FORM No. 700. CONTRACT-REAL ESTATE-Monthly Payment Test Bagging 1-1-74 CONTRACT-REAL ESTATE 6418 THIS CONTRACT, Made this 13 day of CCACISLAC, 19.75, between GERALD RAINWATER and DONNA RAINWATER, husband and wife LEONARD D. SPRINGER and JUNE L. SPRINGER, husband and wife and , hereinafter called the seller, 160 WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the Lot 1, Block 2, RAILROAD ADDITION to the City of Klamath Falls, Oregon, subject to easements or rights of way over and across said premises either of record or apparent on the land, (m 55.4-5 2. 23 100 15 for the sum of FORTY-FIVE THOUSAND and no/100ths Dollars (\$45,000.00....) (hereinafter called the purchase price), on account of which FIVE ... THOUSAND ... and no/100ths...... (neremater called the parentase piles), on account of which (f, f) = (f,4.15 payable on the 1st day of each month hereafter beginning with the month of November 1st., 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 is ruly paid. All or said purchase price may be paid at any time; November, 1, 1975 until paid interest to be paid NC 23 PH the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-The burner and the parties hereto as of the date of this contract. The buyer warrants to and scorenants with the seller that the real property described in this contract is (3) primarily for buyer sprand, lamity, household or agricultural purposes. (3) for an organization or (even if buyer is a natural person) for business or commercial purposes other than agricultural purposes. (3) for an organization or (even if buyer is a natural person) for business or commercial purposes other than agricultural purposes. (3) for an organization or (even if buyer is a natural person) for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on November 1st. The buyer shall be entitled to possession of said lands on November 1st. The buyer shall be entitled to possession of said lands on November 1st. The buyer shall be entitled to possession of said and on the part and wait on the self the will keep the buildings on said premises, now or hereafter and ell differs the selfer harming the promptily before the same or any what there of become past due; the form more thereafter the will be the selfer and municipal fields what altoneys be incoved buyer's exponse. He will the set has the selfer harming the content of the selfer and then to the buyer are set any and thereafter become past due; this buyer's and all policies of insurance to be delivered in the soon as and if the buyer's hall fail to pay and the set has the set of the delives or the scontra and pay for such insurance, the selfer may do so and any if the buyer's due shall do and shall be arise of the set secure of any the set of the set of soon arises and the set of the deliver of the municipal field become part of the delive secure and pay for such insurance, the selfer and the set of the set of a set of the deliver and all policies of insurance to be delivered in the set of an adviet, however, and all policies of insurance to be delivered become and as in the set of the deliver and the s E. 1 1 1.4.10 1 EIMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) ar (B) is not applicable. If warranty (A) is applicab a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the saler MUST comply with the Act and Regulation by making for this purpose, use Slevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwellin Slevens-Ness Form No. 1307 or similar. Gerald Rainwater & Donna Rainwater CALC, OAX Klamath Falls, Oregon SELLER'S NAME AND ADDRESS STATE OF OREGON, Leonard D. Springer & June Springer County of ... 2718 Bisbee Street I certify that the within instruand FARM Klamath Falls, Oregon ment was received for record on the BUYER'S NAME AND ADDRESS After recording re at GLARAU) NAINWATER SPACE RESERVED FOR in book on page...... or as GUIC OUYX RECORDER'S USE file/reel number..... Record of Deeds of said county. KLANADA FALLS, OLE Witness my hand and seal of Until a change is requested all tax statements shall be sent to the following address. County affixed. Mr. and Mrs. Leonard D. Springer 2718 Bisbee Street Klamath Falls, Oregon 97601 Recording OfficerDeputy

13197 And it is understood and agreed between and parties that time if of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within strand and the of the essence of this contract, and in case the buyer shall fail to make the following rights: (1) to declare on the time fail of the essence of this contract, and in case the buyer shall fail to make the following rights: (1) to declare on the time fail of the essence of this contract, and in case the buyer shall fail to make the following rights: (1) to declare on the fail of the provide the source of the source of the source of the source of the payments and one of the prevention of the prevention of the prevention and of the prevention of t The buyer further occurring. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by wid seller of any breach of any provision hereof be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself. It is hereby understood that Buyer will carry public liability insurance. Public liability and property damage insurance in a respon-sible company with the limits of not less than \$100,000.00 for injury to one person, \$300,000.00 for injury to two or more in one occurrance and \$50,000.00 for damage to property. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$4.5.,000...00....0Mowever, the actual consideration paid for this transfer, stated in terms of dollars, is \$4.5.,000...00....0Mowever, the actual consideration consideration consideration and the state of the which which and the selfer of the buyer may be more than one person; that if the context is requires, the induction of the transmitted to make the plural, the maxuline, the leminine and the neuter, and that generally all granimatical changes shall be taken to mean and include the plural, the maxuline, the leminine and the neuter, and the generally all granimatical changes shall be the provisions hereof apply equally to corporations and to individuals. 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 seal affixed hereto

by its officers duly authorized thereugto by order of its board of directors. ionon I. Aprinaite Munice Cer Jereca Downal unigan). NOTE-The sente nce between deleted. See ORS 93.030).

Personally appeared .

STATE OF OREGON, STATE OF OREGON, County of

County ofKlamath. October 2/ , 19 7.5.

each for himself and not one for the other, did say that the former is the lly appeared the above named Gerald Rainwater and Donna Rainwater

ment to be the treat and deed. Before me Berre net Surie Manges (OFFICIAL SEAL)

Notary Public for Oregon My commission expires ______

(DESCRIPTION CONTINUED)

Upon execution of this Contract, the parties shall place in Escrow the original of this Contract.

Notary Public for Oregon

My commission expires:

STATE OF OREGON County of Klamath)

October 13th 1975

My commission expires: 6-18-76

.., 19.....

and 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:

...who, being duly sworn,

(OFFICIAL SEAL)

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Constant State

Tran

..... president and that the latter is the

secretary of

Personally appeared the above named LEONARD D. SPRINGER and JUNE L. SPRINGER and acknowledged the foregoing instrument to be their voluntary act and deed.

Before me:

N 160 M

STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record xxxxsquestrof

SS.

22nd day of OCTOBER A. D., 19 75 at 2:10 o'clock^PM, and duly recorded in this of _____DEEDS Vol. M 75

A Distance of the second

FEE \$ 6.00 WM. D. MILNE. County Clerk By Hazel Duazel Deputy

Betty Crank Notary Public for Oregon

