STEVENSPORT LAW PUBLISHING CO. FORM No. 705. CONTRACT-REAL ESTATE-Monthly Paymen 3292 76 Page (h) Vol. CONTRACT-REAL ESTATE TK 11079 , 1975., between 15th NOV. THIS CONTRACT, Made this 15th day COMMUNICEPT CORPORATION day of , hereinalter called the seller, ROBERT I. & ROSANNE A. SHULTZ, HUS. & WIFE. and , 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 buyer agrees to purchase from the seller all of the following de-scribed lands and premises situated in KLAWATH County, State of OKE, , to-wit: scribed lands and premuses situated in. Lots 102 & 103, Block 5, Section 23, Township 35 South, Range 11 East, WM., Oregon Pines. Hells. 5 1. CIT? RAR 76 FORM No. 72 1-1-74 seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 1,950.00....) to the order of the seller in monthly payments of not less than Thirty & no/100------Dollars (\$ 30.00) each, Month ylvj payable on the 15th day of each month hereafter beginning with the month of Dec. for the, 19.7.5.., 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 is rolly paid. All of said purchase price may be paid at any time; 11/15/75. Initial prid interest to be roll. Monthly the pride of the pr Viuga D. until paid, interest to be paid Monthly and * Dis recipient to be paid 1901110 the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. I between the parties hereto as on the value of this contract.
I between the parties hereto as on the value of this contract is the value of the value to Ises SB 10 papios au1 UO -nusui 1 (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever worranty (A) or (B) is not applicable. If warranty (A) is applicable an 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 racking requ for this purpose, use Stevens-News Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in Stevens-Ness Form No. 1307 or similar. STATE OF OREGON, County of I certity that the within instru-SELLER'S NAME AND ADDRESS was received for record on the Robert I. Shultz & Rosanne A. ment . 19..... day of... Shultz Rt. 4, Box. 707. аŧ Astoria, Ore. 97103 SPACE RESERVED on page.....or as in book FOR file/reel number...... RECORDER'S USE Record of Deeds of said county. \cap Witness my hand and seal of tem County affixed. NAME, ADDRESS, ZI Intil a change is requested all tax statements shall be sent to the followi **Recording Officer** Deputy Bv NAME, ADDRESS, ZI

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And it is understood and adreed between said patties that time is of the essence of this contract, and in case the buser 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 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 sells of his option shall have the following rights. (1) to declare this contract null and void. (2) to declare the whole unpaid punctual balance of the sells of his option shall have the following rights. (1) to declare this contract null and void. (2) to declare the whole unpaid punctual balance of the sells and interest created or then existing in favor of the buyer as against the seller betwender shall utterly verse and determined in the right to the origination of the pretines above develobed and all other rights arquired by the buyer to return, recla shall ne the seller to be performed and without any right of the buyer of return, recla shall need here enserving the did other rights arquired by the buyer to artering the seller base of such described and if oppetty as abolately, fully and perfectly as it this contract and such parmets have to mere here made, and in cose of according to the performance of a substituty, fully and perfectly as it this contract and such parmets have and recordinally return distance of and seller as abolately, the solutient are to be returned by and belong to said seller as any time thereafter, or any the field of the solut field. The solution is and belong to said seller as the the solution of a said below if the right immediately, or at any time thereafter, are up to the fine of such default, and the said seller, in case of such default, bulk how the right immediately, or at any time thereafter, or enter upon the land aloresaid, without any process of such default babil howe the right immediately, to at any time thereafter, thereage o

thereon or thereto belonging. 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 succreding breach of any such provision, or as a surver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, in \$ 30.00. (filowever, the actual consideration consists of or includes other property or value given or promised which is the whole consideration (indicate which.f) In case suit or action is instituted to foreclove this contract or to enforce any of the provisions hereof, the buyer afrees to pay such sum as the out may adjudge reasonable as alformey's lees to be alfowed plaintiff in suid suit or action and if an appeal is taken from any judgment or decree on such appeal.

appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed 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 un-

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate, it chief of the 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.

× Robert Shuld (D.D. 6- prod. Fresame J. Shults deleted. See ORS 93.030). NOTE-The sentence between the symbols (), if not STATE OF OREGON, 11/11/ , 1975, Personally appeared) ss. 11/15/ ,195who, being duly sworn, oohn roling duly sworn, for himself and not one for the other, did say that the former is the each for him Personally appeared the above named rres. president and that the latter is the Robert I. Rosanne a. shultz secretary of and that the seal affixed to the loregoing instrument, is the corporation, of 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 medicate and the said authority of the said of the said corporation of the Manual Control of the said instrument to be its voluntary act and deed. Before medicate and the said authority of the said corporation and acknowledged the foregoing instru-, ć (OFFICIAL SEAD) Notary Public for Oregon Notary Public for Oregon My commission expires 9/24/77. My commission expires: G/24/77. Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date¹⁴/fast theil/bistrument is exe-cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the tille being conveyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED)

this 9th day of <u>MARCH</u> <u>A. D. 1976</u> of <u>o'clock Are</u> duly recorded in Vol. <u>M 76</u> of <u>D. 205</u> on Power 3292 FOE \$ 6.00 By <u>Alcan County Clerk</u>

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FORM No. 7

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