FORM No. 881—Oregon Trust Deed Series—TRUST DE 3.		COPTRICHT 1992 STEVENS-NESS LAW	FUBLISHING CO CORTILAND OR STOR
88848 09-27-94P02:39 RIVD	mig.	UST DEED / VOLM94	Page 30347
THIS TRUST DEED, made this	264	day of Lip	19 94 hetween
ous PAULA C SEBROWN (1997 19)	r : 2003-135-		
DODDOM T	MPANY, ee and	a California Corporation DORIS J. LEANDER, Truste	as Grantor
LEANDER FAMILY TRUST U/T/A N	lovembei	7, 1988	ee of theas Beneficiary
Grantor irrevocably grants, burgains,	NY L L	VESSETH:	of sale the property in
County, Ore	gon, describ	ed as:	or sato, me. property, m
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		to his insula orders	
See	Exhibi	"A Attached Hereto	W.C. Steal
COMMISSION NO CORREST INC. ST INC.	4		
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together with all and singular the tenement is heredition of hereafter appertaining, and the sents, in west and the property.	aments and a profits thereof	purtenances and all other rights thereunto be and all fixtures now or hereafter attached to	elonging or in anywise now or used in connection with
FOR THE PURPOSE OF SECURING PER OF NINETY FOUR THOUSAND AND	FORMANCE NO /100	of each agreement of grantor herein contain	ed and payment of the sum
~~~~~********(.94,000.(10.) ***	****	Dell'	
note of even date herewith, payable to be leticiary on not sooner paid, to be due and payable	h Zl	was 2001	cipal and interest hereof, if
The date of maturity of the debt secured by a becomes due and sayable. In the event the within a sold, conveyed, assigned or allenated by the grantor vat the beneficiary's option all obligations assets by	vithout first	perty, or any part thereot, or any interest the	terein is sold, agreed to be
at the beneficiary's option, all obligations a cure l by become immediately due and payable. To protect the security of this trust ceed, trans	ting menung	nt, irrespective of the maturify dates express	sed therein, or herein, shall
1. To protect, preserve and maintain the prop provement thereon; not to commit or permit any was	erty in good		
2. To complete or restore promptly and in good damaged or destroyed thereon, and pay when due all 3. To comply with all laws; ordinances; regulates to roughly the requests, to join in executing such times in a steel	iona covenar	Cineretor.	
to pay for filing same in the proper public office or	oliices, as we	it to the Uniform Commercial Code as the b il as the cost of all lien searches made by	property; if the beneficiary eneticiary may require and filing officers or searching
4. To provide and continuously maintain item damage by fire and such other hazards as the lunction	urance on the	buildings now or hereafter erected on th	property_against loss or
ticiary as soon as insured: if the granter shall fail for	vith loss payi	ble to the latter; all policies of insurance sha	I be delivered to the bene-
cure the same at granter's expense. The amount collection in such orders any indebtedness secured hereby and in such orders as	ted under ar	tre or other instance policy may be ap	, the beneficiary may pro- plied by beneficiary upon
under or invalidate any act done pursuant to such not	ice.	r release shall not cure or waive any default	or notice of default here-
promptly deliver receipts therefor to benefit increased	t of such tax	s, assessments and other charges become p	
ment, beneticiary may, at its option, make payment secured hereby, together with the obligation, describe	thereof, and	or by providing beneficiary with funds with the amount so paid, with interest at the	which to make such pay- ate set forth in the note
the debt secured by this trust deed, without valver of with interest as aforesaid, the property hereinbet ore cound for the payment of the obligation he sin described the nonneyment thereof shall at the count of the	any rights at:	sing from breach of any of the covenants here	of and for such payments,
and the nonpayment thereof shall, at the op ion of the able and constitute a breach of this trust deed.	beneficiary,	render all sums secured by this trust deed i	d payable without notice, mmediately due and pay-
6. To pay all costs, fees and expenses of this tr trustee incurred in connection with or in enforcing th 7. To appear in and defend any action or proce- and in any suit action or proceedings and in any suit.	is obligation	and trustee's and attorney's tees actually inc	urred.
to pay all costs and expenses, including evidence of the	leticiary or ti	datee may appear, including any suit for the	foreclosure of this deed,
the trial court, granter further agrees to pay such sum torney's fees on such appeal.			
It is mutually agreed that:  8. In the event that any portion or all of he particiary shall have the right, if it so elects, to require	roperty shall	be taken under the right of eminent domai	n or condemnation, bene-
NOTE: The Trust Deed Act provides that the trust to be sund	er must be olt	per on attorney who is an action manhant at the	Contraction to the second
trust company or savings and loan association authorited to rized to insure title to real property of this state, its subsidic agant licensed under ORS 696.505 to 696.385			
the state of the contract the state of the s		STATE OF OREG	ON, )
TRUST DEED appear to the trust of the trust	to perfect :	to be a secure of the contract of the secure	26 92 <b>SS.</b>
PAULA C. BROWN	**   Series 2	I certify the	at the within instru-
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Leanders Family Trust I to the content of the conte	ingus : †	ato'clock	M., and recorded
पुरस्का कार्या होता होता होता सह स्टब्स्ट्रेस्ट्रिस का हिन्द पुरस्का कार्या होता होता होता सह स्टब्स्ट्रिस का स्टब्स्	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	page	or as fee/file/instru-
The sale response to the sale of the sale	1	Record of	ception No,
After Recording Return to (Name, Address, Zip); 10 10 100 100 100			ny hand and seal of
Jackson County Title Division 370 Lithia Way	े प्रकार के स्वाप्त के किस्ता है। जीवनार किस्ता के किस्ता	Her for the service from any analysis and a service and a	A Company of the Comp
Ashland OR 97520		the desired belong the NAME of the life of	TITLE
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	rings.	Garage Marian	

which are in excess of the amount required up my all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings; shall be paid to benefit any and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily taid or incurred by bene ticiary in such proceedings, and the balance applied upon the indebtedness; secured hereby; and grantor agrees, at its own expenses, to take such actions and execute such instruments as shall be necessary in obtaining sitch compensation, promptly u on teneticiary's request.

9. At any time and from time to time upon written request of beneficiary, payment, of its fees and presentation of this deed and the note for endorsement (in case of full recurvey ances, for cancell ution), 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 the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part it the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this per agraph shall be not less than \$5.

10. Upon any default by grantor here neder beneficiary may at any time without notice, either in person, by agent or by a receiver

reconvey, without warranty, all of any part it the property. The 4 antee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recities threin of any matters or lacts shall be conclusive more of the truthfulness thereof. Trustee's lees for any of the services mentioned in this per agraph shall be not less than \$5.

10, Upon any default by frantor here note beneficiary may at any time without rotice, either in person, by agent or by a receiver to be appointed by a court, and without refund to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part there it, in its own names or or otherwise collect the rust, issues and profits, including those past due and unpaid, and apply the same, less casts and expenses of overation and collection, including reasonable attorney's less upon any indebtedness secured thereby, and in such order as beneficiary may determine.

11. The entering upon and taking poss-ssion of the property, the collection of such rents, issues and profits, or the proceeds of tire and advantage of the property, and the application or release thereof as a diversida, shall not cure or waive any relative to release thereof as a diversida, shall not cure or waive any relative to release thereof with any or in grantor's performance of any agreement hereunder, time being of the essence with respect to such par men: and/or performance, the beneficiary may leave to increase the further of the second of the property to a state the trustee to foreclose this trust deed by adversionant and sale, or a sy direct the trustee to foreclose this trust deed in equity as a mortage or direct the trustee to foreclose the intrustee shall excuse and acuse to be recorded a writer notice of default and because and any advertisement and sale, the beneficiary may have any advertisement and sale, the foreclose by advertisement and sale, the default or intrustee the contract of the cure of the cure of the cure of the cure

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and that the grantor will warrant and forever detend 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, tamily or household purposes (see Important Notice below),

(b) for an organization; or (even-if grantor 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, personal representatives, successors and assigns. The term beneficiar whall mean the holder and owner, including pledgee, of the contract secured hereby, whether of not named as a beneficiary herein.

if the context so requires, the singular shall be taken to mean and include the plural; and that generally all grammatical changes shall be

IN WITNESS WHEREOF, the				n.
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* IMPORTANT NOTICE: Delete, by fining out, which not applicable if warranty (a) is applicable and the second is defined in the Truth-In-Lending of	ever warranty (a) or (b) i e:bareficiary is a credite	PAULA C. BROWN	7	••••••
beneficiary MUST comply with the Act and Regul- disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregar	tion by making require No. 1319, or equivalent	de Source de la company		
STATE OF OF	EGON, County of	Jackson	)ss. A -	
ON MILE STATEOFOR	rument was acknow	ledged before me on	9-26- 19	74
PA.	ULA C. BROWN	***************************************		
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MYCOMMISSICATEAPINESTINEZI,1995	<u> </u>			
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			Notary Public for Or	
		my commission expires	***************************************	
PEQUEST FOR BINI	PECCNIVEYANCE ITA ha	sed only when obligations have be		
	•		en paid.)	
The undersigned is the legal owner and			est dood. All sugar spaces of her the	44
deed have been fully paid and satisfied. You	ereby are directed, or	payment to you of any sums	owing to you under the terms of	tiust f the

trust deed or pursuant to statute, to cancel all evicences of indebterness secured by the trust deed (which are delivered to you herewith 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 reconveyant e and documents to PRINCIPLE STEELING C ...19 wor. 设置证明 指证 DATED: not lose on destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation bere reconveyance will be made. Beneticiary

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A leasehold interest in and to the following described property:

Lot 3, Block W, Lake of the Woods, according to the official plat thereof on file in the office of the county clerk of Clamath County, Oregon

STATE OF OREGON: COUNTY OF KLAMATH: s

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FE	ΞE	\$20.00	0					Evelyn Biehn - County Clerk  By Daudene Mulendere
								By Dulling Miller A.
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