here, executors, administrators, successors in interest and assidns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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 thereunto by order of its board of directors. Eduin a Cas aluso Colicit ( arthur an Ca ROTE: The sentence betwee Cale (), if notification Gregon Revis •IMPORTANY NOTICE: Delete, by lining out, whichoves if warranty (A) is applicable and if the seller is a cre attanty (A) or (B) is not applicable.

the essencents, building and other restrictions now of record, if any, and <u>1terns of record commonly date bareo</u>, excepting and the title insurance policy mentioned above, in escrow with <u>U.s.</u> A <u>National Bank in Chilogulu</u>, <u>accepted</u> and the title insurance policy mentioned above, in escrow with <u>U.s.</u> A <u>National Bank in Chilogulu</u>, <u>Oregoted</u> with the payment of the purchase price with an escuted copy of this contract with the payment of the purchase price with and increase by the buyer with the fires and the insurance policy is to the sole acrow above the above of the sole of the buyer above the above the buyer above the above the buyer and the respective is and defined therefore, to the sole acrow above the a

payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of this date. The buyor warrants to and covenants with the soller that the real property described in this contract is "(A) primarily for buyer's personal, family, household or agricultural 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 said lands on MOY 15, 19.75, and may retain such possession so long as he is not solution and remine the selfer harmless therefore and reimburs self premises that at all times he will keep the buildings on said premises, now or hereafter erected, he will pay all taxes therefore and reimburs self or all costs and attorney' less inpur the selfer harmless therefore and reimburs self or said premises, all premises, and save the selfer harmless therefore and reimburs self or all costs and attorney' less inpure for all costs and attorney' less inpur des and much mechanics and save here the selfer harmless therefore and reimburs self or sail costs and attorney' less inpur des and premises, all promotily before he same or any part thereof become past due; that at buyer sepense, he will fusure and one of maintees, all promptly before he same or any part thereof become past due; that at buyer's expense, he will insure a 0.00 in a company or companies satisfantory to the sailes with loss cavehib first to the sailes of the bardent of the saile and the to the saile and the to the bardent of the saile of the saile and the to the saile of the saile of the saile of the saile of the saile and the to the saile and the saile of the saile and the saile of the saile and the s

ular payments above required. Taxes on said premises for the current tax year shall be prorated between the pa ...and + Xix A.X.X.X.X

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for the sum of Fifteen Thousend Five Hundred & 00/100 for the sum of Flfteen Thousand Flve Hundred & 00/100 Dollars (\$ 15,500.00) (hereinafter called the purchase price) on account of which One Thousand and 00/100 Dollars (\$ 1,000.00) is paid on the execution hereof (the receipt of which hereby is acknowledded by the coller) and the receipt of the receipt of which hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows, The balance of \$14,500.00 to me payable in monthly installments of \$100.00, or more, including  $8\frac{1}{5}$ % interest per annum. First payment

due December 15, 1975. There shall be no penalty for pre-payment.

seried lands and premises situated in Klamath Country, State of Oregon, to-wit; The West half of the Southwest quarter of Section 17, Township 36 South, Range 13 East, Willamette Meridian. Containing 80 acres,

THIS CONTRACT, Made this 15th day of November Robert C. Johnson and Patricia A. Johnson Edwin A. Case and Arthur M. Case and ....., hereinafter called the seller, Star Rt. Box 96, Potrerg, Ca. 92063, hereinalter called the buyer,

WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the

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THE Surfeet - CONTRACT-REAL ESTATE-Pointed Poyments-Dood in Escrew (14654) or Capacity (1300 15037 t should be executed in triplicate, acknowledged by seller and recorded in the deed record." (M) , 1975 , between

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