76 Page 10. 01. 100. 854. TEVENS HY OL HA 96 UT4 CONTRACT-REAL ESTATE 19.74 between hereinalter called the seller, and George A. + Wanda B. FARRis , 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-scribed lands and premises situated in Klamath County, State of OREGON, to-wit: Loto "4.5 b. Block 16 Klamath Lake Addition RECEIVED tor the sum of Eighteen Hundred Dollars (\$ 1800) (hereinalter called the purchase price) on account of which ONE HUNDRE d. and FiFty Dollars (\$ 150.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit: # 50.00 PER Month Due the 15th day of Each Month BEGINING the 15th day of DEC. 1974 buyer warrants to and covenants with the seller that the real property described in this contract is primarily for buyer's personal, family, household or agricultural purposes, (All de said, purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of E. [All deferred balances of said purchase price shall bear interest at the rate of E. [All deferred balances of said purchase price shall bear interest at the rate of E. [All deferred balances of said purchase price shall bear interest at the rate of E. [All deferred balances of said purchase price shall bear interest at the rate of E. [All deferred balances of said purchase price shall be pristed between the pulles being including the prime shall be pristed between the pulles bestown and et this contract. The buyer agrees that at all times he will been billings on baid premises nor the said at this contract. The buyer agrees that at the interest of the billing on baid premises nor the said at this contract. The buyer agrees that at the interest between the pulles between the pul haves or to procure and pay for such insurance d by this contract and shall bear interest at $(t_{1}, t_{2}, t_{2$ suring (ir save and said purc *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and which a creditor, as such word is defined in the Truth-in-Lending Act and Regul for this purpose, uce Stevens-Ness Form. JOSE or similar unless the c Stevens-Ness Form No. 1307 or similar. hever warranty (A) or (B ation Z, the seller MUST contract will become a Charles 1.+ Dourd Keis P.D. Box 423 Helmoud Oregono 97756 SELLER'S MARE AND ADDRESS STATE OF OREGON, County of I certify that the within instru-ment was received for record on the George A. PARRis + WARNA B, 341 Pooler 283/ Narvard KIAMAH POOL 283/ Narvard KIAMAH AND ADDRESSday of,*19*.... nŧ SPACE RESERVED Her recording solum to: CHARLOS P + DORWA KEG P.O. BOX 438 REDMONS CORFOON 97756 NAME: ADDRESS, ZIP in book on page or as file/reel number , Record of Deeds of said county. RECORDER'S USI Witness my hand and seal of ounty allixed. Until a change is requested all fax statements shall be sent to the following address George A. & Wanda B. FARRis 341 Abotton 2831 Hanvard Klamatha Fallo Orligan 97601 NAME, ADDRESS, ZIA Recording Officer Deputy A CARLES AND A CARLES

855 ν. And it is understood and agr payments above required, or any of 1 the selier at his option shall have the aid puchase price with the interest all rights and interest created or ther possession of the premises above desc. of re-entry, or any other act of said on account of the purchase of band p of such drauti all payments theree act, and in Juil to keep is of the essence of this the time limited thereis agreed between of them, nunction said parties that time declare this contr payable and/or buyer as sgains! acquired by the wid nde; and ablelault all payments of the time of a the land at-there shall have the right immediate ion thereof, together with all the ng. agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect force the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-th provision or as a waiver of the provision itsell. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 13,800 **∩**₩ (indicate which). - consists d or includie other property as value given as premierd which is fit In case suit or action is invituted to foreclose this contract or to enforce any of the may adjudge reasonable as attorney's less to be allowed plaintif in said suit or as iftal court, the buyer lutther promises to pay such sum as the appellate court shall h is the whole transfereiton (indicate which) (0) of the provisions hereol, the buyer agrees to pay such su it or action and if an appeal is taken from any judgment urt shall adjudge reasonable as plaintil's attorney's fee court of the appea 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 infu-noun shall be taken to mean and include the plural, the maximum contract and the neuter, and that generally all grammatical changes shall anoun shall be taken to mean and include the provisions hereof apply equally to corporations and to individual. If a saurad and implied to make the provisions hereof apply equally to corporations and to individual. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-tional and implied to make the provisions hereof apply equally to corporations and to individual. far pronoun 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. elker Juny # Tani Alle 1 Ó. deleted. See ORS 93.030). STATE OF OREGON, County of KLANIN 76. NOTE-The intence between th Porsonally appeared george A. Jurris STATE OF OREGON, 83. County of _____Deschutes____and ..., 19.74. December 18 WANDA B. who, being duly sworn, that the each for himself and not one for the other, Personally appeared the above named nasident Charles, F. Kee Donne A. Kee and acknowledged the loregoing instruthat the seal allized to the largoing instr said corporation and that said instrument was stand and esablish be it of said corporation by suthering of its board of discloselying board of a said corporation by suthering of its vouling at and deal em schnowledged said instrument to be its vouling at and deal Before me: Will a Matthew mont to be ?. OFFICIAL Starkar of Forgers SEAL) Rotary Public for Oregon OF OF My commission expires 6 -21-76 (OFNIC) Notary Public for Oregon My commission expires: 3 _ 3 _ 19 78 (DESCRIPTION CONTINUED) 1" H.S.: TATE OF OREGON; COUNTY OF KLAMATH; ss. iled for record at request of Charles Farris this _____ A. D. 19 75 at 12:05 leck R., and duly recorded in Vol. M-75..., of _____ Deed_____ on Page____854 Wm D. MILHE, County Clerk Grani L. Correr Fee \$4.00 By_ T.A. CROWN G.H. 33 P . St は認知