A DE VERSE AND AND A DE VERSE AND A STEVER HASA AN PUBL BHING CO . SHITLAND FORM No. 704. CONTRACT-REAL ESTATE-Forthel Payments Val 15 Page 4855 CONTRACT-REAL ESTATE and the state of the second 1-1-24 400 THIS CONTRACT, Made this 30th day of April 19 75, between THEODORE J. PADDOCK and MARY PADDOCK, as tenants by the entirety, , hereinafter called the seller, ALLEN ASTON and JOYCE L. ASTON, husband and wife, and , hereinalter 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-County, State of Oregon scribed lands and premises situated in Klamath Beginning at a point on the northerly line of Washington Street, 7.3 feet northeasterly of the Southwest corner of Lot 7 in Block 45 of First Addition to the City of Klamath Falls, Oregon; thence northeasterly along said northerly line of Washington Street, 44.8 feet more or less, to the southeasterly corner of said Lot 7; thence northwesterly and following the easterly line of said Lot 7, 110.0 feet to the alley through said Block 45; thence southwesterly along the southerly line of said alley 44.8 feet; thence southeast-**UTALD** erly and parallel with the easterly line of Sixth Street 110.0 feet 60 to the point of beginning. m for the sum of SIX THOUSAND NINE HUNDRED & No/100ths-----Bollars (\$ 6,900.00...) (hereinafter called the purchase price) on account of which SEVEN HUNDRED FIFTY and No/100ths (hereinafter called the purchase price) on account of which SEVEN HUNDRED FIFTY and No/100ths Dollars (\$ 750.00 ) 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: The sum of \$75.00 per month including interest thereon amounts as follows, to-wit: The sum of \$75.00 per month including interest there at the rate of 9% per annum, interest to commence May 1, 1975, and said payments to commence on June 1, 1975, with like payments on the 1st day of each month thereafter until the whole balance due hereunder is paid in full. Purchaser reserves the right to pay all or any portion of the contract balance hereunder at any time without penalty. Purchaser further acknowledges the fact that Seller is a license real estate broker in the State of Oregon. \*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 "ine" the included in the said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of "ine" the included in the minimum regular payments above required. Taxes on said premises for the current tay year shall be prorated between the parties hereto as of the date of The buyer shall be entitled to possession of said lands on the soft of the buyer shall be entitled to possession of said lands on the soft of the buyer shall be entitled to possession of said lands on the soft of the buyer shall be entitled to possession of said lands on the net of the buyer shall be entitled to possession of said lands on the soft of the buyer shall be entitled to possession of said lands on the soft of the buyer shall be entitled to possession of said lands on the soft of the buyer shall be entitled to possession of said lands on the soft of the buyer soft of the soft of the buyer soft of the soft of the buyer soft of the soft of the soft of the buyer soft of the soft of the buyer soft of the soft of the buyer soft of the buyer soft of the soft of the buyer soft of the soft of the buyer soft of the buyer soft of the buyer soft of the soft (Continued on reverse) \*IMPORTANT NOTICE: Delete, by lining out, whichever phrate and whichever warranty (A) or (B) is not applicable. It warranty (A) is opplicable and it th a creditor, as such word is defined in the Truhhin-Lending Act and Regulation Z, the teller MUSI comply with the Act and Regulation by making required d for this purpose, use Steven-News Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which Stevens-Ness Form No. 1307 or similar. STATE OF OREGON, County of I certify that the within instru-STLLER'S NAME AND ADDRESS ment was received for record on the /....., 19......, day of.... o'clock.....M., and recorded SPACE RESERVED on page..... or as BUYER'S NAME AND ADDRESS in book FOR file/real number After recording return to: RECORDER'S USE Record Deeds of said county. Mr. and Mrs. Allen Aston Witness my hand and scal of 613 Washington County attixed. KlamathFalls, Oregon 97601 Until a change is requested all tax statements shall be sent to the following address **Recording Officer** Mr. and Mrs. Allen Aston 4 Deputy TAR By 614 Washington Klamath Falls, Oregon 97601 der oast

ANT COMPANY AND A STATISTICS 4856 And it is summarising any of them, putchadly within to patients above required, or any of them, putchadly within to the will react a sum of the state of the tollowing trights. It is to such putchess parts with the interest thereon at once this and all rights and interest treated as then existing in have of the inspersion of the premises above descend and all other rights. buyer shall fail to as venns... v. other v. ha of itu of the 「「「「 the printman or sum the made on this contract are no oscillations of the trend of the trend of the trend of the trend of the surf velter, in case of such default, shall have the trend the trend of such default. And the surf velter, in case of such default, shall have the trend of such default. And the surf velter, in case of such default, shall have the trend of such default. And the surf velter in case of such default, shall have the trend of such default, shall have the trend of such default. And the surf velter in case of such default, shall have the trend of such default. And the surf velter in case of such default, provide the trend, together with all the unprovements field organized on the trend, the surf all the unprovements and take momentate performance by the bayer of any provision hereof such and surf or going performance by the bayer of any provision hereof surface such and surface to veloce the sume, no shall any varies by such tiles of any breach of any provision hereof be held to be a surface of any such provision tred. . 1. 121 Ĵ. dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its afficers duly authorized thereunto by order of its bard of directors. 13 Develance  $\mathcal{O}$ Faddick allen aston mo Joyce I aston ALARIETIC ALARIETY Public MAY Commiss NOTE-The sentence be ed. See ORS 93.0301. STATE OF OREGON, STATE OF OREGON, County of County of Klamath ) 35. May 6 ...,19 public , 19.75 Personally appeared and who, being duly sworn, Theodore J. Paddock and Mary for himself and not one for the other, did say that the former is the 4 president and that the latter is the Paddock Ington notru-2 secretary of and acknowledged the foregoing in d that the seal affixed to the foregoing instrument is the corporation, said corporation and that said instrument was signed and sealed in be-to a said corporation by authority of its board of directors; and each of an acknowledged said instrument to be its voluntary act and deed. Before me: ment to be their ...... voluntary act and (OFFICIAL A Larlene T Notary Public for Oregon My commision expires March 21, 1977 My commission expires: (OFFICIAL SEAL) otary Public for Oregon (DESCRIPTION CONTINUED) STATE OF OREGON; COUNTY OF KLAMATH; ss. .A. D. 19.75 at / 3;40 ...A. D. 19.75 at / o'clock P M., and this <u>6th</u> day of <u>MAY</u> duly recorded in Vol. M 75 DEEDS of on Page 4855 FEE \$ 4.00 Wm D. MILNE, County Clerk 17.61 . State of the second ÷. -----1911  $W_{1,2}^{*}$  ,  $\Lambda^{*}$