		Vol. M88 Pa	ae 2481
THIS TRUST DEED, made this	TRUST DEED	Tanuary	19. <u>88.</u> , between
THIS TRUST DEED, made this TOWLE PRODUCTS, INC., 5	s <u>15th</u> day of California corporatio	<u>2</u> n	Trustee, and
THIS TRUST DEED, made thi TOWLE PRODUCTS, INC., 5 as Grantor, MOUNTAIN TITLE HENRY B. GOMES and DORO Tenants by its entirety	COMPANY OF KLAMATH COL	JNTY & wife as	
as Granfor, MOONTES and DORO HENRY B. GOMES and DORO Tenants by its entirety	THY J. GORING		
as Beneficiary,	WITNESSETH:	e in trust, with power of	sale, the property
KlallaLL	승규는 집에서 집에 가지 않는 것 같아. 영화 집에 가지 않는 것 같아.	그는 것 같은 것도 같은 것이 많은 운동을 것 같이 같이 있다.	
Estates n.	ock 36, Klamath Falls ghway 66 Unit, Plat N n Klamath County, Ore	gui •	
recorded 1	n Klamath Com-1.		
			•ise
	nts, hereditaments and appurtenances i	and all other rights thereunto xtures now or hereafter attach	belonging or in anywise ad to or used in connec-

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

The above described real property is not currently used for agricul. 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 and maintain said property in good condition to commit or permit and restore promptly and be constructed, damaged or manner any building or improvement which may red be constructed, damaged or manner any building or improvement which may red therefor. 3. To complete is any when due all costs incurredulations, covenants, condi-destroyed thereon, and any when due all costs incurredulations, covenants, condi-tions and restrictions statements and to pay for filing same in the cial Code as the beneficiary may require and to any for filing same in the poper public of of or offices, as well as the cost of all lien searches by the by filing offices or searching agencies as may be deemed desirable by the building.

destroyed The comply with all laws, nonerty, if the beneficially item Commer-tion and restrictions allexing said responses of the pay all line searches made in executing such insurance searching agencies as may be desirable by the proper public officer, as well as the configuration of the searches made proper public officers, as well as the configuration of the search and such other havards as the beneficiary with low mysble to the latter; all companies acceptable shall be delivered to through the distribution policies of more that beneficiary with low mysble to the latter; all companies acceptable shall be delivered to through the distribution policies of more shall list for any resonant at est litten days provide and companies acceptable shall be delivered to through a soon as insur-tion and out as the beneficiary. With low mysble to the latter; all companies acceptable shall be delivered to through a soon as insur-tion of hereality and the search of a strong of the latter; all companies acceptable shall be delivered to through a soon as insur-dified any policy of insure the same at grant titlen days provide the same at any determine any bereal search at the strong of the same at companies acceptable shall be delivered to through a soon as insur-tions and the strong on the insurancy policy in such order as beneficiary in the optimum to be released on the levice or insulidate any any parts or way defaultice. The defined any bereal search at more the levice or insulidate any any parts or way defaultice. The strong and other charges that more the search or any of the made such pomies paid, with interest devices and the search of any of the made such pomies paid, with interest devices of any made, as atoreshill be bound to seen the strong strong and well as the pomptly deliver to the same and the added to any rights arising from as atoreshill be bound to seen the strong strong and well as the some of the optigation, either the defined with well as the added to any rights arising from the strong of the same a

NOTE: The Trust Deed Act provides that the trustee hereunder must be oither 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 lows of Oregon or the United States, a title insurance company authorized to the open state of the open stat



L ne alte of maturity of the acol secured by this instrument is the date, stated above, on will becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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Ine date, stated above, on which the final installment of said note
ind, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any granting any, easement, or, creating any restriction thereon; (c), join in any grantion or other, agreement allocting this deed or the lien or charge subordination croonvey, without warranty, idearibed, as the "person or persons thereoi, (a) any reconvey and the recitae therein of any matter of the recitae therein of any matter of the recitae thereoi. Trustee's less for any of the paragraph shall be not less than \$5.
services mentioned in this paragraph shall be not less than \$5.
services mentioned in this paragraph shall be not less than \$5.
services mentioned in this paragraph shall be not less than \$5.
services mentioned in this paragraph shall be not less than \$5.
services mentioned in this paragraph shall be not less the solution of the recitae thereoid, and without regard on and take possession of said property. For part hereol, in its own name sue or otherwise collect the rents, including those part do the adequacy of any carrier the indebtedness secured hereby, and in such order as beneries as one rents, including those part taking possession of said property, the collection of such rents, issues and provides thereunder or invalidate any act done waive any detault or notice of delaut hereunder of invalidate any act done property, and laut or notice of any agreement hereunder. The beneficiary may at deed or in herein any ratike or invalidate any act and a section any section and property and the truster and property and the last inviten notice of delaut hereunder invalidation secured for any deference of any agreement hereunder. The beneficiary may are application or release thereod as aloresaid, shall more cure or insurance policies or compensation or awards for any indebtedness secured for hereby or in his performance of any agreement hereunder. The benef

obligation of the person effecting the cure shall pay to the trust deed defaults, the person effecting the endocring the obligation of the frust deed ind expensions actually incurred in endocring the obligation of the strong provided by law. 14. Otherwise, the sale shall be held on the date and at the time and 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 place designated in the notice of sale or the time to which said sale may be postparted or in separate parcels and shall sell theme of sale. Trustee in one, parcel, or in separate parcels and shall sell theme of sale. Trustee in one, or the highest bidder its deed in form as required by law conveying auctil deliver to the purchasithout any covenant or warranty, express or im-aling indeprets, so sold, but would any matters of lact shall be conclusive proof the granted beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee ishall apply the proceeds of sale to payment of (1) the expense of sale, in-shall or to the soligation sectored of the interest of the trustee by trustee its dranter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee ishall apply the proceeds of sale to payment of (1) the expense of sale, in-shall apply the the subligation sectored of the interest of the trusted pay that the automay. To the franter or to his successor in interest entitled to successor surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any truste shall be the most ony successor trustee appointment inpont any truste herein named or appointed hereunder Each such appointment inpont may truste herein mamed or appointed hereunder Each such appointment which the property is situated, shall be conclusive proof of proper appointment which when records inuated, shall be conclusive proof of proper appointment which the property is

which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. I7. 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, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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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 lorever defend the same against all persons whomsoever.

(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 neutor, 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: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creation as such word is defined in the Truth-in-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Hoss Ferm No. 1319, or occuration. If compliance with the Act is not required, disregard this notice. STATE OF CALIFORNIA )

COUNTY OF SANTA CLARA) SS.

Notary Public

TO:

On 1988 , before me, the undersigned, a Notary Public in and for said State, personally January 15 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 EHERY 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 ne that such corporation executed the within instrument pursuant to its by-laws or a resolution of its board of directors.

my hand and official seal.



Beneficiary

TOWLE PRODUCTS, INC., a California corporation

President

Ma

cretary

MABKS,

MARKS,

HILIP

· N. .-

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

.... Trustee

The undersigned is the legal owns, 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 deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the cotate now held by you under the same. Mail reconveyance and documents to

DATED	 	1.1.1.1		化化学	51.84	Sinsing S.	计自己的 电子路	
UAIRD	 	- 1 - ¥	<ol> <li>A. S. A. A.</li> </ol>			いかいきょう		
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OR THE NOTE which it secures. Each must be delivered to the trustee for cancellation before reconveyance will be

FORM NO. 1801-11	<ul> <li>4.35</li> <li>Kumuton Faller</li> </ul>	STATE OF OREGON, County of Klamath }ss.
Towle Products, Inc.		I certify that the within instrument was received for record on the 22nd day of
Henry B. and	SPACE RESERVED	at11:45. o'clock A. M., and recorded in book/reel/volume No. <u>M88</u> on page <u>2481</u> or as fee/file/instru-
Dorothy J. Gomes Beneficiry	RECORDER'S USE	ment/microfilm/reception No. 84569, Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO H.B. & D.J. Gomes 902 Aberdeen Drive Sunnyvale, CA 94087		County affixed.
Jumyvale, CA 9408/	Fee: \$10.00	By PAM Smith Deputy