FACT-BEAL BETATE-Monthly Paymonts (Individual or Con 9699

THIS CONTRACT, Made this 24th day of July Cloyd L. Briley and Gioria F. Briley, husband and wife, 15752 Septo Sepulyeda, California 91340

and Louise T. Stringer and Mobert E. Stringer, husband & wire, 16200 So. Figueros #25, Gardens, Uslifornis 90247, hereinafter called the buyer, 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-Klamath County, State of Oregon scribed lands and premises situated in to-wit:

Township 36 South, Range 10 East, WM.

Section 20: East tof SEt of SEt. (20 Acres)

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

(12)

for the sum of Sixty Five Hundred and no/100*********** Dollars (\$6,500.00. (hereinafter called the purchase price), on account of which Six Hundred Fifty and no/100 * * * Dollars (\$..650.00.....) 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: \$5,850.00) to the order of the seller in monthly payments of not less than \$1xty Seven and 93/100 * * * * * * * Dollars (\$.57.93.....) each, including 7% interest per annum on the deferred balance.

payable on the 15th/day of each month hereafter beginning with the month of September 15, 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 per cent per annum from August 15, 1972 until paid, interest to be paid monthly and * Karacara being included in

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.

liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer of 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 of 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 buyer equired, or any of them, punctually within ten days of the time limited therefor, or laid to keep any agreement herein contained, then the solits above required, or any of them, punctually within ten days of the time limited therefor, or laid to keep any agreement herein contained, then the solits and interest created near the following rights: (1) to declare this contract null and void. (2) to declare the whole unpaid principal balance of all rights and interest created near the containt on one due and payable and for (3) to foreclose this contract and the right; and in any of such cases, possession of the premise above described in a law of the buyer as against the seller hereunder shall uterly case and determine and the right to the of te-entry, or any other act of an id seller to be obsortied without any right of the buyer of return, reclamation or compensation for moneys paid of such default all payments therefolore made on this contract and such payments had neare bore been made; and in case premises up to the time of such default. And the said seller, in case of such and be right is said seller as the agreed and resense the right to the the to belonging, without any process of law, and section and sections thereoil, together with all the improvements and apputenances The hours belonging.

. In construing this contract, it is understood that the seller or the buyer may be more than one person; that il the context so requires, the singu-onoun shall be taken to mean and include the plural, the maculins, the leminine and the neuter, and that generally all grammatical changes shall ide, assumed and implied to make the provisions hereoi apply equally to corporations and to individuals. lar pronour

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it 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.

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Robert E. Stringer	Cloyd L. Briley	ley
-IBORTANN NOTICE: Delete, by lining out, whichever phrase and whichever war if warranty (A) is applicable and if the selfer is a creditor, as such ward is defin		NOVE: The sentence between the sym hels ①, if not applicable, should b deleted; see Oragon Revised Statute
Regulation Z, the seller MUST camply with the Act and Regulation by making req use Stevens-Ness Ferm No. 1308 or elmilar unless the centract will become a first dwalling the which experiment the second	all all a second a s	Section 93.030, (Netarial acknowledg





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