| | STYS THIS CONTRACT, Made this 305 day of December , 1975, between VERA L. HESS | |
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| | and HOWARD R. ROFF and DOROTHY E. ROFF, husband and wife, | |
| | , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the huyer agrees to purchase from the seller all of the following de- scribed lands and premises situated in Klamath County, State of Oregon , to-wit: | |
| 12 | Commencing at a point 1980 feet South and 1293 feet East of the Northwest corner of Section 14, Township 36 South, Range 10 East of the Willamette Meridian; thence South 100 feet; thence East 120 feet; thence North 100 feet; thence West 120 feet to the place of beginning, being a portion of Lots 13 and 14 and ALSO A Lot more particularly described as follows: | |
| II HI 9 | Beginning at a point which is 2080 feet South and 1293 feet East of the Northwest corner of Section 14, Township 36 South, Range 10 East of the Willamette Meridian; thence South 50 feet; thence East 120 feet; thence North 50 feet; thence West 120 feet to the place of beginning. | |
| | SUBJECT TO: Reservations, restrictions, rights of way and easements of record and those apparent on the land; and an easement, including the terms and provisions thereof, dated November 27, 1928, recorded April 23, 1929, in Book 85 page 614 in favor of Klamath County for Sprague River. | |
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| | for the sum of Eight Thousand and $no/100$ Dollars (\$ 8,000.00) (hereinafter called the purchase price), on account of which One Thousand Five Hundred and $no/100$ Dollars (\$ 1,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 6,500.00) to the order | |
| | seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$6,500.00) to the order of the seller in monthly payments of not less than Three Hundred Two and 63/100 Dollars Dollars (\$302.63) each, payable on the 30th day of each month hereafter beginning with the month of June, 1976, | |
| | 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 shall bear interest at the rate of $\frac{7}{1}$, per cent per annum from | |
| | date hereof until paid, interest to be paid monthly and * interest to be paid monthly and * interest to be paid monthly payments above required. Taxes on said premises for the current tax year shall be pro- rated between the parties hereto as of the date of this contract. | |
| | The buyer warrants to and covenants with the seller that the real property described in this contract is $*(A)$ primarily lor buyer's personal, hamily, household or agricultural purposes. (B) for an organization-or (even if buyer is a natural period) is for business or commercial purposes other then-agricultural perposes. The buyer shall be entitled to possession at surd hands on $date hereof$, 19,, and may relate such possession as surd hands on | |
| | The buyer shall be entitled to possession at said lands on date hereof 19 and may reliant such possession as and hands on date hereof the buildings on said premises, now or hereafter erected, in good condition and repair and will not suffer or period and the at all times he will keep the buildings on said premises, now or hereafter and all others here the will keep said premises, now or hereafter and all other lines and save the seller hermines therefore and repair and the other show and there there and the will keep said premises, now or hereafter and all other lines and save the seller hermines therefore and repair and the property, as will as all water rents, public charges and multiplate lines that here will per subject the relative level against said premises against and rent and the hermines therefore and rent and the same or any part thereof become past due; that at buyer's expense, he will insure all buildings now or hereafter erected on said premises against and the same or any part thereof become past due; that at buyer's expense, he will insure all buildings now or hereafter erected on said premises against and premises against and premises against and premises against and become past due; that at buyer's expense, he will insure all buyer appreciable buildings now or hereafter erected on said premises against and best of a due due to a same or any part thereof become past due; that at buyer's expense, he will insure all buyer's expense of an end of the part of the same or any part thereof become past due; that at buyer's expense, he will insure all buyer's expense. The same or any part thereof become past due; that at buyer's expense, he will buyer's expense of a buyer's expense. The same or any part thereof become past due; that at buyer's expense, he will buyer's expense. Thereafter erected on said premises against and be become become past due; that at buyer's expense, he will buyer's expense. Thereafter erected on | |
| | not less than \$ | |
| | The seller agrees that at his expense and within 30 days from the date hereof, he will lurnish unto buyer a title insurance policy in- suring (in an amount equal to said purchase price) marketable title in and to suid premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the huiding and other restrictions and easements now of record, it any. Seller also agrees that when vaid purchase price is lully poid and upon request and upon surrender of this adreement, he will deliver a good and sufficient deed conveying said premises in fee simple unto the buyer, his heirs and assigns, tree and clear of encombrances as of the date hereof and tree and clear of all encombrances since suid date placed, permitted or arising by, through or under seller, escepting, however, the end easements and restrictions and the taxes, municipal liens, water rends and public charges so assumed by the buyer and lurt there excepting all liens and encumbrances stated by the buyer, or his assigns. (Continued on reverse) | |
| | *IMPORTANT NOTICE: Delets, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevent-Nets Form No. 1308 or similar unless the centract will become a first lien to finance the purchase of a dwelling in which event use Stevent-Nets Form No. 1307 or similar. | |
| | VERA L. HESS 4103 Bristol Court Klamath Falls, OR 97601 SELLER'S HAME AND ADDRESS SS. | |
| | Howard and Dorothy Roff ment was received for record on the day of ,19, | |
| | BUYER 5 NAME AND ADDRESS at o'clock M., and recorded After recording relum teil FOR in book on page or as Blair M. Henderson RECORDER'S USE file/reel number or as | NUMBER OF THE OWNER |
| | 325 Main Street, Record of Deeds of Said county. Klamath Falls, Oregon Witness my hand and seal of County atlined. | |
| | Unill a change is requisited all for statements shall be sent to the following address. HOWARD AND DOROTHY ROFF Spang 4.C. P. U.C.R. DiPC NAME. ADDRESS. 219 NAME. 219 NAME | |
| | NAME. ADDRESS, ZIP | |
| | | |

786 he buyer shall fail to agreement barein contained. ... hole unpaid principal balance of orguity. and in any of such cases. and determine and the right to the it suit solve without any act in models and the right to the made; and in case of the example of this contract, and in case the buyer shall fail to make the be time limited therefor, or fail to keep any agreement herein contained, then contract null and void. (2) to deviate the whole unpaid principal balance of $J(\sigma(3)$ to forefore this contract by unit in equity, and in any of such cases. payments above the suller at his said purchase p all eights and is of the subthe buyer thereto belonging. Buyer further advess that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect memory to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof by held to be a waiver of any suc-useh of any such provision, or as a waiver of the provision itself. an an an ar his eig p 40.0 ie al aler, stated in terms of dollars. a The same sector has observation pair for the transmitteness and in terms of contrast, is q. (Line Social Alton (indicate which). () (Drowers the "consist" of the high other books of the property of "valido" (q how or "polyhight" for the provisions based), the boyer agrees to pay a ray adjudge reasonable as altorney's less to be allowed plainsiff in said suit or action and it an appeal is taken from any jud trial court, the boyer turther promises to pay such sum at the appeal as taken from any judy ich sum as the ment or decree less 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-opour theil be taken to mean and include the plural, the masculine, the lemmine and the neuter, and that generally all grammatical changes abail de, assumed and implied to make the provisions bered apply equally to corporations and to individuals. ter pro 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 alfixed hereto by its officers duly authorized thereunto by order of its board of directors. Howard Une S. Aleca A Xarathy. sieleted. See ORS 93.0301. NOTE-The sentence between the symbols (1), if not applicable STATE OF OREGON, STATE OF OREGON, County of.) #6. County of Klamath, 19..... Personally appeared Dicember 30 , 1975. and ģi ...whc. beind duly sworn. each for himself and not one for the other, did say that the former is the and Dorothy, E. Roff Fersonally appeared the above named Vera L. Hess and Howard R. Roff Cha president and that the latter is the more to be the IT. voluntary and the start of the start o secretary of . if a co and that the seal affixed to the foregoing instrument is the corporate seal said corporation and that set if it is the corporate seal of said corporation. and that the seal affixed to the loregoing instrument is the corporation, of a said corporation and that said instrument was signed and sealed in be-hall 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; order o 50 S.W. ates 255 Belorg nei (OFFICIAL, Stright, Ausch SEAD, Notary Public for Oregon My commision expires 8/11/78 Ill executed b (OFFICIAL SEAL) Notary Public for Oregon STATE OF My commission expires: County of (DESCRIPTION CONTINUED) ALL STREET BOARD BARRIES REEDER TATE OF OBSCOME COUNTY OF KLASTATHE SE F. 10H BLAIR HENDERSON mont to be Wed for record at request of 10;12 this 16th doy of January A. D. 1076 at / o'clock AM . c) NOT OFFICIAL M 76 DEEDS on Page 785 duly recorded in Vol. . 125 / Wa D, MILME, County Clerk FEE\$ 6.00 traz PARACER Recherge Aulcy C. 9415 Midwa Portland, E Mrs. 2052 Lavey Klamath. Ore Mrs 052 Lavey Stre Klamath, Oregon Mrs 2 Lavey Street 1077EH Wath, Oregon 1 2 2 3 347 CHARLES . FEE 12 2

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Mr