FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payments. 5300 38-9396 Made this 1-1-74 . M. M. 15 11590 CONTRACT-REAL ESTATE (A)) THIS CONTRACT, Made this 2211 day of August 19 75, between John Lundberg and Donna Lundberg, aka Donna J. Harris husband and wife , hereinafter called the seller, Raymond L. Curtis and , 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: 3.47 The Westerly 44 feet of Lots 7 and 8 in Block 6 of FAIRVIEW ADDITION NO. 2 to the City of Klamath Falls, Klamath County, Oregon. ц Ч "75 SEP 24 PH 3 for the sum of Ten thousand nine hundred and 00/100----Dollars (\$ 10,900.00) (hereinafter called the purchase price), on account of which One thousand and 00/100-----(hereinatter cause the purchase price), on account of which <u>ORE THOUSANG AND UV/100----</u> Dollars (\$, 1, 000, 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: \$, 9, 900, 00) to the order of the seller in monthly payments of not less than Seventy and 00/100-------) to the order **1** Dollars (\$ 70.00) each, ... $\overline{\mathcal{T}}$ payable on the 22nd day of each month hereafter beginning with the month of August , 19⁷⁵ until paid, interest to be paid Simultaneously and * { August 22 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. rated 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) primarily for buyer's personal, tamily, household or agricultural purposes. (B) for an organisation set (count-lowper) is a metasical purpose of commercial purposes other than organisation set (count-lowper) is less that at all times he will keep the buildings on said premises, the is not in default new the seller this contract. The buyer agrees that at all times he will keep the buildings on said premises, and all other lines and the seller harmless therefore on permit any waste or strip thereof; that he will keep said are built not suffer or permit any waste or any part there includes the seller harmless therefore in soid and all costs and altorney's lees incurred by him in the seller harmless therefore the same or any part thereof become past duc; that at buyer's insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with extended coverage) , and may retain such possession so long as buildings on said premises, now or hereafter insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by the (with extensed coverage) not less than \$ 10,900.00 in a company or companies satisfactory to the seller, with loss payable first to the seller and then the transmission or the seller as soon as insured. Now it the buyer shall be the seller as soon as insured. Now it the buyer shall be to buyer breach of the seller agrees that at his expense and within 30 days from the date hereof, he will furnish undo buyer a title insure said purchase price) marketable itle in and to said premises in the seller on or subsequent to the date or arising of the date preced, it may do so and any payment so made the seller agrees that at his expense and within 30. days from the date hereof, he will furnish undo buyer a title insure save and except its and the building and other restrictions and casements now of record, it and. So and the building and other restrictions afterement, he will deliver a good and in building is day in the seller of the seller of a soon or subsequent to the date of a said purchase price). The seller agrees that at his expense and within 30. If a said purchase price is a different agree agree and a same and the building and other restrictions and casements now of record, it and. So agi premises in the seller agrees that at his expense and upon surrender of this afterement, he will deliver a good and the building date place of a company agreement, he will deliver a good and the building date place as of a same as and the same and asside and and with the seller of all the same and asside a set of and the same agreement, he will deliver a good and the sho of all the same and asside and encompany and encompany set of a same asset and and public charges so assumed by the buyer and turner excepting all lies and encompany and encompany and the building and other excepting and encompany and encompany and encompany and and asside agreement, he will deliver a good and the building date date price agreement an (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the celler MUST comply with the Act and Regulation by making required disclosures; for this purpase, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar. 1 STATE OF OREGON. SELLER'S NAME AND ADDRESS County of I certify that the within instrument was received for record on the day of .. 50 BUYER'S NAME AND ADDRESS o'clock M., and recorded ať SPACE RESERVED After recording return Ion page..... in bookor as FOR TIA Attn: Marlene 5 file/reel number RECORDER'S USE Md Record of Deeds of said county. Witness my hand and seal of 2 County affixed. Until a change is requested all tax shall be sent to the following addres SEC Mr. Raymond L. Curtis 503 Uplan St. Klamath Fell Oreg. Recording Officer St. Full, Origen 9760/ NAME, ADDRESS, ZIP 35Deputy Total Constitution

11591 And it is understand and aftred between said parties that time is of the essence of this contract, and in case the buyer shall hait to make the said purchase price with the interest based within (en days of the inner indiced therefore, or hat to be parties the buyer shall hait to make the said purchase price with the interest based in the day of parties and parties and or (1) to betwee this contract and and easy of them, partically within (en days of the time indiced therefore, or hat to be used in a greater be buyer shall have the following tights. (1) In defaue this contract null and youd. (2) and they are greater by which used in the order of the buyer base price with the interest based on an equily and parallel and or (1) to betrake this contract and in case the buyer shall bait to make the parameters the restered and all of the top of parallel and or (1) to betrake this contract and and they was in equity, and in any of such cases, of teentry, or any other act of said beliet to be prefixed and all of the prefix acquired by the buyer hereunder shall never to be an addition of the infinite and the trights acquired by the buyer of returns, rectamation for the moments had belie to be prefixed and and there to be returned as the borner of the buyer hereunder shall never to any addition and a differ without any addition and with a the tright and the top in the top in the time of such default. And the said selfer, in the top is the default by addition was additioned by the buyer here the right mediately. (and any time thereafter, to such default, beingenetis the diversible end of a such default by any process of any process of any three thereafter.) . . . thereon or thereto belonging. The buyer further advect that failure by the seller at any time to require performance by the buyer of any provision bered shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision bered be held to be a waiver of any suc-creding breach of any such provision, or as a waiver of the provision likell. 5 30 145 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 10,900.00. (However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).() In case suit or action is instituted to toreclose this contract or to enforce any of the provisions hereot, the buyer agrees to pay such sum as the of the indicate count may adjudge reasonable as attorney's lees to be allowed plainilit in said suit or action and it an appeal is taken from any judgment or decree of the transfer, the buyer agrees to pay such sum as the appellate court shall adjudge reasonable as plainilit's attorney's lees on such appeal. 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 singu-ter pronoun shall be taken to mean and include the plural, the maxuline, the feminine and the neuter, and that generally all grammatical changes shall. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto sh. 1.144 2 dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto Sh. Y by its officers duly authorized thereunto by order of its board of directors. duly authornen -Roymond J. Custs Danna Sundberg NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of ... County of Klamath September 24 ss.) 58., 19..... ..., 19 75 Personally appeared ..andwho, being duly sworn, Personally appeared the above named. John Lundberg, Donna Lundberg, each for himself and not one for the other, did say that the former is the president and that the latter is the and Raymond L.Curtis ÷secretary of and acknowledged the foregoing instruand that the seal alfixed 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: their ment to be.voluntary act and deed, røm: arlene V. Addington Noti Betore mo: (OFFICIAL 4. SEAL) (OFFICIAL SEAL) Notary Public for Oregon My commision expires 3-21-77 Notary Public for Oregon My commission expires: (DESCRIPTION CONTINUED) - hile 1 1 Marlene T. Addington 和許許法 Notary Public for Oregon My commission expires 3-21-7 di Sala JE ZES JA DA J EE 54 G-1 STATE OF DIREGON, L County of Klamath A 111 Filed for record at request of 1 -Transamerica Title-n this 24 d. Sept A.D. 19 75 3:56 officient P V, and do corded in Lel. M 75 deed-2 ditt 11590 90e -56 By Della, Clark ŝ 6.00 à. 24 SEP 35 ANT STATE 1.17 3 . 20 244 8 . T. 4 4 and share the strength 19 × . 鹄 So a Martin Constant of Station ø 100 104