29755

TRUST DEED

Vol. 1116 Page

5th Day of August, 1994 THIS TRUST DEED, made this

MELINDA F. COATES

as Grantor, MT. TITLE COMPANY OF KLAMATH COUNTY, OREGON

. as Trustee, and

TOWLE PRODUCTS, Inc., a California corporation

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 1 Block 83, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 4, in the County of Klamath, State of Oregon.

Assessor's Parcel #3711-014A0-04700

tegether with all and singular the tenements, hereditaments and appurtenences 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 connection with said real estats.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

aim of FOUR THOUSAND NINE HUNDRED DOLLARS

Dollars, with interest thereon according to the terms of a promissory of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not scorer paid, to be due and payable 2001

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first heving obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instr herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain sud property in good condition and repeir.

2. To complete or restore promptly and in food and workmanike methods and property in good conditions and repeirs and real restore promptly and in food and workmanike methods of the property of the property of destroyed the restore promptly and in food and workmanike methods of the property of the same feeting as a second destroyed the restore promptly and in food and workmanike methods and restricted the restore promptly and in food and workmanike methods and restricted the restored the restored the restored restored the restored destroyed the restored and restricted the restored restored the restored restored to the facility of the same finished restored to the same finished restorates and the proper public offers or describing agencies as roap, by because desirable by the beneficiar and confirmed restorates on the buildings now or herested creeked on the said grantees as said as the buildings now or herested creeked on the said grantees as said the said such other harmed as the beneficiary, with loss payable to the buildings now or herested creeked on the said grantees as said to the restored to the beneficiary as soon as insured; if the grantor shall fail or any reson to proque any such insurance and to deliver said pelicies to the beneficiary with loss payable to the latter; all posicies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail or any reson to proque any such insurance and to deliver as a said pelicies to the beneficiary with loss payable to the latter; all posicies of insurance produce the cause at grantor's expense. The amount of the said property before any part of the beneficiary on the said property of the said property

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation beneficiary shall have the right, if it so elects, to require that all or any portion of the monies psychlonic compensation for such takind, which are in excess of the amount required to pay all theomable routs, expenses and attorisely her necessary paid of insured by grantor in such proceedings, thall be paid to denelizing and applied by it first upon any constantible context and expenses and attories's fees, both in the tital and appellate contex, necessarily paid or insured by beneficiary in such proceedings, and the balance applied upon the indelitedness and execute such instruments as shall be necessary in obtaining such compensation, promptly upon heneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endousement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

granting any essement or creating any restriction thereon, (c) jum in any subordination or other agreement allecting this deed or the lien or charge thereof; (t) reconvey, without azrranty, all or any part of the property. The grantee in any reconveyance may be described as the present or present legally entitled thereto, and the recitals there of a my matter or losts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this panagraph shall be not less than \$5.

10. Upon any default by granter betweeneds, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name see or otherwise collect the rents, issues and prolits, including those part due and ampaid, and apply the same less costs and expenses of operation and collection including teasonable attorney's fees upon any indebtedness secured hereby, and in with order as beneficiary may determine.

ney's less upon any indebteuress secured.

It. The entering upon and taking possession of said property, the collection of such tents, issues and profits, or the proceeds of line and other insurance, policies or componation or sands for any taking or damage of the property, and the application or release thereof as abundad, shall not cure or wave any deliant or notice of deliant bersunder or invalidate any act done pursuant to such notice.

waire any distant or notice of delault bereamder or maintain any act done pursuant to such notice.

12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence will respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to forecloss this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary relects to foreclose by advertisement and sale, the beneficiary or the trustee whall execute and cause to be recorded his written notice of delault and his election to tell the taild described real property to satisfy the obligation secured hereby whereopon the frustee shall list he time and place of delault and his election to tell the taild described real property to satisfy the obligation secured hereby whereopon the frustee shall list he time and place of delault in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosite by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frautic or any other person so privileged by ORS 85.731, may cure the default or defaults. It the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had to default consists of a failure to pay, when due, sums secured by the trust deed. In one case, in addition to curing the default control the default control as would not then be due had to default on season of the trust deed in enforcing the obligation of trust deed. In my case, in addition to curing the default or default or de

togethar with trustee's 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 be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at anotion to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The ricitals in the deed of any matters of lact shall be conclusive outed of the truthfulness thereof. Any person, excluding the trustee that including the frantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds at sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by truster's attorney, (2) to the obligation secured by the trust deed, (3) to all personations of the trust of the trust deed, (4) to all personations, it does not be greated on the subsection of the trust of the trust of the trust of the surplus, it does not be greated on the surplus, it does not be greated on the surplus, and the sale of the trust of the trust of the surplus, it does not be greated on the surplus of the angles.

15. Especially, may from time to time appoint a success of the surplus of the trust of the surplus.

surplus, a surplusting man from time to their appears a measure to the surplus. It for any further moved bettern or to any successes thater accounts between the appearance of the successes that appearance to the successes that appearance to the successes that appearance to the successes truster, the latter shall be vested with all title, powers and dithes contrived upon any truster herein numed or appointed hereinder. Each such appearance and substitution shall be made by written instrument executed by benchmark which; when recorded in the mortgage records of the county or combine model the property is situated, shall be conclusive mout of proper appointment of the successor truster.

17. Truster accepts this trust when this deed, daily executed and acknowledged is made a public record as provided by law. Fruster is resulted to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which strantor, benchmark or truster shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an ottomey, who is an active member of the Oregon State Bar, a bank, trust company or savings and Ican association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to make title to real properly of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an eccrow agent licensed under ORS 696.505 to 696.365.

The granter covenants and agrees to end with the besediciery and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered little thereto

and that he will warrent and forever defend the same

me and the sound of colores and selling of	Raillas all Deisons whomenave
The granter warrants that the proceeds of the loan represented (a)* primarily for granter's personal, family or household pur, (b) for an organization, or (even if granter is a natural personal.	d by the above described note and this trust deed are:
This dard norther to lawn to the to the	arties hereto, their heirs, legatess, devisees, administrators, executor y shall mean the holder and owner, including pledden of the control
IN WITNESS WHEREOF, said grantor has heres	unto set his hand the day and year first above written.
a IMPORTANT NOTICE: Daints, by lining out, whichever warranty (e) or (b) is applicable; if warranty (a) is applicable and the beneficiery is a credito as such ward is defined in the Truth-in-londing for and Regulation I. the beneficiery MUST comply with the fact and Regulation by making required disclosures for this purpose one Stavens-Nest form No. 1319, or equivalent it exemplicate with the fact is not required, disregard this notice.	THELTHOLING COATES COOK
(12 the signer of the above is a corporation, use the seem of acknowledgement appealie.)	
STATE of California	
COUNTY of John Males ss.	
On Monember 26 4/996 before me, Have	MICHAEL Wholever Noday Pabho
the undersigned, a Notary Public in and for said State, pe	ersonally appeared Melinda F. Coates
Desconally known to me -OR- Proved to me on the whose name(a) is/are-subscribed to the within instrument a same in his/her/their authorized capacity(ses), and that person(s), or the entity upon behalf of which the person(s). WITNESS my hand and official seal. Planty Michael Wheeler Common and State County Cou	by actional and the inaine/sne/mey executed the
	- C T S A CHARLE SPACE S
to be used only when eb	i reconveyance
TO:	Managas Mait Celd
· A CHARGE	
The undersigned is the logal owner and holder of all indebted a trust deed have been fully paid and satisfied. You insoly are directe said trust deed or pursuant to statute, to cancel all evidences of in herewith together with said trust deed) and to reconvey, without worrested now held by you under the same. Mail reconveyance and documents	satisfices socured by said trust deed (which are delivered to you
DATED:	
	是一个人,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就
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	Benuticincy
Do not tack or dealery this from Dood CE THE HOTE which it corone. Both most	t be delivered to the tructue for executation before reconveyones will be made
TRUST DEED	STATE OF OREGON, County of Klamath } ss.
のできた。 のでは、これでは、これでは、これでは、これでは、これでは、これでは、これでは、これ	I certify that the within instrument

Melinda F. Coates 661 San Bruno Ave Brisbane, CA 94005

Grantor

Towle Products, Inc. P.O. Box 994 Pebble Beach, CA 93953

Becaliciary

AFTER RECORDING RETURN TO Towle Products, Inc. P.O. Box 994 Pebble Beach? CA 93953

SPACE RESERVED FOR

was received for record on the 10th day or December 19 96,

at .. 3:24 o'clock P.M., and recorded in book/reel/volume No. M96...... on page 38502 or as fee/file/instrument/microfilm/reception No. 29755..., Record of Mortgages of said County.

Witness my hand and seal of County efficied.

Bernetha G. Letsch, Co. Clerk

Fee: \$15.00