| FORM No. 681 - Oregon Rual Geed Berles - 1 | RUBT DEED (Autignment Restrict | ATC #04044090 | COPYERENT WESS STEVENS MEES LAW PU | BLIGHTING CO., PORTLAND, OR | 17704 |
|---|--|---|--|--|--|
| [№] 224 88 | | TRUST DEED | Vol.mal Pag | e ²³⁴⁸⁹ | |
| THIS TRUST DEED, Paul H. Tremaine and E 5% interest; and GREGORY Douglas J. White, Jr. Power Transmission Pro | made this | day of | wife, jointly, as to an undivided 5% *** | , 1996 , betw o an undivid | een led itor, |
| Power Transmission Pro | ducts, Inc., dba | Cascade Industr | ial Supply | , as Trustee, . | апо |
| | N ants, bargains, solls ar | VITNESSETH: ad conveys to trustee | in trust, with power of sa | | |
| Lots 21A, 21B, 21C, 22 to the official plat t County, Oregon. | 2A, 22B, 23A, 23B thereof on file i | and 24B ₄ Block n the office of | 7, Railroad Additio the County Clerk, K | n _ų according lamath | 9 |
| **interest; and MARK B an individual, as to | an undivided 5% | interest. | | | |
| together with all and singular the to or herealter appertaining, and the the property. | rents, issues and prolits th | nereof and all fixtures not | v or hereafter attached to or u | sed in connection | with |
| of One Hundred Eighty- | Four Thousand and | 1 No/100 (\$184,00) | of grantor herein contained an No.00) | | |
| not sconer paid, to be due and pays The date of maturity of the becomes due and payship. Should | able | trument is the date, state, attempt to, or actually | ed above, on which the final sell, convey, or assign all (or | installment of the any part) of the | note prop- |
| erty or all (or any part) of grando beneficiary's option*, all obligation come immediately due and payabl assignment. The CONSENT O | r's interest in it without ns secured by this instruc- e. The execution by gram f beneficiary sha | first obtaining the written ment, irrespective of the ter of an earnest menoy of all not be unreas | n consent or approval of the L maturity dates expressed there | enericiary, then, t ein, or herein, sha | ll be- |
| To protect the security of th 1. To protect, preserve and provement thereon; not to commit 2. To complete or restore pr demaded or destroyed thereon, and | is trust deed, grantor agre maintain the property in or permit any waste of ti compily and in good and i pay when due all costs i | es: decid condition and repu be property. habitable condition any in neurred therefor. | eir; not to remove or demolie building or improvement whic See Addenc | h any building or h may be constru lum A. | · im- cted, |
| so requests, to join in executing su to pay for filing same in the prop- agencies as may be deemed desiral 4. To provide and continue damade by lire and such other ha | ich linancing statements p er public office or offices, ble by the beneticiary, ously maintain insurance wards as the beneficiary n | oursuant to the Unilorm (as well as the cost of a on the buildings now o nay from time to time re | Il lien searches made by film <u>See Addenc</u> r hersalter erected on the pr guire, in an amount not less th | icialy may require g officers or search um A. operty) against lo han \$4 | s and ching ss or |
| written in companies acceptable to ficiary as soon as insured; if the gr at least filteen days prior to the e- cure the same at grantor's expense any indebtedness secured hereby at or any part thereol, may be releast | o the beneficiary, with los antor shall fail for any rea xpiration of any policy of . The amount collected u nd in such order as benefic | is payable to the latter; a son to procure any such i insurance now or hereaf ider any fire or other in iary may determine, or at | Il policies of insurance shall be nsurance and to deliver the pol ter placed on the buildings, th surance policy may be applie toption of beneficiary the enti | l delivered to the t licles to the benefic s beneficiary may d by beneficiary (re amount so colle | ciary pro- upon cted, |
| assessed upon or against the prop promptly deliver receipte therefor liens or other charges payable by g ment, beneficiary may, at its opt secured hereby, together with the | ee from construction liens sity before any part of a to beneticiary; should th frantor, either by direct p ion, make payment there obligations described in p | ich faxes, assessments an s grantor fail to make pay ayment or by providing b of, and the amount so p aragraphs 6 and 7 of this | yment of any taxes, assessment beneficiary with funds with wh baid, with interest at the rate s trust deed, shall be added to | due or delinquent s, insurance premi lich to make such set forth in the and become a pa | t and iums, pay- note note |
| the debt secured by this trust deed with interest as aloresaid, the pro bound for the payment of the obl and the nonpayment thereof shall, able and constitute a breach of this | perty hereinbefore descril igation herein described, at the option of the bene is frust deed. | bed, as well as the grant and all such payments si ficiary, render all sums a | or, shall be bound to the sam hall be immediately due and p scured by this trust deed imm | e extent that they payable without no nediately due and | y are otice, pay- |
| Invates incurred in connection wit | h or in enforcing this obl any action or proceeding ing in which the benelicia uding avidence of title and | igation and trustee's and purporting to allect the ry or trustee may appea I the baneliciary's or tru | security rights or powers of r, including any suit for the lo stee's attorney's lees; the am | ed. beneficiary or tru preclosure of this ount of attorney's | stee; doed, fees |
| the trial court, grantor lurther age torney's lees on such appeal. | ees to pay such sum as th | e appellate court shall as | fjudge reasonable as the benef | iclary's or trustes | 's at- bene- |
| NOTE: The flust Deed Act provides that or savings and loan association authorizy property of this state, its subsidiaries, affil "WARNING: 12 USC 1701-3 regulates "The publisher suggests that such an | the trustee hereunder must be do to do business under the fai lates, agents or branches, the t and may prohibit exarcise of | e either an attorney, who is an ws of Oregon or the United Stu Juliad States or any agency the this option. | active member of the Oragon State ales, a title insurance company auth reof, or an escrow agent licensed un | Bar, a bank, trust con orized to insure title | mpany lo real |
| TRUST DE | | | STATE OF OREGO | • | } .55. |
| Paul H. Tremaine and | | | . County of | | .) |
| Tremaine | | | ment was received | , 19 | |
| Crenter Power Transmission Pr | coducts, Inc.4 | BPACE RESERVED For Recorder's USE | in book/reel/volume | No | оп |
| dba Cascade Industria | al Supply | | page | eption No | |
| Boneficiary After Recording Return to (Name, Address, 3 | [p]1 | | Witness m County affixed. | hand and see | al of |
| ASPEN TITLE & ESCROW, 1 Collection Escrow Dept | NC. | | NAME | TITLE | <u> </u> |
| | | | By | | |

By

• ٠

23490

<text><text><text><text><text><text>

Exceptions set out in Exhibit A hereto.

and that the grantor will warrant and lorever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)² primarily for grantor's present, tamily or household purposes (see Important Notice bolew),-(b) for an organisation, or (even if granter is a natural person) are for business or commercial purposes. (b) for an organisation, or (even if granter is a natural person) are for business or commercial purposes. (b) for an organisation, or (even if granter is a natural person) are for business or commercial purposes. (b) for an organisation, or (even if granter 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, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, the representatives, successors and assigns. The form beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether on not named as a beneficiary herein. In construing this thust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that It the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical change shall be if the context so requires, the singular shall be taken to mean and include the plural, and to individuals.

| IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required for which were use Stevene-Naus Form No. 1319, or equivalent. | IN WITNESS WHEREOF, the grantor has execut | ed this instrument the day and year first above written |
|--|---|--|
| not applicable; if warranty (n) is opplicable and in constrained and an applicable of the second sec | - Alt Channing | - Dalbary the firemany +++ |
| AS | not applicable; if warranty (a) is applicable and the beneficiary in a contract of the state of the such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Nass Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of . This instrument was acknow by The instrument was acknow by Act H T. C. MALN. C | Klamath)ss. ledged before me on August 1 |
| OFFICIAL SEAL OFFICIAL SEAL Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Ny commission expires | 83 | |
| TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the 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 the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you berewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to | IN MY COM ANESION EXPLANE MAD 23 1847 | Notary Public for Oregon Ny commission expires |
| The undersigned is the legal owner and holder of all indebtedness secured by the foregoing this does, his does in does not be the terms of the 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 the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you berewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to | | |
| De net lese er destrey this Trust Deed OR THE NOTE which it secures. Beth must be delivered to the trustee for cancellation befere | The undersigned is the legal owner and holder of all indebted deed have been fully paid and satisfied. You hereby are directed, o trust deed or pursuant to statute, to cancel all evidences of indebte trust deed or pursuant to statute, to cancel all evidences of indebte | hese secured by the foregoing that deal. In fails the terms of the n payment to you of any sums owing to you under the terms of the dress secured by the trust dead (which are delivered to you herewith the parties designated by the terms of the trust dead the estate now |
| De net lese er destrey this Trust Deed OR THE NOTE which it secures. Beth must be delivered to the trustee for cancellation befere | DATED | |
| | Do not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before | Beneficiary |

EXHIBIT A

TO

TRUST DEED

PERMITTED EXCEPTION

1. Conditions, Restrictions, Easements and Assessments, as shown on the recorded plat of Railroad Addition to the City of Klamath Falls.

St P.T. MB R.BI Ŧ

23492

ADDENDUM A TO TRUST DEED DATED JULY <u>29</u>, 1996

The following is added to and incorporated into that certain Trust Deed between Paul H. Tremaine and Barbara A. Tremaine, as Grantor, and Power Transmission Products, Inc., dba Cascade Industrial Supply dated July <u>29</u>, 1996.

A. Add to Section 3 the following:

A PTO ONB R. B. The

Grantor's obligation to comply with all laws shall include compliance with all Environmental Laws. For purposes of this Trust Deed "Environmental Laws" shall mean and include all federal state and local statutes, ordinances, regulations and rules presently in force or hereafter enacted relating to environmental quality, contamination and cleanup of Hazardous Substances. "Hazardous Substances" shall mean and include all hazardous and toxic substance, waste or materials that are included under or regulated by any Environmental Laws. Grantor shall indemnify and hold beneficiary harmless from and against any and all claims arising from Grantor's use of the property, and/or the breach of Grantor's covenants under this Trust Deed.

B. Insert in the blank in Section 4, the following:

"... full replacement value of the Building, which at the time of execution of this Trust Deed is \$402,500."

STATE OF OREGON: COUNTY OF KLAMATH: ss.

| Filed | for record at request o | | CTOW | the 1st | r . |
|-------------|-------------------------|---------------------|-------------------------|----------------|----------|
| of | August | A.D., 19 96 at 3:47 | o'clockM., and du | | |
| | 0 | | | | |
| FEE | \$25.00 | | Bernetha G Letsch By | · County Clerk | uppell 1 |
| • • • • • • | | | | X | |