i.		ie≓-iust Dieb.		
	8659			Page3461
	THIS TRUST DI	ED, made this 20th	day of October	
	TOWLE PRODUCT:	, INC. a California Con	porstion	コントローン 切 人名特洛里
	as Grantor; Aspet KFFE RMA PROPI	Title & Escrew, Inc RTIES	Recol Period	, as Trustee, and
	as Beneficiary;		And the second	Tireesaron (Vo.
		Children WITN	ESSETH:	ayaata waa
	inKlamath	grants, bargains, sells and co County, Oregon, descr	priveys to trustee in trust, with po- ibed as:	이 같이 아파지는 것이 아파가 가지 않는다. 것이 아파 이 것을 수 있다.
	Lot 1	2 in Block 112; Lots 22	and 23 in Block 127. Tak	1 1n Block 1281 787
	JEC23223	Loi: 40 in Block 79: Lot	S 8 9 10 and 11 to Place	3; Lot 4 in Block
	Block	97; Lots 3, 4 and 5 in	9 11 Block 122; Lot 1 in Bl Block 123: and Lot 27 in B	ock 106; Lot 34-in
12	Press of the second sec	Rorest Estaton, Highwa	y 66 Unit, Plat No. 4, Klan	ath. County, Oregon.
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d.	togethar with all and singular	the tenements, hereclitaments and	ppurtenances and all other rights therew	
1	tion with said real estate.	and the rems, issues that promis in	creor and all lixtures now or hereafter at	ached to or used in connec-
E	sum orLen inousanc	and -no/100(SID000.00)	S of each agreement of grantor herein co	
°89	not tooner paid, to be due and	payable October 20	Dollars, with interest thereon according do by grantor, the final payment of print in the distance of 9.94	cipal and interest hereof, if
	becomes due and pavable. In t	he ovent the within described area	is the uale, stated above, on which the	inal installment of said note
	then, at the beneficiary's optio herein, shall become immediate	n, all obligations secured by this in y due and navable () solutions with	strument, irrespective of the maturity	approval of the beneficiary, dates expressed therein, or
	To protect the security of	roporty is not currently used for agricu f this trust deed, grantor agrees:	(A) consent to the making of any must as	lat of said property; (b) join in
	and repair; not to remove or demoli not to commit or permit any waste of 2. To complete or restore r	anihain said property in good condition in anihain said property in good condition in any building or improvement thereon; said property, compily and in good and workmanike which may be constructed, damaged or	a strain any cuschicht of creating any rest	TELION thereon: (c) join in any
	To comply with all laws	The only of the unit of the retor	legally entitled thereto," and the recitals there be conclusive proof of the truthfulness there services mentioned in this paragraph shall be n	of of any maters of facts theles is of Trustee's tog (any of the S of less than \$5.
		ordinances, regulations, coverants, condi- roperty; if the beneliciary so requests, to ments pursuant to the Uniform Commer- juine and to pay for liling same in the ill at the cost of all lien searches made	subordination 'or 'ather 'agreement' allveing' thereoi. (d) reconvey, without warnanty, all grantee in 'any 'reconveyance may be descr legally entitled thereto,'' and the recints Low be conclusive proof of the truthfulness there services mentioned in this paragraph shall be n '10. Upon' any 'default by grantors be time without notice, either in person, by ig pointed by a court, and without regard for the 'indebtedness hereby secured, enter upon's eff. or any part thereoi, in its own name, si	cunder, beneficiary may at any a en for by a receiven to be ap-
	beneficiary. 4. To provide and continuou way or berefiter erected on the relation	is as may be deemed desirable by the dy, maintain insurance on the buildings.	less costs and expenses of operation and colle	unpaid, and apply the same is
	an amount not less than \$	ciary may from time to time require, in	ficiary may determine.	ossession of said property, the
		dy, will loss payable to the latter; all d to the beneficiary as scon as insured; n to procure any such insurance and to at least litteen days prior to the expira- or herealter placed on said buildings, me at grantor's expense. The amount	property, and the application or release theree	or any taking or damage of the as aforesaid, shall not cure or
	the beneficiary may procure the sa collected under any lire or other insu ciary upon any indebtcdness secured may determine, or at option of benefi-	me at grantor's expense. The amount rance policy may be applied by benefi- hereby and in such order as beneficiary clary the entire amount to collected, or	vary any detail of nonce of detail herou pursuant to such notice. 12. Upon default by grantor in paym hereby or in his performance of any egreemen declare all sums secured hereby immediately event the beneficiery at his destion	
	not cure or waive any default or notk act done pursuant to such notice.	e of default hereunder or invalidate any	in equity as a mortgage or direct the trustee advertisement and sale. In the latter, event the	to foreclose this trust deed by beneficiary or the trustee shall
	taxes, assessments and other charges against said property belore any par	from construction liens and to pay all, hat may be levied or as essed upon or t of such taxes, assessments and other, t and promptly deliver receipts therefor	tor sail, the said described real property to hereby whereupon the trustee shall lix the tin thereof as then required by law and proceed the manner provided in ORS 86.735 to 86.795	satisfy the obligation secured
	to beneliciary; should the grantor fail ments, insurance premiums, liens or c by direct payment or by providing	I and promptly deliver receipts therefor " to make payment of any taxes, assess- ther charges payable by grantor, either bendiciary with lunds with which to "at its option, make payment thereof, at the rate set forth in the note secured thereind the association of the secured	13. After the trustee has commenced i	preclosure by advertisement and
	and the amount so paid, with interest hereby logether with the obligations ' trust dued, shall be added to and bec	" at its option, make payment thereof, at the rate set forth in the note secured described in paragraphs 5 and 7 of this one a part of the debt socured by this is	the default or defaults. If the default consists sums secured by the trust deed, the default	of a failure to pay, when due, may be cured by naving the
	trust deed, without waiver of any rig covenants hereof and for such paymes erty herembefore described, as well same without that they have been	described in paragraphs 5, and 7 of this one appart of the debt excured by this this arising from breach of any of the its, with interest as alorssid, the prop- is the manner shall be bound to the the gament of the obligation herein;	entire amount due at the time of the cure of not then bedge had no default occurred. Any being cured my be cured by tendering the obligation or trust deed. In any case, in ad defaults, the person effecting the cure shall j and expenses actually incurred in enforcing t together with trustees and attorney's less not	other delault that is capable of performance required under the lition to curing the delault or
		the payment of the obligation herein the immediately due, and payable with the option of the beneficiary.		e obligation of the trust deed

erry hereinbelor discribed, sa well us the feantor, whill be boiligation how that the person effecting the cure shall pay to the beneficiary all cours and intervents shall be immediately due, and payable with trustes and its pronyment thereic shall, at the option of the beneficiary all cours and the trust deal immediately due, and payable with trustes and all such apyments shall be immediately due, and payable with trustes and all cours and the trust deal immediately due, and payable with trustes and all cours and the trust deal immediately due, and payable with trustes and all cours and the trust deal immediately due, and payable with trustes and all cours and the trust deal immediately due, and payable with trustes and all cours and the trust deal immediately due, and payable with trustes and all cours and

Solution of this deed, in any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's less 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 the postponed as provided by law. The furstee may sell said property either in one pairof or in separate parcels and shall well the parcel or parcels at accounts of the higher bottom higher bottom of the higher bottom higher bottom bottom higher bottom higher bottom bottom higher bottom h

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

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	til and with the per	eticiary and those claiming under him, that he is law- has a valid,-unencumbered-title-thereto
The grantor covenants and agree	ed real property and	eticiary and those clamans, where the second
except Alena and		
d that he will warrant and forever	lefend the same again	nst all persons whomsoever.
The lot release	rovisions set to	
herein by this r	s of the loan represented	t by the above described note and this trust deed are: incultural any set of set to provide the set of the se
(b) for an organization, or (even if)	rantor is a natural porto	in ladates devisees, administrators, execu-
in induced in incres to the l	enerit of and binds and	liciary shall mean the holder and owner, incontext so requires, the
tors, personal representatives, successors and contract secured hereby, whethet or not nam masculine gender includes the leminine and	the neuter, and the sing	to set his hand the day and year first above written.
IN WITNESS WHEREOF; sa		Towle Products, Inc
not applicable; it walland in the Truth-in-Lenci	g fict and Regulation -	hor ho By: Marks, President
beneficiary must comprese if this instrument elsclosures; for this purpose, if this instrument	Form No. 1305 or equival	and But Celleen Emercy Marke
disclosures; for this welling, use Stevens-Nest the purchase of a dwelling, use Stevens-Nest it his instrument is NOT to be a first lien, or lit his instrument is NOT to be a first lien, or of a dwelling use Stovens-Ness Form. No. 130 with the Act is not required, disregard this notice	is r.c. to munice the plic	mis Kathleen Emery Marks; yecretary
With the Act is not required, distribute the lift the signer of the above is a corporation, use the form of acknowledgment apposite.]		California re or XXX Kloin, County of 1989
STATE OF OREGON,	ys. Nov	ember and
County of, 19		Porsonally appeared Howard There who, each being first
Personally appeared the above name	duly.	sworn, did say that the former is the
A REAL PROPERTY AND A REAL PROPERTY OF THE PRO	score	tary of 10w15 11.5 the
	in the second second	rporation, and that the seal affixed to the foregoing instrument is the orate seal of said corporation and that the instrument was signed and orate seal of said corporation by authority of its board of directors; ed in behalt of said corporation by authority of its board of directors;
and acknowledged the it	egoing instru- act and deed.	each of them acknowledged said instrument side of them acknowledged said instrument side of them acknowledged said instrument side of the same
Before me:	Bet	ore me: Talues SANTA CLARA COUNTY
(OFFICIAL SEAL) Notary Public for Orego	No.	tary Public to California III Com, EXP. 00074C And commission expires: 12-4-92
My commission expires:	and a second sec	n 19 - Helen and Artike Statement and Artike Statement and Artike Statement and Artike Statement and Artike Sta Belle Market and Artike Statement and Artike Statement and Artike Statement and Artike Statement and Artike State Artike Statement and Artike
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TO:	er and holder of all indeb	tedness secured by the toregoing trust deed. All sums secured by the toregoing trust deed. All sums secure to you of any sums owing to you under the terms of the terms of any sums owing to you under the terms of terms of the terms of
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DATED:		Beneficiary
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De nat lose or destroy fais Trust Peed C	THE NOTE which it some it?	eth must be collivered to the trustee for concellation before reconveyance will be ripde to
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TRUST DEE	k 23 Lot 20 1	5: 551 33 11 BIOCE INCEPTITY that the within instrume
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Gunter ist ably th		at
	Grantor	FOR page
		Record of Mortgages of and seal
TOLE BEY MOSEKII	영상에 비누는 것이 없어요.	County affixed.
BECORDING RETURN	TO S Carter S	CELECTING TON
THIS THERE DEPA		INUTED By

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ADDENDUM TO TRUST DEED

23463

Notwithstanding iny provisions in the attached Trust Deed to the contrary, Grantor may obtain the release and partial reconveyance of one or more lots from the lien of this Trust Deed by paying the sum of \$450.00 for each lot which Grantor requests a release. Said payment(s) are in addition to the regularly scheduled installment payments required by the promissory note of even date herewith, the payment of which is secured by this Trust Deed. All such payments shall be credited first to interest and then to the unpaid principal balance of said Note.

Redura to" (Dillum Mi Comm 292 Moni Street El math Fulls, Or. 97601

STATE OF OREGON: COUNTY OF KLAMATH: 58.

		est of <u>William M. Ganor</u> <u>A.D., 19 89</u> <u>at</u> 3:12 of <u>Nortgages</u>		o'clock P M., and duly recorded in Vol. M89	
EE .	\$18.00			o'clock P_M., and duly recorded in Vol. <u>M89</u> on Page <u>23461</u> Evelyn Brehn County Clerk By <u>Ollivethe</u> <u>Pulsch</u>	
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