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THIS CONTRACT Made this 3rd day of January, 1972, between
 Jack F. Morris and Nancy L. Morris, Husband & Wife
 hereinafter called the seller, and Eugene A. Molocznik and Emogene B. Molocznik, Husband
 and Wife, hereinafter called the buyer,

WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as hereinafter specified, the seller hereby agrees to sell to the buyer and the buyer agrees to purchase from the seller the following described real estate, situate in the County of Klamath,
 State of Oregon, to-wit:

Undivided one-half interest in the following Real Property:
 Township 35 South, Range 10 East, W.M. Section 16: The West $\frac{1}{2}$ of the Northeast
 $\frac{1}{4}$ of the Southwest $\frac{1}{4}$ (20 Acres)

Truth In Lending Act Effective 7/1/69:

- 1. Amount of note. (Amount financed).....\$3250.00
- 2. Finance charge. (Interest from date to maturity).....\$657.60
- 3. Total of payments. (1&2).....\$3907.60
- 4. Annual percentage rate. (Interest).....7%
- 5. Number of monthly payments.....60
- 6. All moneys due and payable five years from date of first monthly payment.

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Buyer has the right to make larger, or lump sum payments if desired by buyer.

This contract supercedes any and all other contracts pertaining to sale of above property which are dated prior to January 3, 1972.

This conveyance is made subject to easements, rights of way of record, and those apparent on the land.

for the sum of Thirty-nine hundred and fifty Dollars (\$ 3950.00)
 (hereinafter called the purchase price), on account of which Seven hundred
 Dollars (\$ 700.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 3250.00) to the order of the seller in monthly payments of not less than Sixty-five dollars and thirteen cents
 Dollars (\$ 65.13) each, To be adjusted if paid off sooner or later.

payable on the 1st day of each month hereafter beginning with the month of March, 1972, 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 $\frac{7}{8}$ per cent per annum from February 1, 1972, until paid, interest to be paid concurredly and * being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be proportioned between the parties hereto as of the date of this contract.

The buyer shall be entitled to possession of said lands on January 3rd, 1972, and may retain such possession so long as he is not in default under the terms of this contract. The seller, upon delivery of title to the buyer, will keep the buildings on said premises, now or hereafter erected in good condition and repair and will not suffer or permit any waste or strip thereof; he will keep said premises free from mechanics' liens and save the seller harmless therefrom and reimburse seller for all costs and attorney's fees incurred by him in defending against any such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which hereafter liabilities may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount

not less than \$ ZERO in a company or companies satisfactory 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 delivered to the seller as soon as insured. Now if the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this instrument and the buyer shall pay the same at the same rate aboveasid, without waiver, however, of any right arising to the seller by buyer's breach of contract.

The seller agrees that at his expense and within 30 days from the date hereof, he will forthwith inform the buyer of the date of this agreement, insuring (in an amount equal to said purchase price) the undivided one-half interest in said property or otherwise as the date of this agreement, said purchase price is fully paid, and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed conveying said premises in fee simple to the buyer, his heirs and assigns, free and clear of all encumbrances as of the date hereof and free and clear of all encumbrances since said date placed, permitted or arising by; through or under seller, excepting, however, the said easements and restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns.

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and void; (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable and/or (3) to foreclose on the undivided one-half interest in said property in accordance with the laws of the state of Oregon, in which event the seller, hereunder, shall utterly cease and determine the right to the property of the undivided one-half interest and all other rights acquired by the buyer hereunder, shall revert to and rest in said seller without any act of re-entry or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payment had never been made; and in case of such default all payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default; And the said seller, in case of such default, shall have the right immediately or at any time thereafter, to enter upon the land aboveasid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereunto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 3950.00 (However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).)

In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the appellate court may award plaintiff in said suit or action and if an appeal is taken from any judgment or decree of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal.

In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine and the neuter, and that generally all grammatical changes shall be made, 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 affixed hereto by its officers duly authorized thereunto by order of its board of directors.

Eugene A. Molocznik *Jack F. Morris*
 Emogene B. Molocznik *Nancy L. Morris*

*Strike whichever phrase not applicable. [For notarial acknowledgment, see reverse]

NOTE—The sentence between the symbols () if not applicable, should be deleted. See Chapter 462, Oregon Laws 1967, as amended by the 1967 Special Session.

