|   | MTC 146-1323  | NB NEED LAW PUBLISHING CO., FORTLEND, OH, 9724   |   | in the second of the second   |
|---|---|--|---|---|
|   | REAL ESTATE-Monthly Paymente.<br>SU<br>CONTRACT-REAL ESTATE<br>VOI.<br>CONTRACT-REAL ESTATE<br>VOI.<br>Decembe  | 5 rogo 15536   |   |   |
| THIS CONT.<br>Violet  | RACT, Made this 9th day of December<br>LaRee Brawmer  | , hereinafter called the seller,   | 1   | 1 cardinal little   |
| and Floyd   | E, Buford and Edna B. Buford, husban  | d and hereinstter called the buyer,  |   | 1.<br>  |
| wife<br>WITNESS<br>seller agrees to se<br>seller agrees to se   | ETH: That in consideration of the mutual covenants an<br>I unto the buyer and the buyer agrees to purchase from<br>premises situated in Klamath County, Stat  | d agreements herein contained, the<br>the seller all of the following de-<br>e of Oregon , to-wit:   |   |   |
| Lot 25, CREC  | AN PARK, according to the official p<br>e of the County Clerk of Klamath Cou  |  |   |   |
| 1. Restric  | vever, to the following:<br>tions, but omitting restrictions, if<br>national origin as shown on the reco<br>ments over all lots for future sewer<br>a provisions as delineated on the re  |  |   | A CONTRACT OF A |
| front lot 1   | ine.  | horato that the  |   |   |
| Purchasers<br>the payment   | er agreed by and between the parties<br>agree to pay for the fire insurance<br>s required by this Contract do not i<br>Purchasers agree to furnish proof o  | nclude taxes and fire<br>f payment each year to  |   | Carles P. Staller Males - Ashard Street and Baller  |
| Seller unti   | Purchasers agree to furnish proof o<br>1 the balance of this Contract is fu   | lly paid;  |   |   |
|   | Eight Thousand Two Hundred and No/10<br>ed the purchase price), on account of which Three Th<br>(0.00) is paid on the execution hereof (the receipt of<br>(0.00) price price) and purchase price (to  | and a standard by the  |   |   |
| Dollars (\$2.90<br>seller); the buy<br>of the seller in<br>Dollars (\$2.90<br>seller); the buy                              | r agrees to pay the remainder of said purchase price (to<br>monthly payments of not less than FIFTY-THREE 4<br>48 ) each Or more,   | -wit: \$ 5,200.00 ) to the order   |   |   |
|   | 5th day of each month hereafter beginning with the<br>until said purchase price is fully paid. All of said pur-   | month of February , 19.7.0,<br>chase price may be paid at any time;<br>to of 7 per cent per annum from   | The second |   |
| December<br>the minimum I   | 10, 1975 until paid, interest to be paid<br>monthly payments above required. Taxes on said premises   | for the current tax year shall be pro-   |   |   |
| The buyer w<br>*(A) primar<br>(B)-for wr<br>The buyer w<br>*(A) primar<br>(B)-for wr<br>The buyer w<br>to it ord in default | the parties hereto as of the date of this contract.<br>arrants to and covenants with the seller that the real property described in<br>by lor buyer's personal, lamily, household or agricultural purposes,<br>or formition of form it buyer is a property described by<br>all be entitled to possession of said lands on December<br>all be entitled to possession of said lands or property any waste or strip thereof; t   | this contract is<br>esseld purposes other than agricultural purposes.<br>1975., and may retain such possession so long as<br>keep the buildings on said premises, now or hereafter<br>hat he will keep said premises tree from mechanic's<br>hat he will keep said premises tree from mechanic's   |   |   |
| erected, in good co<br>and all other liens<br>that is a solution<br>insure and keep in<br>full                              | arrants to and covenants with the selier that the real property described in<br>the interpret of the selier that the real property described in<br>the organizations of form all duyer is a natural generative interpret of the selience<br>and he entitled to possession of said lands on <u>December</u><br>all he entitled to possession of said lands on <u>December</u><br>all he entitled to possession of said lands on <u>December</u><br>all he entitled to possession of said lands on <u>December</u><br>all he entitled to possession of said lands on <u>December</u><br>all he entitled to possession of said lands on <u>December</u><br>all he entitled to possession of said lands on <u>December</u><br>all he will not suffer or permit any waite<br>will apply the seller harmises, thereform and reinhumes by an well as all water<br>will pay all taxes hereafter levied adainst said property same or any part there<br>are all buildings now or hereafter erected on said premises adainst loss or da<br><b>RSUTABLE</b><br><b>VALUE</b><br>in a company or companies silicatory to the seller, with<br>the seller harmises and property hereafter the seller as the seller<br><b>VALUE</b> . | torneys he's new municipal liens which here-<br>rents, public charges and municipal liens which here-<br>col become past due; that at buyer's expense, he will<br>make by fire (with estended coverage) in an amount<br>loss payable first to the seller and then to the buyer as<br>oon as insured. Now if the buyer shall fail to pay any<br>oon as insured. Now if the buyer shall fail to be added |   |   |
| their respective init   | ests may appear and be to procure and pay for such insurance, the   | without waiver, however, of any fight through  |   |   |
| save and except th<br>said purchase price<br>premises in lee sim<br>since said date pla<br>liens, water tents a             | ther rents, faces, or charges of the contract and shall bear interest at the fate almost<br>trie of the debt secured by this contract and shall bear interest at the fate almost<br>is breach of contract.<br>By the secured by this contract and shall bear interest at the fate here<br>are shall a his expense and within 30, and and other restrictions and easems<br>the equal to said purchase price) marketable in the indict of and easems and easems<br>the equal to said purchase price) marketable in the and to said premises in the<br>the equal to said purchase price) marketable in the advector of the after enter the<br>is lully paid and upon request and using the and clear of encumbrances as of<br>ple unto the buyer, his beins and and us, the and clear of encumbrances as of<br>ted, permitted or arising by, through or under selfer, excepting, however, the<br>ded public charges so assumed by the buyer and further excepting all liens and<br>(Continued on reverse)  | the date hereof and tree and clear of all encumplances<br>said easements and restrictions and the taxes, municipal<br>encumbrances created by the buyer or his assigns.<br>applicable. If warronty (A) is applicable and if the seller is<br>applicable. If warronty (A) is applicable and if the seller is  | A second s   |   |
| •IMPORTANT NOTIC<br>a craditor, as ucch-<br>to this purpose, ou<br>Stavens-Ness Form N                                      | (Continued on reverse)<br>(Continued on reverse)<br>Deleta, by lining out, whichever phrass and whichever warranty (A) or (B) is not<br>rard is defined in the Truth-In-Landing Act and Regulation Z, the teller MUST comply<br>Stevens-Ness Form No. 1308 or similar unless the contract will become a first lisen<br>o. 1307 or similar.  | STATE OF OREGON,   |   |   |
|   | SELLER'S NAME AND ADDRESS   | County of<br>I certify that the within instru-<br>ment was received for record on the  |   | Letter the the  |
|   | BUYER'S NAME AND ADDRESS FOR  | at oclock M., and recorded<br>in book on page or as  |   |   |
| n.o. Box  | Title Company   | file/reef number<br>Record of Deeds of said county.<br>Witness my hand and seal of<br>County affixed.  |   |   |
| 《大·林·利二·林································   | NAME, ADDRESS, ZIP<br>NAME, ADDRESS, ZIP<br>Ited all tax statements shall be sent to the following address.   | Recording Officer<br>By Deputy   |   |   |
|   | NAME, ADDRESS, ZIP  |  |   |   |
|   |   |  |   |   |
|   |   |  |   |   |
|   |   |  | 6   |   |
|   |   |  |   |   |

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a corporation,

(OFFICIAL SEAL)

...who, being duly sworn,

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

.....secretary of .....

and

And it is understood and agreed between said parties that time is 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 ten days of the time limited threader, or fail to keep any agreement herein contained, then the wither at his option shall have the tollowing rights. (1) to declare this contract null and vaid. (2) to declare the whole unpail pencipsil balance of the time limited threader or fail to keep any agreement herein contained, then and markee price with the interest thread on the gayable and or (1) to declare this contract null and vaid. (2) to declare the whole unpail pencipsil balance of the tracks price with the interest thread on once due and payable and/or (1) to incluse this contract by suit in equity, and in any of such cases, and incluse price with the interest thread of once due and payable and/or (1) to incluse the contract by suit in equity, and in any of such cases, and incluse the contract of then existing in layor of the buyer as against the buyer of terms, reclamation or compensation like moments about each vesses and eleves in said weller without any act cases and declards and in the right is acquired by the buyer of terms, reclamation or compensation to more pay payable in this contract are to be the one of whote and such payments had never been inder and in the solution of the previous of and property as aboutely, taily and property and belong to vaid weller as the agreed and teacher and or solution of the previous the athe agreed and teacher in case of such delault, shall have the right immediately, or at any time thereafter, there upon the land doreaid, without any process of law, and take immediate possession thereol, together with all the improvements and apputenences thereafter.

thereon or increas ocionance. 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 waver by said seller of any breach of any provision hereof be held to be a waiver of any suc-creding breach of any such provision, or as a waiver of the provision itself.

In court, the outre during promises to pay such such as the appendic court shall adjudge reasonable as plainth's attorney's tees on such In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-noroun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall ide, assumed and implied to make the provisions hereol apply equally to corporations and to individual. 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 by its officers duly authorized thereunto by order of its board of directors.

Edna B. Buford Edna B. Buford Violet LaRee Brammer

NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of ) ) 55. STATE OF OREGON, County of Klamath Personally appeared ..... , 19 7 5 9 December each for himself and not one for the other, did say that the former is the

Personally appeared the above named Violet LaRee Brammer, Floyd E. Buford and Edna B. Buford ....and acknowledged the foregoing instru-Foluntary act and deed. ment to be ..... their NO B Before me:

Paula mith (OFFICIAL SEAL) Notary Public for Oregon My commission expires 3-25-77 2 

, a corporation, and that the seal attixed to the foregoing instrument is the corporate seal 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. Reference: Before me: Notary Public for Oregon My commission expires:

...., 19.....

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Tim

(DESCRIPTION CONTINUED)

STATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of \_\_\_\_\_MOUNTAIN FITLE\_CO this 10th day of DECEMBER A. D. 19 75 at/ o'clock M, enc on Page 15536 duly recorded in Vol. M 75 , of DEEDS Win D. Milker, County Clerk By Hazel Drazie FEE \$ 6.00 

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