另

the continuous and dispensal security that the spell research process. It is a security to the continuous and according to the spell research continuous and continuous and the spell research continuous and the spell research continuous and the spell research continuous and th tract or loan agreement between them boneficiary may surchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage purchased by providing evidence that grantor has obtained property coverage elsewhere. Grantor may later cancel for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's trio: coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any med for property cle mage coverage or any mandatory liability insurance re-COMERC AIGH and may not satisfy any ruled for property (it mage coverage of any mandatory liability insurance requirements imposed by applicable law.

The franter warrants that the proceeds of the loan represents by the above described note and this trust deed are:

(a)* primarily for granter's personal, family of household purpo as (see Important Notice below).

This deed applies to, invres to the benefit of the binds all pan les hereto, their heirs, legates, devisess, administrators, executors, secured hereby, whether or not named as a beneficiary herein.

In constraint this moretade, it is understood to the boards of more and the results of the contract. secured hereby, whether or not named as a beneficiar / herein.

In construing this mortgage, it is understood that the mortgage or mortgage may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that conerally all grammatical changes shall be made, assumed and IN WITNESS WHEREOF, the grant 2 has executed this instrument the day and year first above written.

*IMPORTANT NOTICE Felte, by lining out, whicheve were only (s) or by its objective proving the context of the proving the context of the context so implied to make the proving the proving the context so implied to make the proving the con *IMPORIANT NOTICE: Delete, by lining out, whicheve were onty (a) or (b) is not explicable and the banelic lary in a creditor as such yord is defined in the Truth-In-Lending Act and I syllation Z, the benefickey MUST comply with the Act and Regulation by making required disclesures; for this purpose was Stevens-Ness Form No. 1317; or equivalent. If comply not with the Act is not required, disregard it is not explaint. STATE OF OREGOIV, County of ... AMATH This instrument was acknowled ged before me onJUNE. 21 by ROBERT J. CHILLISTER This instructent was acknowled ged before me OF FICIAL SEAL

MARLINE T. ADDINGTON

NOTARY PUBLIC - OREGON

COMMISSION NO. 622828

RY COHMISSION EXPRESS MARY 22, 1967 dillo 71 N. 1 ary Public for Oref on My commission expires 3-224 REQUEST FOR FUEL RECONVE ANCE (To be use I only when obligations have been paid.) The undersigned is the legal owner and holder of all indebtedness; sourced by the foregoing trust deed. All sums secured by the trust deed have been fully point, and satisfied. You here you are read on payment to you of any sums owing to you under the terms of the frust deed or pursuant to statute, to cancel all set leaves of indebtedness secured by the trust deed (which are delivered to you between the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now

Beneficiary

Do not less be distriby this Trust Dead OR THE NOTE which it courses. Both mult is delivered to the trustee for concellation be a re-

racen to rance will be made.

The state of the s

-

PARCEL 1:

The Westerly 75 feet of Lot 2, Block 30, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALIS, in the County of Elamath, State of Oregon.

AND

The Easterly 14 feet of the W 1/2 of Lot 2, Block 30, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-29DA LL 9200

PARCEL 2:

The E 1/2 of Lots 2 and 3, Block 30, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-29DA FL 9500

STATE OF OREGON: COUNTY OF KLAWALT: 88.

Filed for record at requ	est of	As en Li	le & Es :	OW	,	the 2	27th	day
of June	A.D., 19	9 j at	£1:01 .	o'clock	A.M., and dul	v recorded in Vol	. M96	
		taigei			on Page 1909			
FEE: \$20.00	I = I			Ву		G. Letsch, Cour	ity Clerk	
						8		_