\$\text{\$\text{\$m\$}}\$ and the payable to the beneficiary with loss payable to the later; all policies of insurance shall be delivered to the beneficiary as toon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary with loss payable to the exparation of any policy of insurance now or hereafter pleced on said buildings, the beneficiary may procure the same at grantor's expanse. The amount collected under any fire on other insurance policy may be applied by beneficiary or any part thereof, may

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, it it so elects, to require that all or any portion of the monits payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it lirst upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneliciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneliciary's request.

9. At any time and from time to time upon written request of beneficiary, symment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

franting any easement or creating any restriction thereon, (c) noin in any subordination or other agreement allocting this deed or the hen or charge thereof; (d) reconvey, without warranty, all or any part of the property. The trante in any reconveyance may be described as the "person or person legally entitled thereto," and the recitals therein of any matters or lack shall be conclusive proof of the truthfulness thereof. Invalve's less for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereundin, beneficiary may at any time without notice, either in person, by agent or his a receiver to be as pointed by a court, and without resard to the advance, of any secured in the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name suc or chremise. Givet the resistance and prolits, including those past due and unqual, and apply the same, less costs and expenses of operation and collection, including resemble drive, nev's less upon any indebtedness secured hereby, and in such under as hereficiary may determine.

11. The entering upon and taking possession of said property, and the application or release thereof is a nativent, shall rest cure of waive any default or notice of default hereunder or invalente any act discussion of such representation or release thereof as anxievant, shall rest cure of waive any default or notice of default hereunder or invalente any act discussed in the property, and the application or release thereof as anxievant, shall rest cure of waive any default or notice of default hereunder or invalente any act discussed in the property and the application or release thereof any invested the second his restriction of such retrogramme of any agreement hereunder, time being of the property, and the application or release thereof and cany agreement hereunder, time being of the essence with respect to such payment and or payment of any indeptitude of the content of the content of such a

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be field on the date and at the time and pace designated in the notice of sale on the time to which had sale time and pace designated in the notice of sale on the time to which had sale independent on the pace of the sale sale accels and shall self the parectly pacetal auction to the highest bidder for cash, payable at the time of sale. Trester shall deliver to the purchaser its deed in the time of sale. Trester shall deliver to the purchaser its deed in towns a required his law convexing the property we work, but without any powenant or without, superest or implied. The recitals in the deed of any metters of lact it all the conclusive proof of the trusters, his recitaling the grantor and bandiciary, may purchase at the sale. It when trustee sale superant to the powers provided herein, trustee shall apply the proceeds of all the sale to the powers provided herein, trustee shall spayly the proceeds of all the sale to the powers and sale, including the compensation of the trustee and it started. It is all the restrict actions of the following recorded feets subsequent to the interest of the trustee in the first deed as their interests may appear in the order of their previous and of it is surplus. If any, to the grantor or to his successor in wivers writered to such surplus.

surplus, if any, to the frantor or to his successor in interest entitled to such surplus.

16. Benediciary may from time to time appoint a successor or survey, sors to any trustee manned herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shift be rested with all tole gooders and district conference upon any trustee herein named or appointed hereunder. Each such accountment and substitution shall be made by weather assurance to element to hereinverse which, when recorded in the enoughly enoughly of the structure accountment of the successor trustee.

16. Trustee accepts this trust when this deed, duly executed and acknowledged is tonde a public record as provided by law. Trustee et not obligated to notify any party hereto of pending sale under any other deed of trust of any action of proceeding in which frantor, i-preliciars or trustee shall be a party unless such action or proceeding in brooghi by trustee.

The grantor coverants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever de	efend the same again	nst all person	whomsoever.	
Beneficiary agrees to of this Trust Deed upon the	release each he payment of	individua \$15,000	al lot from the in cash.	effects
्राची विकास पुरस्तिक के विकास के प्राप्त अवस्थित है। यह प्राप्त के प्राप्त के प्राप्त के प्राप्त के प्राप्त की पूर्व विकास करते हैं कि प्राप्त के प्राप्त की किया की बीच का लोगा है। यह मानिक के प्राप्त की प्राप्त की प्राप्त की क इस की प्राप्त की प्राप्त की किया की				
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로 되고 있습니다. 그리는 하고 사이를 받고 그리고 있다. 로텔은 전문에 기상으로 보고를 하고 되는 것이다. 보고 있다.				·
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The grantor warrants that the proceeds o SAL wimm to the warrants that the proceeds a SAL with the proceeds of SAL with the proceeds of SAL warrants that the proceeds of SAL wa	f the loan represented by বিষয়সুমতি প্রথমিত স্থানিক। ntor is a natural person)	y the above desc SXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ribed note and this trust deed IKMAINAMINA), or commercial purposes.	विकास:
This deed applies to, inures to the benefit personal representatives, successors and assigns, secured hereby, whether or not named as a beneficial personal representation and the neuter, and the neuter of	dialom, tour to		naci and owner, members of	oinistrators, executors edgee, of the contract equires, the masculise
IN WITNESS WHEREOF, said	grantor has hereuni	o set his hand	the day and year first a	bove written.
* IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard to	beneficiary is a creditor and Regulation 7, the on by making required	FERNDALE I	DEVELOPMENT, L. L.	<u>C</u> .
	mis nogce.	By: $\mathcal{R}$	11-5-	*
5명 중요한 음식일이 다 중요한다는 것이 함께 하지만 함께 1명 2000년 1일		A	uthorized Agent	******************************
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by HAROCT	2 DERRY	***************************************	e on JUNE 15	
hy Pis instru	ment was acknowled	dged belote n	e on LANE 15	, 19.98,
ren de de la desta de la companya de			***************************************	
management of the state of the			4.40	
OFFICIAL SEAL  JANET L. BIDEGARY  NOTARY PUBLIC-OREGON  COMMASSION NO. 016566  MY COMMISSION EXPIRES SEP, 24, 1881	My	commission e	Da Si	ublic for Oregon
	REQUEST FOR FULL RE			7
[마마리 프로젝트] 전한 마스트를 보냈다면 다른 사람이 되는 것이 되고 되는 것 같습니다.	To be used only when shligsti	lens have been paid.		
70: Millian or a first and a f	, Trustee			
The undersigned is the legal owner and ho trust deed have been fully paid and satisfied. You	der of all indebtedness	secured by the	foregoing trust deed. All m	ima secured by said
trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cance.				
and to tec	convey, without warrants	y, to the partie	by said trust deed (which is designated by the terms of	are delivered to you. I said trust deed the
estate now held by you under the same. Mail rec	conveyance and documen	its to	entre e propins de la company de la comp	
DATED:		Q.		
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Do not lose or destroy this Trust Deed OR THE NOTE w	rhich it secures. Both must be	delivered to the trus	len for tanceilation helera menuscum	are will be much
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TRUST DEED	rigarija i ali se s Moliting grande se s	us Marine en Militario en <b>S</b> anto	STATE OF OREGON.	} ***.
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FERNDALE DEVELOPMENT, L.L.C.	ingsegeren in en en gregorie.	8 <u>.</u> 5	was received for record of Jan	on the 13thday
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TRUST DEED  (FORM No. 881)  STEVENS-NESS LAW PUB. CO., FORTLAND, ORE.		STATE OF OREGON County of Klamath	
FERNDALE DEVELOPMENT, L.L.C.	<u> </u>	I certify that the within instrument was received for record on the 13th day of	
Grantor	SPACE RESERVED	at .9:54 o'clock A.M., and recorded in book/reel/volume No. M95	
JELD WEN, inc.	FOR RECORDER'S USE	page 936 or as fee/file/instrument/microfilm/reception No. 93567 Record of Mortgages of said County.  Witness my hand and seal of	
Beneliciary			
AFTER RECORDING RETURN TO		County affixed.	
ens moe It Sullison	₩ Be	rnetha G. Letsch, Co. Clerk	

By Pauline Millindre Deputy

FEE:\$15.00