

VARRANTY DEED

KNOW ALL MEN BY THESS PRESENTS, That KENT D. ATWATER

Thereinatter called the grantor, for the consideration Intreinatter stated, to grantor paid by TOWLE PRODUCTS, INC., a California composation , hereinatter called

the grantee, closs hereby grant, bargain, sell and convey unto the said grantee and grantee's heirs, successors and ussigns, that certain real property, with the tenements, hereditaments and appurtenences thereunto belonging or appertaining, situated in the County of Klamath and State of Oregon, described as follows, to-wit:

Lot 16, Block 89, Klamath Falls Forest Estates Highway 66 Unit, Plot No. 4, as recorded in the office of the County Recorder of Klamath County, Oregon.

Parcel #3711-023D0-04300

and also subject to all conditions, restrictions, reservations, easements, exceptions, rights and/or rights of way affecting said property (including any Declaration of Restrictions recorded with this subdivision recorded in the Office of the Klanth County Oregon Recorder, all of which are incorporated herein by reference to said Declaration with the same effect as though fully set forth herein).

To Have and to Hold the same unto the said grantee and grantee's heirs, successors and assigns forever. And said grantor hereby covenants to and with said grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances

> and that lawful claims

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Grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful claims and demands of all persons whom over, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.2,200.00.

^OHorrows-Wite-actual consideration pair for first transfer, stated in terms of contas, is provided which is ^OHorrows-Wite-actual consideration pair for first refaces office-proposition refaces for on-provided which is <u>Contasts</u> <u>In construing this deed and where the context so requires, the singular includes the plural and all grammatical</u>

changes shall be implied to make the provisions hereof apply equally to corporations and to individuals. In Witness Whereof, the grantor has executed this instrument this 25 TM day of MUE 4952, 1997; If a corporate grantor, it has caused its name to be signed and seal of the officers, duly authorized thereto by

order of its board of directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY JUPPROVED USES.

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STATE of CALIFORNIA

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COUNTY of VENTURA

ounty and State, personally appeared <u>Kan</u> ersonally known to me (or proved to me on the basis o ubscribed to the within instrument and acknowledged t	f satisfactory eviden	
ITNESS my hand and official official State NANCY JORES NOT/NEY PUBLIC- CALFORNIA POTULIA COURTY HY COLENSIC: ESP AUG. 4.1997	- Dan	cy Jonen- Notary Publi
Rent D. Atwater P. O. Box 3294 Ventura, CA 9306 GRANTOR'E NAME AND ADDRESS Towle Products, Inc. P.O. Box 994 Pebble Beach, CA 93953 GRANTER'E NAME AND ADDRESS Affer recording return to: NAME AS ABOVE NAME ADDRESS, ZU* Latif a change is requested all fax is demonst shall 5 (ser." to the following address. SAME AS ABOVE;	SPACE RESERVED	County of
NAME, ADDRESS, ZI-	E Fee \$8.00	By Quiline Mullendare Deput