

*Concord Construction
Partners Oregon*

*Houston K. Dillon and
Leurette Dillon*

NOTICE IS HEREBY GIVEN that on the _____ day of June, 1962,
or the request of Houston K. Dillon and Leurette Dillon, the above-named claimants, do hereby declare and certify that they have sold and delivered the following described property consisting
of a Single Family dwelling, situated upon the following described land, to-wit:

The South 1/4 of the Northwest 1/4 of
Section 23, Township 5 North, Range
8 East of the U.M.

*Skamania
Houston K. Dillon and
Leurette Dillon*

County, State of Washington,

of which property the owner, or claimed owner is
Houston K. Dillon and
Leurette Dillon
The performance and the furnishing of which labor and material ceased on the 7 day of June, 1962.
Said labor performed (or material furnished) was of the value of thirty four hundred ninety
2nd no/100 Dollars.

Ninety (90) days have not elapsed since said last named date.

For which labor (or material) the claimant, Houston K. Dillon, claims lien upon the property herein described and the buildings situated
thereon for the said sum of fifty five hundred forty two 48/100 Dollars.

Credit was given, the terms thereof being as stated in the following language, from a promissory note evidencing the same:

For value received I (we), the undersigned, promise to pay to the order of Connors Construction Company
the sum of fifty five hundred forty two 48/100 Dollars
payable in 84 installments of 65.97 per month, said installment to be paid on the 18 day
of each and every month, beginning on August 10, 1962, at office of Aluminum Acceptance

Corp., Seattle Wash, and with interest at 7% per annum after maturity until paid. Principal
and interest payable in legal tender of the United States of America. Maker hereof may pay one or more installment payments prior to due date,
provided such prepayment is in even multiples of the stipulated monthly installment.

If any installment of principal or interest be not paid when due, the holder hereof may at its option declare the entire unpaid balance of principal and all
accrued interest to become immediately due and payable. Should any installment due hereunder become more than ten days in arrears, the maker agrees to
pay to the holder hereof a "late charge" of five cents for each dollar of said arrears, but in no case will the late charge assessed exceed \$5.00 or be less
than \$1.00 in respect to any one delinquent installment.

In case suit or action is instituted to collect this note or any part hereof, I (we) promise to pay, in addition to the costs provided by statute, such sums
as the court may adjudicate as reasonable attorney's fees therein, and at the option of the holder hereof the venue of said suit may be laid in King County,
Washington.

For value received, each and every party who signs or endorses this note, or becomes liable, either now or hereafter, for the payment of this note, save
parties endorsing without recourse on the reverse side hereof, jointly, waives presentment, demand, protest and notice of nonpayment hereof, binds himself
hereon as a principal, and not as a surety, and agrees to remain bound thereby notwithstanding any extension that may be made to any party liable on this note.

This claim has been assigned and set over to Aluminum Acceptance Corp. for valuable consideration.

STATE OF Oregon
County of Multnomah

Gerwin McFarlane

being sworn, says

I am the Office Manager

claimant above named; I have heard the foregoing claim recited and know the contents thereof and believe the same to be just.

Dorothy Turner

day of June, 1962.
X
Dorothy Turner
Multnomah County
My commission expires Feb 14, 1963



