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TRUST DEED

51

....., 19.89., between .day of ....November 15th THIS TRUST DEED, made this TOWLE PRODUCTS, INC., a California corporation

Grantor, MOUNTAIN TITLE COMPAN	Y of Klamath County	and the second state of the second state of the	as Trustee,	and
ENT D. ATWATER		n ng agasti ta gala nanin d		: 
ENI D. AIWAIDA	1.11 金んで、東京な母親な優した実行の5分割です。	11月1日期,14月1日月月1日月月1日月月日		1
			이야 가 있는 것이 있어?	otu
s Beneficiary,				1.5
방법 집은 말중했게 한 아파의 것이다. 가방을 통	WITNESSETH:		-1- Aho and	-
Grantor irrevocably grants, barga	ns, sells and conveys to truste	e in trust, with power of s	ale, the prop	pen
Klamath County	. Cregon, described as:			· . •
		그는 일정은 가방 가슴 집에 있는 것이 있다.		
	이 같은 것은 것은 것을 많을 것		양력의 성격적 문제	
Lot 15; Block 89, Klamath	Falls Forest Estates Hig	nhway 66 Unit,	and the second sec	
Plot No. 4, as recorded i	the effice of the Count	ty Recorder of	ter en en el	
Klamath County, Oregon.		. 선생님께서 관련되었는데 전 신지 않는다.		
그들을 물건들을 챙겨 고려올린 가까 같아. 한 것은 것 같아. ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	승규는 승규가 여러 가슴을 물러 가지 않는 것이 하는 것이다.			
	and a state of a second of the second state of a	and the second states and the	ि के दिहें देख के क	
Parcel #3711-023E0-04400	방법을 감독하는 것 같은 것 같아요.			
Farcer #2111-02200-04400				

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333,507

sum of TWO THOUSAND and NO/100-----Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if , 19 94 December

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter 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

not sooner paid, to be due and payable ..... 

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use uate, stated above, on which the final installment of said note ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any stanting any easement or creating any restriction thereon; (c) join, any subordination or other afreement allecting this deed or the lien or charge thereos! (d) reconverse without warranty, all or any part of the property. The granies in any discussion of the truthulness thereos in the "person or persons tealling thereos" and the recitals thereol. Trusters or lacts shall be conclusive proof of the truthulness thereol. Truster's less for any of the appointed by drants' thereol. Truster's less for any of the appointed by drants' thereol. Truster's less for any of the appointed by drants' thereol. Truster's less for any of the appointed by drants' thereol. Truster's less for any of the indibition differ in person; by agent or by a receiver to be appointed by a count, and without regard to the adequary of any security for the indibition differ in our name sue or otherwise collect the rents, less of less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
collection of such rents, issues and profits, or the proceeds of its and others, including those past due any taking or damage of the property, the collection including reasonable attornistics of such rents, issues and profits, or any taking or damage of the property, and the implication or release thereof as aloreasid, shall not cure or waive and bell. If such a any proceed to lorclose this trust deel any action and collection invision of said property in the declarity at the index of any statement hereunder, the bacelliary on the such and apply the same, any determine.
11. The entering upon and taking possession of said property, the collection of such rests. Such any action and collection, including reasonable attornistics of the formation and collection inserthed, the declarity and the interest.
hereby of

suggement with trustees and attorneys tees 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 process and shall sell the parcel or parcels at suction to the highest bidder. For cash, payable at the time of sale. Trustee shall deliver to the purchast bidder in dead of any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the trustee soll sources, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells purchase the parces provided became trustees.

the grantor and beneficiary, 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 trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust having recorded liens may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, a sity, to the granice or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any frustee named herein or to any successor trustee appointed here-trustee, the latter slatel be vested with all tille, powers and duties conferred frustee, the latter slatel be made by written instrument executed by beneliciary, which, when recorded in the mortistic records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

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

NOTE: The Trust Deed Act provides that the trustee he suncer 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 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.

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 process is of the loan represented by the above described note and this trust deed are: (a)\* primerily los grantor's personal, tability or household in specer (see hyportant Notice below). (a)\* primerily for granter's personal; tathily or household in second (see Automatic Notice below), (b) for an organization, or (even if graritor is a natural person) are for business or commercial purposes.

This deed applies to, impres to the banefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assists. The term beneficiary shall mean the holder and owner, including pledgee, of the contract socured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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.

HOWARD

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PHILIP

\* IAIPORTANT NOTICE: Delete, by lining out, whichevs: warranty (a) or (b) is not applicable; if v/arranty (a) is applicable and the baneficiary is a craditor as juch word is dofined in the Truth-in-Lending Aci and Rogulation Z, the banaficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Sizvens-Ness Form No. 1319, or equivalent. If complicance with the Act is not niquired, disregard this notice. STATE OF CALIFORNIA )

COUNTY OF SANTA CLARA) SS.

COUNTY OF SANTA CLARA) On November 15, 1989 , 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 syldence and be the person who executed the within instrument as the President, and KATHLEEN ENERY 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.

Vorxac led 10 112 Notary Public Donna L./Jeffries

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FICIAL SEA BONNA L. JEFFRIES SANTA CLARA COUNTY EXP. DEC. 4, IV COLSI 1992

Beneficiary

TOWLE PRODUCTS, INC., a California corporation

MARKS,

MARKS

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President

REQUEST FOR FULL RECONVEYANCE

To be used only whon abligations, have been paid.

1 Halike 444 TO:

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....., Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums 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 haid trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you here with together with said trust deed) and to reconvey, without we tranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mult reconveyance and documents to

DATED:

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De	o ñol	lose	or de	strey	this T	rust De	ed OR	THE	I'DTE 1	which it	t secure	s. Both	n.ust	be del	ivered (	o the	trustee	for co	ncellati	on befo	re reco	nveyance	will	be ma	de.
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LEUSI DEED		STATE OF OREGON, County ofKlamath ss.
STEVENS NESS LAW PUB. CO. POITLAND. ORE.		I certify that the within instrument was received for record on the llth. day
Towle Products, Inc.		of Dec 19.89
		at11:52 o'clock A. M., and recorded
Grantor	SPACE RESERVED	in book/reel/volume NoM89 on
Kent D. Atvater	FOR	page
	RECCIDER'S USE	Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
Mr. Kent D. Atwater		Evelyn Biehn, County Clerk
P., O. Box 3294		NAME TITLE
일 수 있는 것은 것을 하는 것을 하지 않는 것을 하는 것을		By Quelene Muelender Deputy
Ventura, CA 93006	Fee \$13.00	신물 학생님께서 지금 모양 이 없습니다.