FORMMAN TS Struth-in-Lending Series -- CONTRACT-REAL ESTATE-Partial Payments-Deed in Estrow (Individual Consuld be executed in triplicate, acknowledged by seller and recorded in the deed records. Page 15103 THIS CONTRACT, Made this 19th day of November Daniel L. Price , 1975 , between and Joseph G. Thompson & Beth A. Thompson, his wife; Stanley J. Prince, Jr.; Jeffery A. Pence, as tenants in common , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the solution of 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: The West helf of the West half of Section 23; the Southwest quarter of the Northeast quarter of the Northwest quarter of quarter of the Northeast Quarter of the Northwest Quarter of Section 23; AND the West half of the Northwest Quarter of the Northwest Quarter of Section 26, <u>ALL</u> in Township 40 South, Range 11 East, Willamette Meridian. Containing 190 acres, more or less. (Also known as Assessor Parcel 16-108-89) for the sum of Flfteen Thousand Five Hundred & 00/100 Dollars (\$ 15,500,00) (hereinafter called the purchase price) on account of which Five Hundred and 00/100 Dollars (\$ 500,00) is paid on the execution hereof (the receipt of which hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows, to-wit: The balance of \$15,000.00 to be payable in monthly installments of \$125.00, or morre, including 8% interest per annum. First Payment due December 19, 1975. The total unpaid balance of this Contract shall become all due and payable on November 19, 1985. 15 2 N. EC All of said payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as E the minin 75 then summer and buildings now or nerestiter erected on said premises setisfactory to the seller, with loss payable first to the seller and then to the buyer than summer interests may appear and all policies of insurance to be delivered as soon as insured to the sector agent hereinstiter named. Now if the buyer shall tail to pay any such liens, costs, waitr rents, taxes, or charges or boyce and pay for such insurance, the seller may do so and any payment so made shall be added to and besiles of insurance to be delivered by this contract and hall be after the respective waiver, however, of any right arising to the seller to be delivered by this contract and hall bear interest at the rate aloresaid, without has been examined by the buyer and is accepted and after and approved by this contract. has been examined by the buyer and is accepted and and pay any sech lies accepted and a start bear interest at the rate aloresaid, without ing the above described reel estate in lee simple unto the buyer, his heirs and suil bears for and clear of incumbrances as of the date hereof, accepted at the above described reel estate in lee simple unto the buyer, his heirs and suil bears of incumbrances as of the date hereof, accepted at the above described reel estate in lee simple unto the buyer, his heirs and suil bears of incumbrances as of the date hereof, accepted at the may approach and the buyer. The buyer has a proved by him. any payment so made shall be added to and become a pert of the debt secured by this contract and shall bear interest at the rate aloresaid, without maiver, however, of any right arising to the seller for buyer's breach of contract. The seller aribited unto the buyer a title nume policy insuring instructable title in and to said premises in the seller; seller's title has been examined by the buyer and is accepted and approved by this unit instructable title in and to said premises in the seller; seller's title contemporaneously herewith, the seller has arrouted a good and sulficient deed (the form of which hereby is approved by the buyer) convey-the above described reel estate in lee simple unto the buyer, his hiers and assigns, tree and clear of incumbrances as of the date hered, excepting the easements, building and other restrictions now of record, if any, and LUCINS OF FECORD COMMONLY ACCEPTED bala 。特别分别的 dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly autofied therewho by order of its board of directors. [®]How Ance A Strand mean rice ā. NOTE: The sentence between the sym-bols (), if not opplicable, should be deleted; see Oregon Revised, Statutes, Section 93.030 (Networks of Statutes, 586 (93.030 Doration, it has DATED. Noven DEC Little executed by a corpore STATE OF OREGON County of K1



N. N.

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