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(Continued on reverse) *IMPORTANT NOTICE: Deleis, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the s a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the talier MUST comply with the Act and Regulation by making required disc for this purpose, use Stevent-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which eve Stevent-Ness Form No. 1307 or similar. STATE OF OREGON Ecoff & Gisler PO Box 7 Bend, Oregon 97701 County of I certify that the within instru-SELLER'S NAME AND ADDRESS Elmer J. and Lou Anne Houser men 6562 Tam O'Shanter Drive

FOR

San Jose, CA 95120 After recording return to: Central Oregon Escrow Service, Inc. PO Box 567 Bend, OR 97701 NAME, ADDRESS, ZI Until a change is requested all tax statemants shall be sent to the following oddre

Elmer J. and Lou Anne Houser 6562 Tam O'Shanter San Jose, CA 95120

was received for record on the, 19..... day of o'clock M., and recorded at. SPACE RESERVED on page or as in book file/reel number RECORDER'S USE Record of Deeds of said county. Witness my hand and seal of County affired. Recording Officer Deputy Bv

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T WA LAND 15765 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the huyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract mill and void, (2) to declare the whole unpaid principal balance of and payshe and for (3) to forelase this contract you with ne quiry, and in any of when ease, all rights and interest created or then existing in favor of the buyer as against the seller at his option shall have the following rights: (1) to declare this contract mill and void, (2) to declare the whole unpaid principal balance of and payshe are price with exception of the previous shore decrease and determines about deviced or then existing in favor of the buyer as against the seller hereunder shall levert to and revest in said seller without any are decreased of then existing and other rights acquired by the buyer of return, reclanation or compensation for moneya paid on account of the purpose of and purposed on this contract and purposed on about of the functions of and purposed on this context and paysher of return, reclanation or compensation for moneya paid or account of the time of such declaud all payments therefore on this context and opticity as it has buch agreements had never there made: and in case of such declaud all generation on the product and avert the inclustion of the second of the functions of and prevent on this context and the shall have the time of such declaud all generation and the said seller, in case of such declaud all generations and approximate and account of the function of the declaud all generation and the said seller, in case of such declaud all generations and approximate and take immediate possession thered, together with all the unprovements and approximates and approximate and sector or thereto belonging. 15 1 -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 said 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 itsell. 14 . Tr 4.17.4 1 11.3 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 2,000.00. (However, the actual eration 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 foreclose this contract or to enforce any of the whole is hereof, the buyer gives to pay such sum of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plannitif's attorney's lees or appeal. as the decree such court of the appeal 1 of the final court, she ouyer further province to pay each sum as the append. 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-lar proncum shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, essumed and implied to make the provisions hereol 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 thereunto by order of its board of directors. Elines & Houser FLUFF - GISLER BI Hauser × Say anne C. Ferry deleted. See ORS 93.030 rk. NOTE—The senience between the symbols (i), if not applicable, -Ecoff VENTURA STATE OF OREGON, STATE OF GE nŧ) 58, CALIF. DECMIDER ally appeared County of Meschutes } ECOFF each for his If and not one for the other, did say that the former is the Personally appeared the above named $V_{IN} C P N T E J_{IS} I P R$ nd that the latter is the presid secretary a corporation, and acknowledged the loregoing instruand that the seal alfixed that the seal allized to the foregoing instrument is he aid corporation and that said instrument was signed an of said corporation by authority of its board of direct acknowledged said instrument to be its voluntary ac corporate seal sealed in be-s, and each of ment to be... his voluntary act and deed. Before me Jean Micrat inter mey (OFFICIAL SEAL) (OFF SEA AL For Calin Notery Public for Oregon Notary Pu 1.1 My commision expires 8.24-79 My commissio expires: a spill (DESCRIPTION CONTINUED 28 fi-1/2 NOT NY A به د . . UDLICS CFORCE North 1 . N. 11. 1 ١. 1 14 1 ١, NA ST 1. a A I C 5 5 0 ***** . . .) ֐ 2. 2. 6.14 12. - 13 3 :. X 71.7 Alifation . S. · · ÷ "д ARCH STUDY . ~ . . 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15766 STATE OF CALIFORNIA County of Venture 19 ZS, before my. cember known to me. _____ subscribed to the within 15 to be the person whose name Instrument, and acknowledged to me that _he_ executed the same. WITNESS my hand and official seal. ... Lard V Facebacher RICHARD V. LOUBELSES NAME (TYPED OR PRINTED) Notary Public in and for said Counsy and Biats. PFFICIAL SEAL RICHARD V. LAUBACHER RICHARD V. LAUBACHER VENTURA COUNTY VENTURA COUNTY My Commission Expires December 21, 1973 *44837 STATE OF CALIFORNIA, 60 7卷(COUNTY OF SANTA CLARA ON NOVEMBER 11, ..., 1975, before me, the undersigned, a Notary Public in and for said State, personally appeared LOU ANNE HOUSER, ONLY 13.38 -____, known to me, to be the person whose name /S subscribed to the within Instrument, and acknowledged to me that She executed the same. LOIS C. MONTAGNE NOTARY PUBLIC Ciara County, California WITNESS my hand and official seal. ssion expires Aug. 30, 1976 Sois C Montagre Notary Public in and for said State. 97) ACKNOWLEDGMENT-General-Wolcotts Form 233-Rev. 3-64 Er. "alifornia On this the 12th day of Marculber 19 75, before me, State of Ha<u>Uara</u> SS. the undersigned Notary Public, personally appeared Jau County of ELMER J. HOUSER 1 known to me to be the person(s) whose name(s) ______ subscribed to the within instrument and acknowledged that $\underline{\mathcal{HE}}$ executed the same for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and official seal. OFFICIAL SEAL RENE' J. FONTAINE NOTARY FUBLIC - CALIFORNIA Reue J. Smitaine SANTA CLARA COUNTY My comm. explices MAY 6, 1979 898 Stewart Dr., Sunnyvale, CA 94086 GENERAL ACKNOWLEDGEMENT FORM PARE OF OREGON; COUNTY OF KLAMATH; 55. The for record of requests of KLAMAPH JOUNTY_FITLE_CO on Page 15764 tuly recorded in Vol. M 75 of DEEDS / W. D. MILNE, County Clerk FEE \$ 9.00 By Hagel mas \bigcirc A Strange States 1.230136 Strand and and