FORM He. 706. CONTRACT-REAL ESTATE-1-1-74 25 Page 6915 Vol. 1890 CONTRACT-REAL ESTATE (DA THIS CONTRACT, Made this 19th day of June George G. Pickle and Barbara Pickle , 1975 , between , hereinalter called the seller, Charles R. Clark and Barbara J. Clark 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-scribed lands and premises situated in Klamath County, State of Oregon , to-wit: Lot 10 of Block 4 Klamath River Sportsman's Estates, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon 6 E for the sum of Four-Thousand Five Hundred and No/100----payable on the 20th day of each month hereafter beginning with the month of July ..., 19 75 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 ofper cent per annum from June 19, 1975 until paid, interest to be paid monthlyand * { 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. The buyer warrants to and covenants with the seller that the real property described in this contract is (A) grimarily for buyer's personal, family, household or agricultural purposes, June 19 The buyer shall be entitled to possession of said lands on of in default under the terms of this contrast. The buyer that at all times he waste or strip there o seller for all costs i rty, as well as all d condition and repair iens and save the selle t he will pay all faxes may be imposed upon t Interests may appear and all policies of insurance to be delivered to the seller, with loss payable water rents, taxes, or charges or to procure and pay tor such insurance, the seller may do so part of the debt secured by this contract and shall ber interest at the rate aloresaid, witho er's breach of contract. agrees that at his expense and within 30 days/OT a reasonable time ount equal to said purchase price) marketable time days from the date hered to with the qual e first to the seller read. Now it the b mer unys/ days from the date hereof, he will turnish in reterable title in and to said premises in the seller on or subs building and other restrictions and easternets new of d upon surrender of this adreement assesses to work (Continued on reverse) NT NOTICE: Delete, by li er phrase and whichever warranty (A) or (B) ading Act and Regulation Z, the seller MUST similar unless the contract will become a fi is not applicable. If we comply with the Act an rot lien to finance the varranty (A) is applicable and if d Regulation by making required purchase of a dwelling in which for this purpose, uso Slevens-Ness Form Slevens-Ness Form No. 1307 or similar. No. 1309 a STATE OF OREGON, County of ... SELLER'S NAME AND ADDRESS I cortify that the within instrument was received for record on the ...day of.. ...,19. at o'clock M., and recorded PACE RESERVED in Look. ...on page ...or as FOR file/recl number... AZCORDER'S US Record of Deeds of said county. Witness my hand and seal of County affixed. What Cornera **Recording Office:** CHARLES B. CLARK By Deputy 316 N. HALNUTHAVEN HEST COVINA, CALL DDRESS, ZIS 2:000

6916 <u>ل</u> is of the essence of this contract, and in case this the time limited therefor, or fail to keep any agis is contract null and void (2) to declare the who ind/or (3) to foraclose this contract by suit in equ-daths the selfer heremoter shall select to and revest any right of the study shall select to and revest any right of the study shall select to and revest environ that this contract and such permuth of decity as it this contract and such permuth of such declare, shall have the right immediately, mediate possession thereof, together with all the im-And it is understood and agreed between said parti-timents above required, or any of them, punctually within Usiles at his option abail have the following rights: (1) d ourchase price with the inferent thereon at unce due a rights and interest created or them existing in layor of 1 missions of the premises above described and all other rig decount of the purchase of asid peoperty as abouting, such default all payments theretolore made on this con-mises up to the time to such delauit. And the and sail fer on the land abuvesid, without any process of law, worn the land abuvesid, without any process of law, r shell zero it herein containes, and principal balance of and in any of such cases, mine and the right to the without any act man to declare and payab the buyer possession of re-entry ean or interest occurringing. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hered shall in no way affect right haraunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hered be held to be a waiver of any suc-ling breach of any such provision, or as a waiver of the provision itself. 70 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$2500.00 ... OHowever, the ists of or includes other property or value given or promised which is the whole on see uit or action is instituted to foreclose this contract or to enforce any of the provisions h adjudge reasonable as a storney's less to be allowed plaintiff meid suit or action and it e court, the buyer further promises to pay such sum as the appellate court shall adjudge r consideration (indicate which).() hereol, the buyer agrees to pay an appeal is taken from any juc reasonable as plaintill's attorney is contract, it is understood that the saller or the buyer may be more than one person; that if the contest so requires, the singu-ken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall implied to make the provisions hereof apply equally to corporations and to individuals. lat pro 1.8 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 seak affixed hereto by its officers duly authorized thereunto by order of its board of directors. Carlie clark Barbara anda NOTE-The eleted. See OES 93.030). STATE OF OREGON STATE OF OREGON, County of ...) 58. County of 1/1A AN & TH-.., 19.... Personally appeared 1991 Personally appeared the above named, Personally appeared the above named, CARCAR CONTROL CONTROL CONTROL CONTROL OF CHARLESS R. CLAAK CARCENER CONTROL CONTRUCTOR CONTROL CONTRUCTOR CONTROL CONTRU .who, being duly eworn, , a corporation, and that the seal atlixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the loregoing instru-TACOM ment to bevoluntary act and deed. (OFFICIAL Before me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires 736.77 Notary Public for Oregon My commission expires: (DESCRIPTION CONTINUED) pressure Sale of property described above includes well, pump, pastane tank and septic----system, as is. STATE OF OREGON; COUNTY OF KLAMATH; ss. Ť Filed for record at request of GEORGE G. PICKLE & BARBARA .A. D. 19.75. at _/ o'clock AM., and this _______ 19th day of _______ tuly recorded in Vol. M 75 , of on Poge____6915 Wm D. MILNE, County Click FEE \$ 5.00 1830 2 6 C 0372 it water