FORM No. 881-Oregon Trust Deed Series-18UST DEED. ASpen #010 32420	STEVENS NESS LAW PUB. CO., PORTLAND, OR 97204
or 69753 TRUST DEED	Vol. 7188 Pag 2012
THIS TRUST DEED mede this 22nd day of July ALLEN G. MEAD and JAVICE S. MEAD, husband and w	
as Grantor, ASPEN 1111: 3 ESCROW, INC. ANDREW A. PAILERSON	as Trustee, and
as Beneficiary, WITNESSETH:	
Grantor irrevocably grants, bargains, sells and conveys to trustee i inKlamathCounty, Oregon, described as: Lot 6, Block 2, CASCADE PARK, in the County of Oregon.	

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BEING RECORDED THIRD AND JUNIOR TO A FIRST CONTRACT OF SALE IN FAVOR OF STATE OF OREGON AND A SECOND MORTGAGE IN FAVOR OF CP NATIONAL CORPORATION.

SEE EXHIBIT "A" ATTACHID CHRETO AND BY THIS REFERENCE MADE A PART HEREOF.

together with all and singular the tertments, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter 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

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. At maturity of Note 19. The date of miturity 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 even 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 having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all chligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. To protect the security of this trust deed decenter

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sold, conveyed, assigned or aliernited by the grantor without first then, at the beneficiary soption, ill chligations secured by this instruction, and the beneficiary soption, ill chligations secured by this instruction in the tensor or demoked and property in § od conditions and repairs not to remove or demoked and judding or improvement thereon; and repairs not to remove or demoked and judding or improvement thereon; and so the permit unrestore property in § od conditions or building or improvement vicit may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To comply with all laws, crinnaws, regulations, corenants, conditions and restrictions all setting said property; if the beneficiary so requests to first and the cost incurred therefor.
To comply with all laws, crinnaws, regulations, corenants, conditions and restrictions all setting said property; if the beneficiary so requests to the beneficiary may require if 1 to pay for film same in the proper pulle office or ollies, as well as it is cost of all hen sarderbes made by filing allieer or searching adencies as a sy be deemed desirable by the beneficiary.
mow or hereafter erected on the said premises against loss or damage by fire and such other haards as the proficiary may from time to time require, in a mount not less than 8 ThSULTOLE VILLE.
detiver said policies to the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as so as insured; if the grant shall all lor any reason to yrecure any such instrumes and the mount of the explanation of the spination of the s

pellate court shall adjulge reasonable as the behavious y of the test when new's lees on such appeal. It is mutually affreed that: 8. In the event that any portion or sell of said property, shall be taken under the right of eminent domain or condermation, beneficiars, shall have the right, if is so elects, to require that all or any portion of the nonies payable as compensation for such taking, which arg in excess of the an ount required to pay all reasonable tosts, expenses and entorney's tees necessarily paid or incurred by dranter in such proceedings, shall be paid to beneficiary and applied by it flist upon any reasonable court, and expenses and ittorney's tees necessarily paid both in the trial and oppellate court, and expenses and ittorney's fees, secure hereby; and grantor ageness hall the expenses to take such each and execute such instruments in shall the executive in obtaining such com-pensation, promptly upon beneficiary in the state of the upon written request of bene-ficiary, payment of its lees and presintation of this deed and the net for endorsement (in case of full reconvegances, for cancellation), without altering (a) consum to the making of any may or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or subscription of the advecting any restriction thereon; (c) join in any subordination or other advecting any restriction thereon; (c) join in any subordination or other advecting any restriction thereon; (c) join in any subscription or other advecting any restriction thereon; (c) join in any subscription or other advecting any restriction there of the line or charks thereoi? (d) resource, without warranty, all or any part of the property. The structure is any reconvexance may be described as the "prison or persons be conclusive proof of the truthulness thereoi? Truster's set for any of the services mentioned in this paragraph shall be not less than 55.
10. Upon any default by frantor hereunder, benaficiary may at any time without notice, either in four any default on the advective by a down years and any promoted by a court, and without restriction on a difference of the indebut notice, either in four name sue or otherwise collect the rents, issues and prodits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's test upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the other of also for only or release thereol as allong to the any dother dotted as the secure of its and others.
12. Upon default by grantor in payment of any indebtedness secured for on his performance of any afreement hereunder, time being of the origin in such order as the secure to be inclusive any determing or the strust et of locelose this trust deed his with a advective the trustee to proceeds of the rand other secure to such payment and/or property, the beneficiary at his election may proceed to foreclose this trust deed his without respect to such payment and/or elections this trust deed his without may advect the trustee to procees the trust each be advective the stru

and expression description of the same and a sequence of the subscription of the subsc

surplus, it any, to the graties of ins sectors in a successor or successurplus. If Beneficiary may from time to time appoint a successor or successor trustee appoint performance of the appointment, and without conveyance to the successor trustee the latter shall be vested with all file, powers and duties confirred in the successor trustee trustee being and the vested with all file, powers and duties confirred in the successor trustee to be the successor trustee being and be vested with all the powers and duties confirred in the workford events of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or dany action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the custee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to 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, affiliares, 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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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawand the second s fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forevet 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)* primarily for grantor's personal, family or household purposes (see Important Notice below). (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the ben-lit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named in a tradiciary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminon 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.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) 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-louding Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Neis Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

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Beneficiary

(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

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STATE OF OREGON, County of Flama	th , ss.	County of	fore me on,
This instrument was ack	88 hv	19, by	
Allen G. Teag may	TRUCK CONTRACTOR	of	······
argin 2 misch	Roght - Im		(SEAL)
With the T	Notury Public for Oregon	Notary Public for Oregon My commission expires:	
(SEAL)	pires: 3-22-89		

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

, Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said **TO:** The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said 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 trust deed nave been suity paid and satistical rou nereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indeptedness secured by said trust deed (which are delivered to you herewith rogether with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

Do not lose or desiroy this Trust Died OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

TRUST (FORM NO. STEVENSENESS LAW PUB. C	8611		STATE OF OREGON, County of
		SPACE RESERVED	ato'clockin , and end in book/reel/volume No
	Grantor	FOR	
		RECORDER'S USE	Record of Mortgages of said County. Witness my hand and seal
	Boneficiary		County affixed.
AFTER RECORDI	NG RETURN TO		NAME
ASPEN TITLE & H Collection Depa	ESCROW, INC. artnuent		ByDer

12014

EXHIBIT "A"

THIS DEED OF TRUST IS AN "ALL INCLUSIVE TRUST DEED" AND IS THIRD AND SUBORDINATE TO THE CONTRACT OF SALE NOW OF RECORD RECORDED JANUARY 29, 1983 IN BOOK M-88 AT PAGE 1362, RECORDS OF KLAMATH COUNTY IN FAVOR OF THE STATE OF OREGON, BY AND THROUGH THE DIRECTOR OF VETERANS' AFFAIRS, AS VENDOR WHICH SECURES PAYMENT THEREIN MENTIONED; AND SUBORDINATE TO THE MORIGAGE NOW OF RECORD RECORDED MARCH 23, 1988 IN BOOK M-88 AT PAGE 4038, RECORDS OF KLAMATH COUNTY IN PAVOR OF CP NATIONAL CORPORATION, AS MORIGAGEE, WHICH SECURES PAYMENT OF A NOTE THEREIN MENTIONED. ANDREW A. PATTERSON, BENEFICIARY HEREIN AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID CONTRACT IN FAVOR OF THE STATE OF OREGON AND UPON THE SAID PROMISSORY NOTE IN FAVOR OF CP NATIONAL CORPORATION, AND WILL SAVE GRANTORS HEREIN, ALLEN G. MEAD AND JANICE S. MEAD, HUSBAND AND WIFE, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR CONTRACT AND PRIOR NOTE AND TRUST DEED, GRANTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECUME DUE UPON THE NOTE SECURED BY THIS TRUST



STATE OF OREGON: COUNTY OF KLAMATH: ss.

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of	for record at requestJuly	ofAspen_Tit A.D., 1988at ofMortgage	3:52 o'clock P.M., and duly recorded in Vol M88	ay
FEE	\$18.00		By Oreclence Williams	