94022 Buyer S. Coray

A low to the Ser M. A. S. M. B. 8.R) 1. 6 3. 6 2. . U" THIS CONTRACT, Made this 6 day of January , 1973 , Cecil M. Teller and Winifred S. Teller husband and wife. P.O. Box 463 1973 ..., between Chiloguin, Oregon. 97624 hereinafter called the seller, and Stephen M. Salata and Doris M. Salata husband and wife P.O. Box 511. Chiloquin, Oregon, 97624 , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the

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Second addition to Chiloguin: Block #3; Lots #I and #2 了你们是出现了个

Æ 5 ~ In the event of the demise of (both) sellers, Cecil M. and Winirred S. Teller, this contract is to be deemed PAID IN FULL and the deed is to be conveyed to the buyers, Stephen M. and Doris M. Salata.

3 for the sum of Five Thousand and no/100--Dollars (\$5,000.00---.) (hereinalter called the purchase price), on account of which Five hundred fifty two and no / 00--Dollars (\$ 552.00--...) is paid on the execution hereol (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 4448.00-----) to the order of the seller in monthly payments of not less than ... Fifty and no/000-Dollars (\$ 50.00--) each,

payable on the _____ day of each month hereafter beginning with the month of February, 19.73., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of 5% _____ per cent per annum from

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated to have the parties hereic, as of the date of this contract.

(1). The buyer warrants to and covenants with the seller that the real property described in this contract is
(2). primary, loc buyers personal, lamity, household or agricultural purposes?
(B) for an organization or (even it buyer is a natural person) is loc buyines or commercial purposes other

(E) for an organization of (even if buyer is a natural person) is for business or commercial purposes other than "gricultural purposes. The buyer shall be entitled to possession of said lands on... $Jully I_s$, $Joll_{said}$, and may retain such possession so long as he is not in default under the terms of this contract. The buyer afrees that at all times ho will keep the buildings on said permises, now or hereafter are test, in good condition and repair and will not suffer or permit any waste or strip thereoi; that he will keep said premises the form inchantics and all other liens and see the seller harmies therefore and remains seller for all costs and attorney's test incurred by him in default until against any such liens; that he will pay all taxes hereafter levice against soid property, m well as all water rents, public charges and municipal liens which here-piter lawlidy may be imposed upon said premises, all promotify, before the same or any part thereof becaume part due to the septeme of the same or adverte against leve to be a septeme, he will insure and keep insured all buildings now or hereafter erected on said prives against loss or damage by fire (with extended coverage), in an amount

Insure and keep insured all buildings now ar hervalies erected on taid provides adjusted to so thange by the (with executed coverage), where the buyer as not less than 3. 5,000-00,000-00,000 and the buyer as a company or companies satialactory to the seller, with loss payable first to the seller and then its the buyer as their respective interests range appear and all opolicies of insurance to be delivered to the seller may do no as insured. Now if the buyer satisfies of insurance to be delivered to the seller and so no as insured. Now if the buyer shall fail to pay any tuch 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 be able as soone a part of the dolt to secure aby this contract and shall beer interest at the rate alcressid, without waiver, however, of any right arising to the seller for buyer's breach of contract. The willer agrees that at his expense and within the seller on a down and any payment so made shall be added to an around regulat to asid purchase price is taily paid and purchase price. In ally printed exceptions and the building and other restrictions and easternents now of record, if any. Selles also afters, that when and conset price is the buyer and upon request and upon surrender of this agreement, the will deliver a good and sulficient denot conveying and press that and upon request and upon surrender of this agreement, the will deliver a good and sulficient denot conveying and premitted or permitted or acting by thread on surrender of this agreement, the will deliver a good and sulficient denot upon surrender of this agreement, the will deliver a good and sulficient denot conveying and press that and to said premises and the date hereof and restrictions and here and clear of all encombrances and the date breet and tree and clear of all encombrances and the date price (the buyer, his heirs and assigns, free and clear of conumbrances and the date hereof and restrictions and here there

s, water rema and public energies as assumed by the super and intrins recepting and item and encumuranes created by the outyr is his data And it is understood and agreed between said parties that lime is of the essence of this contract, and in case the buyer shall full to make ments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, sciller at his option shall have this following right: (1) to declare the contract human term of the whole unpaid principal balance (purchase price with this interest thereon at once due and payable and for (3) to forelose this contract by suit in regulty, and in any of such rights and interest created or then existing in towor of the buyer as against the seller hereunder shall revert to and determine and the right of session of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any "centry, or any other act of a said sells to by performed ang without any tight of the buyer of return, reclamation or compensation for moneys 1 paymer

that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect he same, nor shall any whiver by said seller of any breach of any provision hereol be held to be a waiver of any suc-bing or as waiver of the provision itself.

In case suit or action is instituted to loreclose this contract or to entorce any of the provisions hereol, the buyer afrees may adjudge reasonable as attorney's less to be allowed plaintil in said suit or action and il an appeal is taken form trail court, the buyer further promises to pay such as as the appealist court shall adjudge reasonable as plaintiff court may of the trial appeal. In construing this contract, it is understood that the seller or the buyer may be more Than one person; that il the context no requires, the singu-noun shall be taken to mean and include the plural, the maculine, the feminine and the nexter, and that generally all grammatical changes shall de, assumed and implied to make the provisions bereof spipy equally, to corporations and to individuals.

lar pronoun IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-

dersigned 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. Stiplin M. Sellita Stephen M. Salata

Sclata

NOTE: The sentence between the sym-bols (), if not applicable, should be deletad; see Oregon Revised Statutes, Section 93,030. (Notaria) - acknowledg-

ty (A) or (B) is not applicable.

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