FORM 30 Stanfuted ate, acknowledged by seller and recorded in the deed records.) Ve 190710 38-9417 THIS CONTRACT, Made this 1st August 75. between day of 19 -Richard Shuck-----, hereinafter called the buyer, , hereinafter called the seller, 1 and -----Greg A. Edwards-----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-deginning at a point on the southerly line of High Street 41 feet southwesterly of the northeasterly corner of Block 46 of Nichols Addition to Klamath Falls, Oregon, thence southeasterly at right angles to High Street 90 feet, thence southwesterly parallel to High Street of 90 feet to High Street, thence northeasterly along High Street 41 feet to the place of beginning; being a part of Lots 7 and 8 of Block 46 Nichols Addition to Klamath Falls, Oregon and being situated in the southeast quarter of southeast quarter of Section 29, Township 38 South, Range 9, East of the Willamette Meridian, Klamath County, Oregon. for the sum of hereinafter called the purchase price) on account of which One Hundred and no/100_01105 (\$ 15,500.00) (hereinafter called the purchase price) on account of which One Hundred and no/100_01100_01100 hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows, to-wit: \$800.00 on July 1, 1976; \$200.00 each and every month, commencing August 1, 1975 and continuing until entire contract is paid in full. WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the 1975 CEIVED 0 All of said purchase price may be paid at any time; all deferred balances shall bear interest at the rate of 7 3/4 **and and bear interest at the rate of 7 3/4** until paid, interest to be paid **monthly** and **bear interest at the rate of 7 3/4** what was a state of the current tax year shall be prorated between the parties hereto a ayments above required. Taxes on said premises for the current tax year shall be protected between the parties intervolve of the selfer and the selfer that the selfer that the real property described in this contract is "(A) primarily to buyer's personal, lamily, household or africultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of axid lands on **August 1**, 19 **75**, and may retain such possession so long as he is not d condition and repair and will not suffer or permit sets the store that at all times he will keep tail premises, now or hereafter exceed, and such and the setter of this contract. The buyer agrees that at all times he will be retail premises, now or hereafter exceed all other is sole and the setter of this contract. The buyer agrees that at all times he will be retail premises there for on the setter of permits and will not suffer or permit sets of the costs and attorney's tees incurred by him in delending against any such limits well and all other is imposed upon said premises therefore on a hereafter exceed and water rents, public charges and municipal lieus which hereafter lawidily must all upon said premises, hereafter exceed on any part thereaft become past due; that at buyer's senses, he will insure and the setter of become past due; that at buyer's espense, he will insure and the setter of become past due; that at buyer's espense, he will insure and built as the restance of the setter of become past due; that at buyer's espense, he will insure and built as the setter of become past due; that at buyer's espense, he will insure and the setter due to exertage) in a mount not less therefore the setter exceed become past due; that at buyer's espense, he will insure and built and the setter due to exertage) and an amount not less therefore the setter exceed become past due; that at buyer's espense, he will insure and built and the setter due to exert in de in go liens that The solution of the selfer in a company or companies satisfactory to the selfer, with loss payable list to the selfer and then to the buyer respective interests may appear and all policies of insurance to be delivered as soon as insured to the escive adget hereinalier named. Now your shall be adduce hereinalier named and to be the selfer may do so and hereinal to the buyer of the selfer indirect hereinalier named. Now ment so made shall be adduce hereinalier named so and become a part of the dots secure dby this contract and shall bear interest at the rate aloresaid, without hereinalier named. Now the selfer has selfer for buyer's breach of contract. the easements, building and other restrictions now of record, if any, and NONE and has viaced said deel, indicates with an executed coay of this contract escrew agent, with instructions to deliver said deel together with the line indicates policies, to the order of the buyer of the base price and the service agent with instructions to deliver said deel together with the line indicates policies, to the order of the buyer this heirs and assigns, is and the stille insurance policy mentioned above, in escrow with FITST National Bank of Oregon upon the payment of the purchase price and full compliance by the buyer with file insurance policies, to the order of the buyer this heirs and assigns, is and purchase price and the respective installments thereoid, promptly at the times prioride this determent. The buyer affects to pay the balance of by the BCLIET ALL Drepayments must be of the secree of this contract, and in case the buyer shall be paid by the seller at his option shall have the following right: (1) 20 days of the time limited therefor, or lail to keep any afreement herein contained, the interview of them, punctually with a fight of the time limited therefor, or lail to keep any afreement herein contained, the interview of the intervent the following right: (1) 20 days of the windraw said deed and other documents from secree and and interview of them, punctually with a secree of the contract, and in a secree do the secree of the secree do and elefer the whole unpaid being the interview of the purchase and determine and the right to the purchase wide and other documents from secree and and without any right of thinder shall rever to and revers in said seller without any sec of re-entry, or anises above described and all other rights of the buyer little of the secree of the secree and revers in said seller without any sec of such delauit will and all being and being the secree of the secree and apurchase of and seller for the secree and and nts, building and other restrictions now of record, if any, and NONE spective his agreement shall be and interest and assign as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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 dull composized thereinto by order of its board of directors. Stellar,

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