

To protect the security of this trust deed, grantor agricul To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintein-said-property in good condition-not to commit or permite or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanike destroyed thereon, and primerous devision in the condition of the condition of the commit or permits or demolish any be constructed, damaged or form and primerous or devision of the condition of the condition of the commit or permits or devision of the condition of the commit or permits or devision of the condition of the commit of the condition of the condition of the condition destroyed thereon, and primerous distances, regulations covenants, condi-tions and restrictions with all laws, ordinances, regulations covenants, condi-cial Code as the beneticiany may require and to pay for thing same in the by liing officers or searching agencies as may be deemed desirable by the desirable officers of searching agencies as may be demond desirable by the desirable of the condition of the condition of the condition of the desirable officers of searching agencies as may be deemed desirable by the

tions and restrictions attricting and, ordinates, regulations, covenant, condi-bin in executing such inancing starcopyrist, if the beneficiary to request, to proport of the beneficiary may require should be the proportion dome-proportion of searching agencies as may be deem lies are not be beneficiary. A. To provide and continuously maintain insurance on the building and such other heards as the beneficiary with loss provides written in companies of insurance moy at least the start of the beneficiary on the building and such other heards as the beneficiary with loss provide and continuously in the formation of the beneficiary of the beneficiary as the start of the formation of the beneficiary with loss provide in the latter; all if the formation shall fail the delivered to the beneficiary as the insurance incompanies of insurance moy at least filtern days prior to the expire tion of any policy of insurance moy at least filtern days prior to the expire and such other heards as the start as the start of the start of the formation of any process any delaw in organization or release shall deliver said policies of the beneficiary is entire amount so collection on control of any process any delaw in organization or release shall and deliver any delaw in the start and the start and the start and on a control of the start and the start and the start and on the start and the start and property deliver, receipts therefor and core or waive any delaw in add promptly deliver, receipts therefor the beneficiary; should the granter fail and promptly deliver, receipts therefor the start and properties of the start and promptly deliver, assessing and and affaint said properties of the start at the start including the cost of affaint said properties of the start in the start including the start and the described, as well as the grantent of any tars, assessing the start and the start at the start in the start and the start at deal without waiver of any rights a fast of the start including the cost of the start and the start

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ltural, timber of grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in surpresent or creating any restriction. thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge granting any rescared warranty, the any present of the property. The subordination or other agreement allecting this deed or the lien or charge granter in any reconvey without warranty, the described as the "person or person and take possession of said property is and profits, including those past due and unpaid, and apply the same, person policies or compensation or awards for any taking or damage of the person of lease of nor otice.
onlection of such rents, issues and profits, or the proceeds of line, and other property, and the application or release thereof as aloreciand, shall not cure or person of class the section durange or diverse or person or person or person of persons of any taking or damage of the person or person of class the solution or class of any taking or damage of the person or person or person of persons of person or person or person of persons of persons of persons of the person or person or person or person of any facebeted person or person or person or persons

the manner provided in ORS 66.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days below the date the trustee conducts the the drantor or any other person so privileded by ORS 86.735, may cure the drantor or any other person so privileded by ORS 86.735, may cure the drantor or any other person so privileded by ORS 86.735, may cure the drant or defaults. If the default or a failure to pay, when due, entire secured by the trust deed, the default of a failure to pay, when due, entire active the the of the cure others be cured by paying the pot them be due had no default occurred. Any other than such portion as would being cured my be cured by tendering the performance required under the default in trust deed. In any case, in addition to curing the default costs together with trustees and attorney's less not exceeding the trust deed by law. 14. Otherwise, the sale shall be had an interval 14. Otherwise. the sale shall be had an interval together with cures and the sale shall be had an interval 15. The sale shall be had an interval 16. Otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval 16. Otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise. The sale shall be had an interval the otherwise the sale shall be had an interval the otherwise the sale shall be had an interval the otherwise the sale shall be had an interval the otherwise the sale shall be had an interval the otherwise the sa

together with truste's and attorney'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 shall be held on the date and at the time and be postponed as provided by law after or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its dest, payable at the time of sale. Trustee the property so sold, but without any malers of last shall be low conveying plied. The recitais in the deed of any malers of last shall be conclusive proof of the truthfulness thereol. Any person, second fact shall be conclusive proof the france and beneficiary, may purchase at the sale. 15 When trustee table surveys to the survey and the survey and the survey of the survey of the surveys and the surveys of the surveys and the surveys and the surveys of the surveys and the survey of the survey of the survey of the survey of the surveys at the survey of th

the grantor and beneticiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by altorney, (2) to the obligation secured by the trust deed, (3) to all presons having recorded liens subsequent to the interest of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, it airy, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may how time to time appoint a successor or succes-under. Upon such appointment, and without conversor trustee appointed here-truster, by the latter stall be rested with all the powers and duties conterred and subtrusten herein named or appointed hereunder. Each such appointment, which, when recorded in the mortgage records of the county or counties in of the successor trustee.

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

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NOTE: The Trust Deed Act provides that the trustee bereunder 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 buiness under the lows 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 thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants 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 defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or heast out purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

► IMPORTANT NOTICE: Dolote, by lining cut, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Landing Act and Regulation Z, the boneficiary MUST, comply with the Act and Segulation by making required disclosures; for this purpose use Stevent-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disrogard this notice. STATE OF CALIFORNIA) COUNTY OF SANTA CLARA)

TOWLE PRODUCTS, INC., a California corporation · · · · · , President: HOWARD PHILIP MARKS, Main MARKS ecretary-

On <u>January 15, 1988</u>, before me, the undersigned, a Notary Public in and for said State; personally appeared HOWARD PHILIP MARKS, personally known to me or proved to me on the basis of satisfactory evidence to be the person who executed the within instrument as the President, and KATHLEEN EMERY MARKS, personally known to me or proved to me on the basis of satisfactory evidence to be the person who executed the within instrument as the Secretary of the Corporation that executed the within instrument and acknowledged to me that such corporation executed the within instrument pursuant to its by-laws or a resolution of its board of directors.

WITNESS my hand and official seal.

Indock Notary Public

AT	OFFICIAL SEAL
1	OFFICIAL SEAL ANITA M. MURDOCK NOTARY PUBLIC- CALIFORNIA SANTA CLARA COLEITY
WR:	MOTARY PUBLIC- CALIFORNIA
l va	SANTA CLARA COLFITY
ΓN (COPPLISSION EXP OCT 16,1991

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

...., Trustee

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TO:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute; to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust doed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the jorns. Mail reconveyance and documents to

DATED:

Beneficiary

Do not loso or destroy this Trust David O? THE NOTE which it accures. Both must be dolivored to the trustee for cancellation before rece svoyance will be made 영양 이 이 같은 같은 것 같은 것을 했다.

TRUST DEED		STATE OF OREGON, County of Klamath ss. I certity that the within instrument was received for record on the 22nd day ofFebruary, 19.88,
Towle Products, Inc. Grantor Henry B. and Dorothy J. Gomes	SPACE RESERVED FOR RECORDER'S USE	at 11:45 o'clock A.M., and recorded in book/reel/volume NoM88on- pageor as tee/tile/instru- ment/microfilm/reception No
AFTER RECORDING RETURN TO H.B. & D.J. GOMES 902 Aberdeen Drive Sunnyvale, CA 94087	Fee: \$10.00	County affixed. <u>Evel yn Biehn, County Clerk</u> NAUS By Jam Smith Deputy