| 84326 THIS TRUST DEED, made th OWLE PRODUCTS, INC., | us15thday of | ion. | |
|--|---|--|--|
| OWLE PRODUCTS. INC | C KLAMATH | COUNTY | as Trustee, and |
| THIS TRUST DEED, made th OWLE PRODUCTS, INC., Grantor, MOUNTAIN TITLE Grantor, GOMES and DOR | COMPANY OF SLAMB | nd & wife as | |
| IGNEL. | V | | |
| Grantor irrevocably grants, ba | WITNESSETH: | istee in trust, with power | of sale, the property |
| Grantor irrevocably grants, ba | | | |
| Klamaru | 사회 문화를 위해 나는 것을 다 것 같아. 가지 않는 것이다. | 그는 말 물건에 가 물건을 가지 않는 것이. | |
| | lock 36, Klamath Fal | ls Forest | |
| Estates H | lock 36, Klamath Fal ighvay 66 Unit, Plat in Klamath County, C |)regon. | |
| recorded | | | |
| | | | |
| | | | |
| | | 성수는 고객들에서 통하다. 1996년 - 1997년 - 1997년 1997년 - 1997년 - | to belonging of in anywise |
| together with all and singular the tenen now or hereafter appertaining, and the r tion with said real estate. | nents, hureditaments and appurtenance | es and all other rights there all fixtures now or hereafter a | tached to or used in connec- |
| | | | |
| tion with said real estate. FOR THE PURPOSE OF SEC | NO/100 Dollars. | with interest thereon accordin | g to the terms of a promissory rincipal and interest hereof, if |
| tion with said real estate of SEC FOR THE PURPOSE OF SEC sum of <u>ONE THOUSAND</u> AND note of even date herewith, payable to note of even date herewith, payable to | beneficiary or order and made by gra | intor, the final payment of p , 1993 | e final installment of said note |
| | | | |
| becomes une described real property | t secured by this instrument is the secured by this instrument is not currently used for agrees: (a) continues deed, Brantor agrees: (a) continues deed, Brantor agrees: (b) condition | nsent to the making of any map any easement or creating any | or plat of said property; (b) join in restriction thereon; (c) join in any ing this deed or the lien or charge all or any part of the property. The all or any part of the property. |
| | | (d) reconvey, without may be | all or any part of the person or person described as the "person or facts shall there n of any matters or facts shall there n of any matters for any of the |
| and repair; not to permit any waste of sind pily not to commit or permit any restore promptly | and in good and workmanlike legally may be constructed, damaged or service | entitled thereto," and the recent nelusive proof of the truthfulness nelusive proof of this paragraph shall es mentioned in this paragraph shall 10 Upon any default by grant | thereof. Instead \$5. be not less than \$5. br, hereunder, beneficiary may at an br, hereunder, beneficiary may at an by agent or by a receiver to be a by agent or by a receiver to be a by agent or by a receiver to be by a figure to be a by a figur |
| manner any building or improventie all costs destroyed thereon, and pay when due all costs destroyed thereon, and pay with all laws, ordinan J. To comply with all laws, ordinan J. To comply with all property | incurred there is a covenants, condi- ices, regulations, covenants, condi- ; if the beneficiary so requests, to if the beneficiary so requests, to if the beneficiary so requests, to points | without notice, either in personal | to the adequacy of an of said pro pon, and take possession of said pro |
| join in executing such man require a cial Code as the beneficiary may require a cial Code as the beneficiary as well as | the cost of all lien searches made erty | and profits, including operation and | f confection, and in such order as bei |
| handligiary. | ticial in the state of the state in the | tees upon any indebtedness security may determine. | king possession of said property, the sking possession of said property, the blits, or the proceeds of fire and of blits, or any taking or damage of wards for any taking or damage of the |
| and such other hazards as the beneficiary, | with loss payable to the latter; all colle | rance policies or compensation of a perty, and the application or releas | e thereof as aforesaid, and any act di thereunder or invalidate any act di |
| policies deaptor shall fail for any liciary at h | east litteen days prior to the explanation purs | 12. Upon delault by grantor i | greement hereunder, the beneficialy |
| tion of any policy of insurant the same | at grant may be applied by beneficiary dec | tare the beneficiary at his election th | e trustee to torectore of the trustee t |
| ciary upon any indeptention of beneficiar may determine, or at option of beneficiar may determine, may be released to gran | y the entire another or release shall in tor. Such application or release shall ad t default hereunder or invalidate any ad exc | vertisement and sale. In the later ecute and cause to be recorded his sell the said described real pro- sell the said described real pro- | e trustee to torectory of the trustee t event the beneficielary of the trustee t written notice of default, and his elec written notice of default, and his elec written notice of default, and his perty to satisfy the obligation see perty to satisfy the default of the trust def in the time and place of sale, five n in the time and place of sale, five n in the time and place of the trust default of foreclose, this trust default of the trust default of the time and place of the trust default of the trust default of the time and place of the trust default of the trust of trust of the trust of tr |
| not cure or waive any definition of the formation of the second of the s | om construction liens and to pay in t may be levied or assessed upon or he t may be levied or assessments and other th | reby whereupon the new law and ereof as then required by law and ereof as then required by Res. 735 the manner provided in ORS 86.735 | event the beneticiary of and ha elec- written notice of delauft, and ha elec- written notice of all fightion sec- perty to satisfy the obligation sec- his the and place of sale, first des deproceed to foreflose this fruit des deproceed to foreflose the second menced foreflosure by advertisement menced foreflosure by advertisement menced to det the truster conduct so polyiefed by ORS, 86.753, may an originated by ORS, 86.753, may an originated by ORS, 86.753, may |
| nfeinst said property before any pair of the said property before any pair of the said property before any pair of the said of | make plyment of any taxes, assess make plyment of any taxes, assess | ile, and at any time prior to b usy | n so privileged by one to pay, when it consists of a failure to pay, when |
| by direct payment or by providing b by direct payment, beneficiary may, | eneficiary with make payment thereof, the at its option, make payment thereof, the the rate set lorth in the note secured the note secured secured secured the note secured se | the default of use of the trust deed, i ums secured by the trust deed, i ntire amount due at the time of t ntire amount due had no default occ | It consists of a failure by payin he default may be cured by payin he cure other than such portion as he cure other than such portion as urred. Any other default that is capa urred. Any other default that is capa ering the performance required und ering the performance required default rates in addition to curing the default rates in the beneficiary all |
| amount so parts the tons de | scribeu | being cured my be cured. In any cobligation or trust deed. In any cobligation or trust deed, in any cobligation of the person effecting the control in | cure shall pay to the beneficiary and enforcing the obligation of the trus enforcing the obligation of the trus |
| covenants hereof and tot as well as | the particular due and payter the new | | I be held on the which said sa |
| out notice, and the nonpayintis trust | deed init culater including the cost | place designated in provided by law. | els and shall sell the parcel of participation de la shall sell the time of sale. |
| constitute a breach of this test and e 6. To pay all costs, fees and e 6. To have all costs, fees and e better the second state of the second this | sts and expenses of the trustee menters's obligation and trustee's and attorney's | auction to the highest blade is shall deliver to the purchaser its shall deliver to the purchaser of | deed in form as required, express any covenant or warranty, express any matters of fact shall be conclusion any matters of fact shall be conclusion |
| fees actually incurred. in and delend | any action or proceeding purporting beneficitry or trustee, and in any suit, beneficitry or trustee, angear, including | the provide the recitals in the deca plied. The recitals in the deca Any of the truthfulness thereof. Any the grantor and beneticiary, may the grantor and beneticiary, may | person, excluding the purchase at the sale. purchase to the powers provided herein returnt to the powers provided herein |
| affect the second in which the ben action or proceeding in which the this c | leed, to pay all costs attorney's test; the eliciary's or trustee's attorney's test; the | shall apply the proceeds of sale shall apply the proceeds of the | to payment a reasonable charge by trustee and a reasonable (3) to all ecuted by the trust deed, (3) to all |
| cluding evidence's lees mentioned amount of attorney's lees mentioned fixed by the trial court and in the evidence tixed by the trial court, frantor fur | eliciary's or trustees in all cases shall be in this purchaph. 7: in any judgment or pert agrees to pay such sum as the ap- ther agrees to pay such sum as the ap- ther agrees to pay such sum as the ap- ther bensliciary's or trustee's attor- e as the bensliciary's or trustee's attor- tion of the bensliciary's or trustee's attor- trustee's attt | attorney. (2) to the oblighted attorney. (2) to the oblighted having recorded liens subsequent having their interests may appe | to the interest of their priority and ar in the order of their priority and to his successor in interest entitled |
| pellate court shall adjudge ney's less on such appeal. It is mutually agreed that | ion or al of said property shall be taken | surplus. 16. Beneliciary may from | n or to any successor trustee appoint and without conveyance to the |
| 8. In the event that any pour under the right ol eminent domain of under the right ol eminent domain of the till it so elects, to require that right, it it so elects, to require that | to or all of said property shall be taken or condem sation, beneficiary shall have the all or ary portion of the monies payable said or ary portion of the amount required sation are in excess of the amount required sich are intervers less necessarily paid or is and altorney's less necessarily read dinks, shall be paid to beneficiary and dinks, shall compares and altorney's less, | under the latter shall be | annointed nerrorited by b |
| to pay all reasonable in such proce | ble costs and expenses and attorney bene- | which, when recorded ituated, a which the property is situated, a | shall be conclusive i dead duly ext |
| ficiary in such proceeding of agrees | hall be necessary in obtaining such | 17. Trustee accepts the | ic record as provided by law. |
| 10 and execute such instrument beneficiar | ime to time upon written request note for | trust or of any action of pro- | ction or proceeding is brook |
| liciary, payment of its lees and reconv endorsement (in case of full reconv the liability of any person for the | ime to time upon which ded and the note for resentation of this deed and the note for evances, for cancellation), without allecting payment of the indebtedness, truttee may payment of the indebtedness, truttee may hat the invate hereunder must be either an harized to do business under the lows of O harized to do business under the lows of O s, affiliatis, agents or branches, the United S | attorney, who is an active member | of the Oregon State Bar, a bank, insurance company authorized to insure surance company authorized to Solo Solo Solo Solo Solo Solo Solo S |
| Turt Deed Act provides | that the trustee hereunder must be laws of Or | egon or the agency thereof, or on es | |

| fully seized in fee simple of | of said described real property | beneficiary and those claiming under him, that he is la and has a valid, unencumbered title thereto |
|---|--|---|
| | | and has a valid, unencumbered title thereto |
| | | 가슴 것이 방법을 알았는지 않는다. 이 가슴이 가슴을 걸고 있는다. 이 같은 것은 것을 같은 것이 같은 것이 있는 것을 알았는지 않는다. 것이 있는 것이 있는 것이 있는다. 것이 있는 것이 있 같은 것은 것은 것은 것은 것은 것이 있는 것이 있는 것이 같은 것이 있는 것이 있 |
| and that he will warrant a | and ferrover data and | |
| | and forever defend the same ag | ainst all persons whomsoever. |
| | | 에 속하는 것은 사람이 있는 것이 있는 것이 가지 않는 것이 있는 것 같은 것이 같은 것이 있는 것 같은 것이 같은 것이 있는 것 |
| | - 일이 사실 활동이었는 방법 2000년 2013년 1월 4월 1월 1997년 1월 1997년 1월 1993년 1월 1993년 1월 1993년 1월 1993년 1월 1997년 1월 1997년 1월 1 1월 1997년 1월 1993년 1월 1993년 1월 1997년 1월 1 | 사람 방법 가격 수 있는 것이다. 이는 것이 가지 않는 것이 가지 않는 것이다. 가지 않는 것이 가지 않는 것이다. 같은 것은 것은 것이 같은 것이 있는 것이 같은 것이 같은 것이 같이 있는 것이다. 것이 같은 것이 같은 것이다. 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 같은 것은 것은 것이 같은 것이 있는 것이 같은 것이 같이 있는 것이 같은 것이 있는 것이 없는 것이 있 |
| * 2015년 1월 19일 - 19g - 19 | | |
| 철 일하는 것은 것을 가입니다. 것은 것은 가장 문화했는 일 같은 것은 것은 것은 것은 것은 것을 하는 것은 것이다. | | |
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| 일 : 2 : 2 : 2 : 2 : 2 : 2 : 2 : 2 : 2 : | 1999年1月第二書會「中午書」第1996日1月1日日(1996年1月)。 1997年1日日書書「日午書」第1997日日(1997年1月)。 1997年1日書書「日午書」第1997年1月)。 | |
| | | 化合物 建硫酸盐 化加加油 化分子分子 化分子分子 化分子分子 化分子分子 |
| The grantor warrants that (a)* primarily for the second | the proceeds of the loan represented | by the above described note and this trust deed are: |
| (b) for an organization, or | the proceeds of the loan represented personal, family or household purpor r (even if grantor is a natural person | by the above described note and this trust deed are: cas (see important Natice below),) are for business or commercial purposes. |
| This days a | 영상 이 물질 것을 수요? 이 것 같아요? 이 것 같아요? 이 것 | and for Susmess or commercial purposes. |
| personal representatives, successor secured hereby, whether of peter | 's and ussigns. The term beneliciary | ties hereto, their heirs, legatees, devisees, administrators, executors, shall mean the holder and owner, including pledgee, of the contract ruing this deed and whenever the context so remires the contract |
| and t | he neuter, and the sindular | this deed and whenever the contract |
| IN WITNESS WHEF | REOF said Grantes has | coudes the plural. to set his hand the day and year first above written. |
| | seria granitor has nereun | to set his hand the day and year first above written |
| " IMPORTANT NOTICE: Dolete, by linin not applicable; if warranty (a) is appli | g out, whichayer warranty (a) as the | |
| GS SUCH WARd is defined to the | and the putericiary is a conduct | TOWLE PRODUCTS, INC., a California corporation |
| Cisclosures: for this number | t and legulation by making required | 101.1.1. |
| in compliance with the Act is not require | red, dis egard this notice. | HOHARD PHILIP MARKS, President |
| STATE OF CALIFORNIA) County of Santa Clara) ^{ss.} | | Tachfeen Tomer Mai Rinking |
| [홍글] 이 우는 11 ~~~ 인지의 15 전 가슴을 다 사람을 받았다. ~~~ | | RATALEEN EMERY MARKS, Secredary |
| 01 January 15, 1988 | 8 , before me, the undersione | and the second secon |
| appeared HUWARD PHILIP MARKS | , personally known to me or n | d, a Notary Public in and for said State, personally roved to me on the basis of satisfactory evidence to resident, and KATHIFFN FMFPV MAPY |
| to me or proved to | he within instrument as the P | roved to me on the basis of satisfactory evidence to resident, and KATHLEEN EMERY MARKS, personally known ce to be the person who account of the satisfactory for the satisfactor |
| pent as the Secretary of the | basis of satisfactory evidence | resident, and KATHLEEN EMERY MARKS, personally known ce to be the person who executed the within instru- |
| corporation executed the with | Corporation that executed the | ce to be the person who executed the within instru- e within instrument and acknowledged to me that such s by-laws or a resolution of its to be that such |
| WITNECC | in instrument pursuant to its | e within instrument and acknowledged to me that such s by-laws or a resolution of its board of directors. |
| WITNESS my hand and official | seal. | ra-man of its board of directors. |
| $1/- \lambda \lambda$ | | OFFICIAL SEAL |
| Unita M/M. | MOOTE | VIII ANITA M. MIRDOOC |
| | | NOTARY PUBLIC- CALIFORNIA SANTA CLARA COUNTY |
| lotary Public | and the state of the | |
| otary Public | | 11Y COMMISSION EXP OCT 16,1991 |
| lotary Public | | HY CONTINUESION EXP OCT 16,1991 |
| lotary Public | REQUEST FOR! FULL REC | CTITICATINISSION EXP OCT 16,1991 |
| | REQUEST FOR FULL REC Te be used only when obligance | ONVEYANCE |
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