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and that the grantor will warrant and loreve eletend 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 tor grantor's personal, tamily or household purposes (see Important Notice below).

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 beneficiary shall mean the holder and owner, including pledgee, of the contract if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be INVITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. and the within the proper solution to the description within that having about

* IMPORTANT NOTICE: Delet	te, by lining out, whichever was	his leginnasicia described proper	men D. 1/) _ / _ / _	Asparado Sayora Caras Sayasa
as such word is defined in beneficiary MUST comply w	le, by lining out, whichever was (a) is applicable and the benefit the Truth-in-Lending Act and little the A	ciary is a creditor Regulation Z, the	R. KOACH, SR		Antikana ay asir asir Tanggaran
If compliance with the Act is	te, by lining out, whichever war (a) is applicable and the benefit the truth-in-Lending Act and till the Act and Regulation by use Stevens-Ness Form No. 131 in and required, disregard this no	making required	IRGINIA ROACH	Souch	
and single	by JAMES R	Nas acknowledged	before me on	၂၃လို့ ၂၃	93
	I his instrument	was acknowledged i	before me on	rI.ONCH	10
	as				

of 2222222222

OFFICIAL SEAL
PATRICIA M COPE
L'NOTARY FUBLIC - OREGON : 3
COMMISSION NO. 0127.11 HERE Notary Public for Oregon 7–96 .. V.. My commission expires

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) Granter irrevocably parforms separate core,

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 tully 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 herewith the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now

DATED: Do not loss or destroy this Trust Deed OR THE NOTE which it secures. DES**,19**2°2CVCH*_Haspaild_are_a od artist nor lose or delivered to the trus reconveyance will be made. day of io a super to the trustee for cancellation before -12-03103 DA ROYU JRUST DEED

169/LEA

Beneficiary

Bybl: 1118

REE IT

All that part of the SE 1/4 SW 1/4 of Section 7, Township 24 South Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, lying Easterly of Crescent Creek and Westerly of Highway #58 known as Willamette Highway.

EXCEPTING that portion deeded to Frederic E. Kerns, et ux, in BCOK 340 at Page 343, Deed Records of Klamath County, Oregon, 444 2150 EXCEPTING that portion lying within the boundary of Brearis Ranchos, FURTHER EXCEPTING that poution deeded to Recorded in M-70 at Page 8578, Deed Records of Klamath County, Oregon.

CODE 205 MAP 2407-7CO TL 2100

STATE OF OREGON: COUNTY OF KLAMATH S

Filed for record at request of Aspen Title co	the 15th day
of Nov. A.D., 19 93 at 3:35 o'clock	P M., and duly recorded in Vol. M93
of Mortgages	
	elyn Biehn County Clerk
FEE \$20.00	y Douren Nulendore