10418 <b>31338</b> 0140 93612		VOI. MES Page	1020
THIS TRUST DEED, made this	.2ndday of	August Fage	010
as Grantor,		August, 19	.83, berwe
INVESTMENTS ETC. A Limited Pa	ntnou-1.		s Trustoo
INVESTMENTS ETC., A Limited Pa	r.uersnip	, <b>,</b>	is Trustee, a
	1. 「「「 <u>」」」</u> 」 <u> 1. 「」」「</u> <u> 1. 」」</u>		
Grantor irrevocably grants, bargains, se inKLAMATHCounty, Oreg	llo and an	in trust, with nower of an	
in	on, described as:	Marina and a same and a	e, the proper
Lot 1 in Block 62, Klamath Fall according to the official plat Clerk of Klamath County, Oregon	Is Forest Estates Hi	ghway 66 unit, Plat Nr	
Clerk of Klamath County, Oregon	i.	the office of the Coun	ity ity
바라 전 전 12 10 10 12 10 10 10 10 10 10 10 10 10 10 10 10 10			
On marine sectorized and provide a sector of state and a sec	and a start for a spectrum for the start of		
	금적 여왕 유리에 있다. 동일 위험 영국에 관한	(1) A set of the se	n an
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seether with all and singular the tenements beredited	andra andra angla Angla angla angla angla Angla angla angla angla angla angla angla angla angla angla ang angla ang ang ang ang ang		
ogether with all and singular the tenements, hereditam ow or herealter appertaining, and the rents, issues and on with said real estate. FOR THE PURPOSE OF SECURING PERFO	profits thereof and all fixture	ll other rights thereunto belongir s now or herealter attached to or	of or in anywis
FOR THE PURPOSE OF SECURING PERFO im of	RMANCE of each agreement	of grantor herein contained and	payment of the
of even data to the	Della	يوروا الدار والمواد ومراجع والمتعاد المتعاد والمعادي والمعاد والمعاد والمعاد والمعاد والمعاد والمعاد والمعاد وا	
of sooner noid to	ier and made by grantor, the	final	of a promissor
The above described real property is not currently used To_protect the security of this trust dead to the	instrument is the data what i		ent of said not
To protect the security of this trust deed, grantor 1. To protect, preserve and maintain said property in the	agrees; (a) consent to the	ng purposes.	
2. To complete or restore promptly and in dood and	thereol; (d) reconve	er agreement allecting this deed or the	te lien or charge
3. To comply with all laws, ordinances, regulation,	lamaged or legally entitled there be conclusive proof	o, and the recitals therein of any mail	the property. The person or persons ters or lacts shall
Code as the beneliciary may require and to pay for filing so r	n Commer- time without notice,	detault by grantor hereunder banalia	•
eliciary.	ches made the indebtedness here ble by the erty or any part the	by secured, enter upon and take porces	any security for
4. To provide and continuously maintain insurance on the y or hereafter erected on the said premises adainst loss or dama such other hazards as the cereitary may from time to time amount not less than	e buildings less costs and expense age by lire ney's lees upon any	reol, in its own name sure or otherwise luding those past due and unpaid, and is of operation and collection, including indebtedness secured hereby, and in suc-	conect the rents,
the delivered to the beneficiary as the the	latter; all collection of such ren	ing upon and taking possession of	••
of any policy of insurance now or hereafter placed on policy	the expira- waive any default or	Is, issues and prolits, or the proceeds of ompensation or awards for any taking i lication or release thereol as aloresaid, notice of default hereunder or invalidate.	a domada data
y upon any indebtedness secured hereby and in such applied i	by beneli- 12. Upon dela	ult by grantor in payment of any inde	hteday act done
cure or waive any default or notice of default hereunder or rel done pursuant to such application or rel	lease shall event the beneliciary lidate any in equity as a mortal	red hereby immediately due and paya at his election may proceed to loreclos	ble. In such an
5. 10 keep said premises free from construction liens and to s, assessments and other charges that may be levied or assessed	advertisement and sall o pay all execute and cause to l i upon or to sell the said days	. In the latter event the beneficiary or be recorded his written notice of default	the trustee shall
eneliciary; should the grantor fail to make payment of any tay	s therefor thereof as then require	be recorded his written notice of default ribed real property to satisfy the ob- trustee shall fix the time and place of ed by law and proceed to for Jose th ORS 86.740 to 86.795.	
such payment, beneticiary may, at its option, make navement	or, either 13. Should the which to then after default at	beneficiary elect to foreclose by adverti	sement and ant
	7 of this tively, the entire amou d by this obligation secured to	to the beneficiary or his successors in ant then due under the terms of the true	interest, respec-
deed, shall be added to and become a part of the debt secure	at at at an antion secured the		
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NOTE: The Trust Deed Act provides that the trustee hereunder m or savings and loan association authorized to do business under property of this state, its subsidiaries, affiliates, agents or branch agents or branches, the ws Un

ther an attorney, who is an active member of the Oregon State Bar, a bank, trust company so of Oregon or the United States, a title insurance company authorized to insure title to real 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 a	nd agrees to and with the beneficiary and those claiming under him, that he is d described real property and has a valid, unencumbered title thereto.
seized in fee simple at	Brocs in and with the homest .
and the second first true	St deed securing a note in the
and that he will	d described real property and has a valid, unencumbered title thereto St deed securing a note in the amount of \$20,000.00.
the will warrant and fo	prever defend the same against all persons whomsoever.
	Build all persons whomsoever.
The grantor warrants that it	
(a)* primarily for grantor's per (b) for an organization	proceeds of the loan represented by the above d
purposes. This deed and "	proceeds of the loan represented by the above described note and this trust deed are: rsonal, family, household or agricultural purposes (see Important Notice below), en if grantor is a natural person) are for business or commercial purposes of the below.
musculine gender includes the logicit	t named as a beneficiary shall mean the bill regatees, devisees, administered
WHEREOR	ania to serve includes the plural the context so require
not applicate NOTICE: Delete, by lining	the day and very time to
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70.	
The send	
trust deed have and is the legal owner and	
said trust deed or pursuant to statute	I holder of all indebtedness, secured by the foregoing trust deed. All sums secured by said You hereby are directed, on payment to you of any sums owing to you under the former of neel all evidences of indebtedness secured by said
estate now held here	holder of all indebtedness secured by the foregoing trust deed. All sums secured by said You hereby are directed, on payment to you of any sums owing to you under the terms of neel all evidences of indebtedness secured by said trust deed (which are delivered to you reconvey, without warranty, to the parties designated by the terms of said trust deed the reconveyance and documents to
noid by you under the same. Mail	reconvey, without warranty, to the parties designated by the terms of said trust deed (which are delivered to you reconveyance and documents to the parties designated by the terms of said trust deed the
DATED:	to the the
De not loss as days	Beneticiaeu
and lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be det
	Beneficiary
TRUST DEED	
3000 (FORM No. 881-1)/10 0 10 10	
STEVENS-NESS LAW PUB. CO.: PORTLAND. ORE: 111	Design. Dist phonent on tile in protocounty of Klamath ss.
	ment was received the within instru-
Grantor	at
	in book/real/unit and recorded
The second s	page 21070 or no diame two
Beneficiary	instrument/microfilm No. 31439 Record of Mortfador
AFTER PROVIDENT	strenges of said C-
	Witness my hand and seal of County affixed
O Sharr Assession Country in a	County attived
6 Shaw, Avenue, #212 lovis; California 92612	
0 Shaw Avenue, #212 lovis; caitfornia 93612 #-34-33-0-0-	Fee: \$8:00 By Rm County Clerk

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