84322	TRUST DEED	Vol <u>. M&</u> _Pag	e1931
THIS TRUST DEED, made thi TOWLE PRODUCTS, INC., a	s15thday of California_corport	ちからに、「ゆうまま」は、「ちょう」に知られた。 「しょうしゃ」」 うろう	
es Grantor, MOUNTAIN TITLE C HENRY B. GOMES and DOPOT Tenants by its entirety as Beneficiary,	COMPANY OF KLAMATH HY J. GOMES, husba	COUNTY and & wife as	, as Trustee, and
as Beneficiary, Grantor irrevocably grants, burga inKlamathCounty	WITNESSETH:	ustee in trust, with power of	sale, the property
States High	ck 36, Klamath Fal. Way 66 Unit, Plat Klamath County, O	ls Forest	n na stan na s Na stan na stan Na stan na stan

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now, or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

FOR THE PURPOSE OF SECONING TEAM OF THE SECONING TEAM OF THE PURPOSE OF SECONING TEAM OF THOUSAND AND NO/100 DOLLARS, with interest thereon according to the terms of a promissory Dollars, with interest thereon according to the terms of a promissory of principal and interest hereon, it

becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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ural, timber er grazing purposes.
(a) consent to the making of any map or plat ol said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance warranty, all or any part of the property. The selective provides thereol; (d) reconvey, without warranty, all or any part of the property. The selective provides thereof, and they be described as the "person or persons legally entitled thereto," and they be described as the "person or persons legally entitled thereto," and they be described as the "person or persons be conclusive prool of the truthulinial there in of any start set of the selective to be appointed by a court, and without notice, either in person, by agent or by a receiver to be appointed by a sourt, and without name sue or otherwise collect the rents, issues and prolits, including these partition and take possession of said property, the collection of such trends, including these partitions of the proceeds of line and other second thereof and in such order as benewite any determine.
11. The entering upon and taking possession of said property, the collection of such rotice.
12. Upon delault by grantor in payment of any taking or damage of the wave any delault or notice of delault hereander on invalidate any at a damage of the wave any delault by grantor in payment of any taking or damage of the wave any delault by grantor in payment of any industry the dollar of such rotice.
13. Upon delault by grantor in payment of any industry the dollare all sums secured hereby immediately due and phylable. In watch and there was a mortage or direct the trustee to loreclose this trust deed in equity as a mortage or direct the trustee to loreclose this trust deed by divertisement and asile. In the taker proceed to loreclose this trust deed in the said secri

the manner provided in ORS 86.735 to 86.735. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days belore the date the truster. It is a start of the sale and at any time prior to 5 days belore the date the truster. It is the sale, the frantor or any other person so privileged by ORS 86.753, may cure the detault or delaults. If the default consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured pay, when due, sums secured by the trust deed, the default may be cured pay, when due, sums secured by the trust deed. Any other default by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curige the default costs and expenses actually incurred in enforcing the obligation the trust deed by law. 14. Otherwise, the sale shall bas to not exceeding the amounts provided

and expenses actually incurred in enforcing the obligation of the frust deed fogether with frustees and atformey's lees not exceeding the amounts provided by law.
14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the postponer das provided by law. The trustee may sell said property either shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthuliness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.
15. When truste esells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the truste and a reasonable charge by frustees the sale.
16. Beneficiary may from time to time appoint a successor or successor trustee named herein or to any successor trustee appointed herein made herein or to any successor trustee appointed herein and substitution shall be vested with all title, powers and duites conterred upon any theories made by written instrument executed by beneficiary, which, when recorded in the made by written instrument executed by beneficiary, which, when recorded in the made by written instrument executed by beneficiary, which, when recorded in the mode of appoint and coversance to the successor trustee.
17. Trustee accepts this trust when this deed, duly executed and there in the property is situated, shall be conclusive proof of p

of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, breneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereur der must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title Insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an escrow agent licensed under ORS 696.50S to 696.56S.

The grantor oning		JAR
fully seized in fee simple of	s and agrees to and with the b said described real property an	eneficiary and those claiming under him, that he is la d-has a valid, unencumbered title thereto
		and, unencombered title thereto
and that he will warrant and	forever defend the same agai	素 철상상품 환경을 즐긴다. 전 가지가 가지 않는 것이 가지 않는 것을 가지 않는 것이다. 같은 전 관계를 분위하면 관련되었다. 이 가지 않는 것이다. 이 가지 않는 것이 가지 않는 것이다. 같은 것은 전 같은 것이 있는 것이다.
	erona ine same agai	nst all persons whomsoever.
The grantor warrants that the (a)* primarily for grantor's p	proceeds of the loan represented by scarsh-family or hourehold purpose even if grantor is a natural person)	the above described note and this trust deed are:
n an	- gruntor is a natural person)	are for business or commercial purposes.
personal content in the to, inures fi	o the benefit of and hinds all	
and the	Deuter, and the sindula-	ing this deed and whenever the contract
	OF, said grantor has hereunto	udes the plural. set his hand the day and year first above written.
not applicable; if warranty (a) is applicable	b's and the beneficiary is a matter	TOWLE PRODUCTS, INC., a California corporation
disclosures: for this number with the Act of	rd Regulation by making required	Je our
STATE OF CALIFORNIA)	, disrogard this notice.	HOHARD PHILIP MARKS, President
COUNTY OF SANTA CLARA) SS.		KATHLEEN ENERY HARKS, Secretary
appeared HOWARD PHILIP MARKS.	, before ne, the undersigned, personally known to	a Notary Public in and for said State personally.
to me or proved to me on the t	within instrument as the Pre-	sident, and KATHLEEN ENERY MADYO
ment as the Secretary of the Co	asis of satisfactory evidence	sident, and KATHLEEN EMERY MARKS, personally known to be the person who executed the within instru- within instrument and acknowledged to me that such by-laws or a resolution of its
IITNESS my hand and official se	instrument pursuant to ite H	within instrument and acknowledged to me that such by-laws or a resolution of its board of directors.
Unita M. Mi	Mor E	ANITA M. HURDOCK
otary Public		NOTARY PUBLIC- CALIFORNIA SANTA CLARA COLIFORNIA MY COPPIISSION EXP OCT 16.1991
1. 计影响和特殊中心。 - Head Allega		State A State EXP OCT 16 1001
	일을 물건을 위해 주말에 물건하는	
	REQUEST FOR FULL RECON To be used only when obligations	VEYANCE
	To be used only when obligations	VEYANCE Rove been peid.
The undersigned is the legal owners deed have been tall.	To be used only when obligations , Trustee and holder of all indebiedness secu	VEYANCE have been paid.
The undersigned is the legal owners and deed have been fully paid and sati- d trust deed or pursuant to statute, ewith together with said frust deed be	To be used only when obligations , Trustee and holder of all indebtedness secu slied. You hereby are directed, on p to carcel all evidences of indebtedn	WEYANCE have been peld. ured by the foregoing trust deed. All sums secured by said ayment to you of any sums owing to you under the terms of terms secured by said trust deed (will sums of the terms of
The undersigned is the legal owners and deed have been fully paid and sati- d trust deed or pursuant to statute, ewith together with said frust deed be	To be used only when obligations , Trustee and holder of all indebtedness secu slied. You hereby are directed, on p to carcel all evidences of indebtedn	WEYANCE have been peld. ured by the foregoing trust deed. All sums secured by said ayment to you of any sums owing to you under the terms of terms secured by said trust deed (will sums of the terms of
The undersigned is the legal owners to deed have been fully paid and sati d trust deed or pursuant to statute, rewith together with said trust deed) a ate now held by you under the same.	To be used only when obligations , Trustee and holder of all indebtedness secu slied. You hereby are directed, on p to carcel all evidences of indebtedn	VEYANCE have been paid.
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The undersigned is the legal owners to deed have been fully paid and sail d trust deed or pursuant to statute, ewith together with said trust deed) a ate now held by you under the same. TED: Do not less or destroy this Trust Deed O2 TH	To be used only when obligations , Trustee , Trustee and holder of all indebtedness sect slied. You hereby are directed, on p to carcel all evidences of indebtedn ad to reconvey, without warranty, t Mail reconveyance and documents to 	WEYANCE hove been peid. ured by the foregoing trust deed. All sums secured by said ayment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the o
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