50281 2745 FORM No. 706-CONTRACT REAL ESTAT s (Individual or Corporate) (Truth-in-Lending Series). VOL MAL PAGE (A) 19....70., between Glendale, California, 91208, endale, California, 91208, and JOHN M. SCHOONOVER and ARBA F. SCHOONOVER, h/w, 12011 Bradfield Ave. Lynwood, California, 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-scribed lands and premises situated in Klamath County, State of Oregon, to-wit: TOWNSHIP 36 South, Range 12 East, W.M. Section 22: West 1/2 of West 1/2 of South West 1/4 subject to a 60' wide easement for joint user roadway and all roadway purposes along Northerly boundary south of Klamath Falls -Lakeview Highway and Section 27: West 1/2 of West 1/2 of North West 1/4 subject toa 60' wide easement for Joint user roadway and all other roadway purposes along Westerly, Northerly and Southerly boundaries. This conveyance is made subject to rights, rights of way, easements of record, and those apparent on the land. for the sum of EIGHT-THOUSAND-and-ro/100ths-_____ Dollars (\$ 8,000.00) (hereinafter called the purchase price), on account of which ONE-THOUSAND-and-no/100ths----(nereinarter called the purchase price), on account of which $\frac{1}{2}$ and $\frac{1}{2}$ acknowledged by the Dollars (\$ 1,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the of the seller in monthly payments of nor lever than SIALEEN-HULDHED-IVENIL-ITENEL-INCE-AND-90/1 Dollars (\$ 1,623.96) each annually, beginning February 28, 1971, and each February 28 thereafter until paid. (60 months - 5 years.) payable on the 28th day of each with the real ter beginning with the month of February, ..., 19.71, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of _____6 ___ per cent per annum from Ebruary 28, 1971 until paid, interest to be paid Concurrently and * [being included in being included the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. insure and keep insured all buildings now or bereafter erected on said premises against luss or damage by fire (with extended coverage) in an amount not less than 3 - 0 in a company or companies sublactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be detivered to the seller, with loss payable first to the seller and then to the buyer as to and become a part of the dott secured by this contract and shall bear interest at the table range do not may be added to and become a part of the dott secured by this contract and shall bear interest at the table range do not may be promote to inder the added to seller agrees that at his sequence and within 90 days from the date hereof, he will furnish unto buyer a title added or arising to surve and except the unsult printed exceptions and the building and other sections and table prove the will furnish unto buyer a title added of the section and the section the date hereof, he will furnish unto buyer a title added of this agreement of this date and the section and the section and the built as a section the vanil printed exceptions and the builting and other sections and table proves as of the will built on a state and except the unit of the added or arising to add the premise in the single units the buyer, his heirs and assigns, tree and there of this agreement, he will deliver a goal and sufficient due agrees that at heirs and sufficient of the same and sufficient and the added buyer as well printed and upon surved to the suffer acceptions and the subscriptions and the added and the section and the same and the same the same and sufficient of this agreement. He will deliver a goal and sufficient agrees that at heir and exceptions and the same and the same and sufficient of this agreement. He will delive a goal and sufficient agrees that at heir agrees that at heir and exceptions and the same and the same and the same and the same and the safter agrees that at hei C M See Inn, water rents and public charges so assumed by the buyer and lutther excepting all tiens and encumbraters created by the buyer or his assigns. And is in understood and agreed between said parties that time is of the essence of this contract, and in case the buyer or his assigns, payments above required, or any of them, punctually within ten days of the time limited therefore, and in case the buyer whall fail to make the seller at his option shall have the following rights: (1) in divident therefore, and in case the buyer whall fail to make the the seller at his option shall have the following rights: (1) in divident therefore, and in case the buyer shall fail to make the all purchas and price with the interest thereon at once with any off payable and for (1) to be prior decirate the whole unpaid principal balance of all rights and price with the interest thereon at once with the payable and for (1) to be presented therefore the whole unpaid principal balance of all rights and price with the interest there in the output a addicate the seller hereunder shall ulterly case and determine and the right in the arguing by the buyer of relaxer to and reserve the right to the seller without of account, of any princes at our said seller to be performed by the buyer hereunder shall ulterly case and determine and the right in the of account at purchase of said property as absolutely, that any attericity as if the contract and prior to reserve the make relax without of the fault at purchase of said property as absolutely, that any attericity as if the buyer of relaxer, hereinstion or counters make marker at the said seller to be the marker at or and the right case of the fault of the fault of the said seller to be the said without any right of the buyer of relaxer, to and rever the make and the said premises upon the fault and increased on this contract are to be partiment therein to make and in case enter upon the fault for the fault. And the said willer, in case of such delault, had here with all the imprevertment and r The barree lusther agrees that failure by the seller at any time to require pointerspin interest, together with all the important and approximation of the barree barrees belonging. The barree lusther agrees that failure by the seller at any time to require pointerspin interest, together with all the important and approximation of any provision hereof shall in mo way affect right hereinder to enforce the same, mer shall any waiver by said seller of any breach of any provision hereof he held to be a waiver of any suc-right hereinder to enforce the same, mer shall any waiver by said seller of any breach of any provision hereof he held to be a waiver of any suc-tion to any such a provision or as a waiver of the provision issell. The true and actual consideration paid for this transfer, stated in terms of dollars, is $g_{0}000 \cdot 00^{-1}$. Otherwore, the actual consid-In case soil or includes other property of value given or promised which is paid of the any adjudge reasonable as attorney's to be all work of the monoce any of the provident hereof, the upper diverse to be a storney's to be a such the families of the same plaintiff on any such and the store of the bare of the bare to be a storney's to be a such and the same plaintiff a storney's fees on such peak. In court, the output summer produces to perform the seller or the buyer may be more than one person; that if the context so requires, the single-socian shall be taken to mean and include the plural, the masculine, the feminine and the neutre, and that generally all drammatical changes shall do, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal allixed hereto by its officers duly authorized thereunto by order of its board of directors. Tan m. Schonwer 1. 18 W araa & Schoemen lemin ĥ DATED: It may support of the stand ATE OF OREGON



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