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THIS CONTRACT, Made this 24th 19.70 ..., between June .....day of. Gloria F. Libby, a single women, 8438 Amigo Avenue, Northridge, ...., hereinafter called the seller, California 91324 and Florence Coghlan, 1908 Valley View Drive, Topanga, California 3

..., hereinafter called the buyer, 90290 WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-OREGON scribed lands and premises situated in KLAMATH County, State of . to-wit:

Township 37 South, Range 12 East, W.M. Section 4: W-1/2 of NE-1/4 of NW-1/4 of SW-1/4 (5 Acres)

706-CONTRACT-REAL ESTATE-

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This conveyance is made subject to easements, rights of way of record and those apparent on the land and Grantor reserves an easement for joint user roadway and all other roadway purposes over and across a 30 foot wide strip of land laying south of adjoining and parallel to the northerly boundary.

for the sum of One Thousand Two Hundred and Fifty----- Dollars (\$ 1,250.00) (hereinafter called the purchase price), on account of which Three Hundred and no/100-----Dollars (\$ 300.00....) is paid on the execution hereof (the receipt of which is hereby acknowledged by the 

, 1970 payable on the 10th day of each month hereafter beginning with the month of August and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-

rated between the parties hereto as of the date of this contract.

insure and keep insured all buildings now or bereafter erected on said ptenuises against loss or damage by fire (with ettended coverage) in an autount not less than 3 —  $0^{-}$  in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer at their respective interests may appear and all policies of insurance to be delivered to unance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and pay to the interest at the rate allocation, while the buyer shall had to pay any the interest of the debt secured by this contract and pay to the interest at the rate allocation, while unance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall be interest at the rate aloresaid, without waiver, however, of any right arring to the seller of the seller of the seller of the seller on or subsequent to the date of this expenses and within  $0^{-1}$  days from the date hereof, he will furnish unto buyer a title invarance policy invaries and any to make statistic of and to the seller on or subsequent to the date of this accessing the building and other restrictions amont, he will deliver a good and sufficient deed conveying said particular elevents in the simple units the buyer, his here and pay more suffer the seller to and the adder of all recurring the restrictions and the bare, the will deliver a good and sufficient and the said premises in the simple units the buyer, his here and sufficient and the restrictions amont, he will deliver a good and sufficient and the said premises in the simple units the buyer, his here and sufficient and the restrictions and the date here of and fire and clear of a tercurbarace approximation and the buyer and the date here of and fire and clear of all recurring the seller of a state date part of a state the the seller on elever the add easter the delare of the seller and the buyer a good and sufficient and

liens, water rents and public charges to assumed by the buyer and further excepting all liens and encumbrances created by the buyer or And it is understood and agreed between said parties that time is of the exerce of this contract, and in case the buyer shall f payments above required, or any of them, punctually within then days of the time limited therefor, or fail to keen any agreement herein payments above required, or any of them, punctually within then days of the time limited therefor, or fail to keen any agreement herein payments above required, or any of them, punctually within then days of the time limited therefor, or fail to keen any agreement herein payments above required, or any of them, punctually within then days of the contract null and void. (3) to declare the whole unpaked print pay and purchase price with the interest thereon at once due and far (3) to increase this contract by unit in equiry, and in agrees all rights and interest created or there to the of all other rights acquired by the buyer hereunder shall trevet to and tevet and rester possession of the premises about descriptioned and without any right of the buyer of return, teclanation or comperedant of re-entry, or any other act of a and solver to a about etc. July and peticetly as if this contract and such agreents had not never the mediately or and there as the agreed and return of of account of the purchase of take prover and on the is contract are to be retained by and belong to said seller as the agreed and return of of such default all payments therein the taid eact effect, in case of such default, hall have the right immediately, or at my time premise up to the time of such cleaut, any process of law, and take immediate possession, thereof, together with all the improvements and thereon or therein belonging. The house blacks address that failure by the seller at any time to require performance by the buyer of any provision hereof and present.

premises up to the time or such ureans, without any process of law, and take immediate possession, thereof, together with all the improvements and appurtenances therein therein the diversal, without any process of law, and take immediate possession, thereof, together with all the improvements and appurtenances therein therein the diversal, without any process of law, and take immediate possession, thereof, together with all the improvements and appurtenances therein therein the diversal, without any process of law, and therein to any provision hereof takes that failure by the selfer set any such provision, or as a waiter of the provision itself. The buyer law provision hereof takes that failure by the selfer set any vach provision hereof any provision hereof and any such provision, or as a waiter of the provision itself. The true and extual considuation as a waiter of the provision itself. The true and extual considuation of the provision itself. The true and extual considuation is allowed to be provision, for as a waiter of the provision itself. The true and extual considuation is individed to be provision, for as a waiter of the provision itself. The true and extual considuation is individed to be provision itself. The true and extual considuation of action is individed to be provision hereof, the buyer agrees to pay such sum as the for case such or action is individed to bure take the buyer and build and to a cell the buyer agrees to pay such sum as the appeal and the buyer take buyer build and the different shall an end or decrements to as subtree to the provision hereof. The buyer takes that the provision hereof the true account that adjudge resonable as plainfills atomny to decrement of the true that adjudge resonable as plainfills atomny to decrements of a set was been appeal. In constant, the buyer takes the provision hereof apply equally to corporation and the nutree, and that generality all decomments at the individuation. It is undervised apply equality to corporation and the nutree, and that general

dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto

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by its officers duly authorized thereunto by order of its board of directors. × Denence Morin A. Libby

Florence Coghlan. Gloria F. Libby NOTE: The sentence between the symbols (), I net applicable, should be defeted; see Oregon Re-vised Statutes, Section 93.030. [Notarial acknowl by lining out, whithaver phross and whichever werenty (A) or (B) is not opplicable. If war-is applicable, Steven-Nets Form No. 1308 or similar MUST be used for disclosures under the anding Act and Reputations Z unlast the contract will become a first lien is financia the purchase ling in which even us Stevens-Ness Form No. 1307 or similar.

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