	Jon L. J. Aludy S. Almuls, Judsbund a wife , hereinalter called the seller, ard , hereinalter called the buyer, MC POCHT J. S. SCHMMA A, JOO BING, JUSBANA A AIRE , 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 Juluauth County, State of SCHMA, 600, 100, 100, 100, 100, 100, 100, 100	
	Beginning at a point which is East along the center section line 150 feet, South parallel to the North-South center section line 1000 feet, and Fast parallel to the East-West center section line a distance of 90 feet from the center of Section 10 Township 36 South, Range 6 E.W.M.; thence continuing East parallel to the East-West center line a distance of 90 feet to a point; thence South parallel to the North-South center line to a point on the Northerly right of wav line of the Forest Service Road now laid out and established; thence Southwesterly along said Northerly right of way line to the Southeast corner of that certain parcel of land conveyed to Herbert F. and Jeanne M. Gooding by deed recorded October 8, 1964, Vol. 356, page 577, Deed Records of Klamath County, Oregon; thence North along the East line of said parcel a distance of 125 feet, more or less, to the Northeast corner thereof and the point of beginning.	
	for the sum ofNOTHOUSANGOLLAPS Dollars (\$ 2,000) (hereinafter called the purchase price), on account of which Dollars (\$ 100.00) 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: \$ 1,900) to the order of the seller in monthly payments of not less thanIftyOllars Dollars (\$0) each,fonth	
	payable on the 5th day of each month hereafter beginning with the month of July , 1975, 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 the per cent per annum from fine addition to the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- rated between the parties hereto as of the date of this contract.	
ZD JUL 10 127	The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, family, household or afficient and persons. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on the buyer affects that all times he will keep the buildings on said premises, now or hereafter terested, in good condition and tepair and will not suffer or permit any wate or strip thereal; that the will keep the buildings on said premises, now or hereafter and all other liens and save the seller harminess thereform and reinbures soller for all water rents, public churges mount buying any atter lawfully may be imposed upon said primites therefore the same or any part threads become and the buyer such and any being and the will approxible the same of any part threads become and the buyer such and any mather against and property, as well as all water rents, public churges and mount buyer is a natural property as well as all water tents, public churges and the buyer such and the origin the will insure and keep insured all buildings now or hereafter tereted on said premises against loss or damage by fire (with extended coverage) in an amount they is specific interests may appear and all policies of insurance to be delivered to the seller, with low payable first to the supert and then buyer as the billy mather appear and all policies of insurance to be delivered to the seller. Now it the buyer and then buyer as the property interests may appear and all policies of insurance to be delivered to the seller, with low payable first to the superts and then to the buyer any their respective interests may appear and all policies of insurance to be delivered to the seller and the supert and then to the bu	
REOEIV	When ther respective interests may appear and all policies or insurance its bit derived to the serie as soon as insurance in autom a insurance is and insurance or insurance in a solution in any meet so made is all be addent such as the series and a solution in any meet so made is all be addent to and becaure a part of the defit secured by this contract and shall be a interest at the rate alorestid, without waiter, however, of any right arising to the seller of buyer is breach of contract. The seller agrees that at his expense and within <i>Contract</i> and shall be a interest at the rate alorestid, without waiter, however, of any right arising to the seller of buyer is breach of contract. The seller agrees that at his expense and within <i>Contract</i> . Any strong the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when services in the gate or under seller, excepting, how you for the seller on a subsequent to the tare, numicipal items with the seller on the buyer, his heirs and assign, the and clear of this agreement, he will deliver a good and sufficient tere to converging sell ease id late placed, permitted or arising by, through or under seller, excepting, how your crist and clear to the seller on a subsequent is the tare, numicipal items, water rents and public charges so assumed by the buyer and tere and excepting all teres and encumbrances are cleared by the buyer or his assign. (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever worrenty (A) or (B) is net applicable. If worrenty (A) is opplicable and if the seller is a reduct, a which gravitation under seller store with be aready oready in the seller is a ready of a submet or unlers testing a	
	Stevent-Neit Form No. 130° er similar. Bein' Ly Gladys Runnels Harriman Halls, 0r. 97601 SELLER'S NAME AND ADDRESS Herbert F. & eanne M. Gooding Harriman Rt. Box 60&A	AW
	Klamath Falls, Or. 97601 BUYER'S NAME AND ADDRESS After recording return to: After recording return to: SPACE RESERVED After recording return to: OT as The conderses MAME, ADDRESS, ZIP Until fo thonge is requested all tax statements shall be sent to the following address.	
	Recording Officer By Deputy	

7794 burer chall fail to ecosent herein coste the while partments also structured and general believer the office of the option shall have the following a sail parthese price with the attent theceo and all rights and microsi control or then existing a procession of the premiers along everybed and a discontinue of the premiers along everybed and a e ghis The larger further agrees that failure by the soller at any time the legender to enforce the same, nor shall any wanter by sai the hereunder to enforce the same, nor as a warrer of the processon & breach of any such processon, or as a warrer of the processon by the baser of any provision hereof shall in no of the provision hereof be held to be a white of The true and actual consideration paid for this transfer, stated in terms of dollars, is $\xi = \frac{1}{2} O(1)^{2}$, a consists of or includes other property or value given or promised which is the whole consider. In case suit or action is instituted to foreclase this contract or to enforce any of the provisions hereof, and adjudge reasonable as aftorray a fee to be oflowed plain; if it is not said or action and if en ap riar adjudge reasonable as aftorray a less to be oflowed plain; if it is not said or action and if en ap trial court, the buyer further provisions to pay such sum as the appellate court shall adjudge reason in properties the construct it is understand to the the state of the construction of the construct it is understand to the the state of the construct the construct it is understand to the state of the construct in the state of the state of the state of the state of the construct. ... (However, the actual considconsideration (indicate which).)) is hereot, the buyer agrees to pay if an appeal is taken from any just reasonable as plaintill's attorne erstion In construing this contract, it is understood that the seller or the buyer may be nore than one prison; that if the context so requires, the singu-moun shall be taken to mean and include the plural, the maculine, the feminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. of the appeal IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the unlar provour be made, a dersigned is a corporation, it has caused its corporate name to be signed and its corporate seat affixed hereto by its officers duly authorized thereunto by order of its board of directors. Ben & Recordes Herbert J. Gooding Madys Remals Jeannis M. Gooding applicable, should be deleted. See ORS 93.030).) 55. 1.00 STATE OF OREGON, County of NOTE-T, 19 STATE OF OREGON, 55. and County_Klamath Personally apprared who, being duly sworn, each tor himsell and not one for the other, did say that the former is the , 19 75 July 10 president and that the latter is the Rufine Ls. & Gladys secretary of ment to be ..., their voluntand that the seal affixed to the foregoing instrument is the corporation, 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. Before me: Betore ore: (SEAL) arolyn Notary Public for Oregon Notary Public tor Oregon My commission expires: My commission expires: 3/6/77 (DESCRIPTION CONTINUED) 報問 STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of _____CLADYS RUNNELS 11;45A. D. 1975 at /... o'clock A.M., and this <u>10th</u> day of <u>JULY</u> 1 duly recorded in Vol. <u>M 75</u>, of <u>DEEDS</u> on Page 7793 Wm D. MILNE, County Clerk FEE \$ 6.00 1. C. T. T. T. . . . 245 ALL STREET MARINE 165 margate de