| THIS CONTRACT, Made this<br>Carl L. Baker and Barl<br>and wife<br>Homer O. Depuy and Eve   | ONTRACT-REAL ESTATE, <u>76</u> Page <u>9926</u><br>day of June <u>, 19,78</u><br>para L. Baker, husband <u>, hereinafter called t</u><br>ingeline A. Depuy, <u>, hereinafter called t</u>  | no seller,   |  |
|--|--|--|--|
| WITNESSETH: That in consideration seller agrees to sell unto the buyer and the buy   | of the mutual covenants and agreements herein conta<br>ver agrees to purchase from the seller all of the follo<br>amath County, State of Oregon  | ned, the wing de-  | ر بر رو به ایک ایک ور اور ایک داد.<br>مرز مراجع ایک ور می می وارد ایک داد: |
| Klamath County, Oregon.<br>Saubject, however, to the follow:<br>Mr. Contract, including the terr<br>Dated : February 10, 1975  | TH ADDITION TO THE CITY OF KLAMATH<br>ng:<br>ns and provisions thereof;<br>ook: M-75 Page 2462   | ALLS,  |  |
| Wendor : Elsie Shepard, Perso<br>Hazel Rachel Combs<br>Wendee : Carl L. Baker and Bo<br>which Contract Buyers do not ass   | onal Representative of the Estate o<br>Trbara L. Baker, husband and wife,<br>sume and agree to pay and Sellers c<br>they will hold them harmless ther  | ovenant  |  |
|  |  | A State Party - Party          |  |
| tor the sum of Eight Thousand and No/100thsDollars (\$8,000.00)<br>(hereinafter called the purchase price), on account of whichOne Thousand and No/100ths<br>Dollars (\$1,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the<br>seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$7,000.00) to the order |  | d by the he order  |  |
| Dollars (\$ 85.00 ) each, or more<br>payable on the 1st day of each month her<br>and continuing until said purchase price is fu<br>all deferred balances of said purchase price sh   | than EIGHTY-FIVE and NO/100THS<br>prepayment without penalty<br>eafter beginning with the month of July<br>Ily paid. All of said purchase price may be paid at a<br>all bear interest at the rate of 8 per cent per and<br>the said the said purchase price may be paid at a   | , 19.7.6.,<br>ny time;   |  |
| the minimum monthly payments above require<br>rated between the parties hereto as of the date  | d. Taxes on said premises for the current tax year sha<br>of this contract.  |  |  |
| The buyer shall be entitled to possession of said lands on<br>he is not in default under the terms of this contract. The buye<br>erected, in good condition and repair and will not suffer or pe<br>and all other liens and save the seller harmiess therefrom and<br>such liens; that he will pay all faxes herealter leviced against s   | paracon)-is-los-business-av commercial-purpose show than first will wal $\gamma$<br>July 2, $19, 76$ , and may retain such possession<br>r aftres that at all times he will keep the buildings on said premises, now<br>mit any waste or strip thereoit, that he will keep said premises there from<br>eimburse seller for all costs and attorney's less incurred by him in detending<br>id property, as well as all water rents, public charges and municipal liens<br>before the same or any part thereoi become paid duc; that at buyer's exp<br>n said premises adainst loss or damage by fire (with extended coverage) in | n so long as a status and a so long as a status and a so long as a status and a so long as a solution of the s         |  |
| not less than \$   | ies satisfactory to the seller, with loss payable first to the seller and then to<br>to be delivered to the seller as soon as insured. Now if the buyer shall fai<br>t pay for such insurance, the seller may do so and any payment so made sh<br>hall, bear interest at the rate aloresaid, without waiver, however, of any rig<br>to deliver the date hereol, he will turnish unto buyer a title insura<br>title in and to said premises in the seller on or subsequent to the date of th  | the buyer as<br>16 pay any<br>all be added<br>ht arising to<br>The average of the second secon |  |
| save and except the usual printed exceptions and the outlang<br>and purchase price is fully paid and upon request and upon s<br>premises in lee simple unto the buyer, his heirs and assigns, tree<br>since said date placed, permitted or arising by, through or und<br>liens, water rents and public charges so assumed by the buyer at  | and other restrictions and ensements four of record, it any. Series also also<br>and clear of encumbrances as of the date hereof and life and clear of all<br>r, seller, escepting, however, the said easements and restrictions and the tax<br>d further excepting all liens and encumbrances created by the buyer or his<br>(Continued on reverse)   | veying said<br>neumbrances<br>s., municipal<br>assigns.  |  |
| MMPORTANT NOTICE: Delete, by lining out, whichevor phraise and w<br>a credilor, as such word is defined in the Truth-In-tending Act and R<br>for this purpose, us Stevens-News Form No. 1308 or similar unless if<br>Stevens-Ness Form No. 1307 or similar.  | hichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and i<br>gulation Z, the seller MUST comply with the Act and Regulation by making, require<br>a contract will become a first lien to finance the purchase of a dwelling in wh<br>STATE OF OREGON,  | I the sollar is<br>descavers;<br>ch event use  |  |
| SELLER'S NAME AND ADDRESS  | County of  | thin instru-   |  |
| BUYER'S NAME AND ADDRESS<br>After recording return to:<br>T.H atln: Susaw<br>NAME, ADDRESS, ZIP  | da) of<br>space RESERVED at  | nty.   |  |
| Until a change is requested all tax statements shall be sent to the following<br>Manney, O. Depayy<br>21.7 Accord Street<br>City<br>NAML, ADDRESS, ZIP   | and the second secon  | ding Officer<br>Deputy   |  |
| V  |  |  |  |

1

構造

\$ F.  $(f) \sim f(g)$ 9927 And it is understood and agreed between said parties that time is of the energe of this contract, and in case the buyer shall fail to yrate the above required, or any of them punctually within ten days of the time indirect therefor, or fail to keep any agreement herein conta selfer at his points will have the following rights: (1) to declare this contract multipart of the days (2), to declare the whole unpaid principal d purchase price with the interest thereon at once due and puyable and/or (3) to increate the whole unpaid principal rights and interest created or then existing in havor of the buyer an against there for hereonder shall utility cases and determine and the rights assession of the premises above described and all other rights acquired by the buyer of the formed shall utility cases and determine and the right account of the purchase of waid property as absolutely, fully and perfectly all this contract have buyer been made; and account of the purchase of waid property as absolutely, fully and perfectly all this contract and buyer busch against account of the interest thereins therefolds and all other rights acquired by the buyer of rights and use have prime busch account of the interest created or then existing in this contract are to by and being to she buyer as absolutely. In this contract are the rest to and ever the said select without account of the purchase of waid property as absolutely, fully and perfectly all this contract and such payments had never been made; an misses up to the time of such default. And the said select, in case of which default, shell have the right have the right and the right contract and the right immediately or at any time the result of the buyer and the said and the said rest invehicle default, shell have the right immediately. adtreament nerva whole unpaid principal balance or equity; and in any of such cases, and determine and the right to the vest in said seller without any ac-or compensation for moneys paid had never been made; and in case to compensation for moneys paid count at the payments therefoliare made on this contract are to i issa up to the lume of such default. And the suid seller, in case to upon the land alorenaid, without any process of law, and take im on or thereto belonging. The buyer luther agrees that failurs by the seller at any time to require performance by the buyer of any provision hered right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hered be held to be ing breach of any such provision, or as a waiver of the provision itself. Retrieve Nove State State State State State and the state of the state In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the singu-noun shall be taken to mean and include the plurel, the maculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it 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. Homer O Depuy Homer O. Depuy Carl L., Bake Baker -41 vongelihe A Depuy Evangeline A. Depuy 1 bara Barbara STATE OF OREGON, STATE OF OREGON, County of .... ) 55. County of Klamath 53 ..., 19...... , <sub>19</sub> 76 Personally appeared ... ...who, being duly sworn, Personally appeared the above named. Homer O. Depuy and Evangeline A. Depuy, husband and wife, and Barbara L. Baker and acknowledged the foregoing instrueach for himsell and not one for the other, did say that the former is the ala da **la** contra ... president and that the latter is the ...secretary of ... , a corporation, and that the seal attixed to the loregoing 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. a corporation their ment to be (OFFICIAL .... Deline S. Dargen) SEAL) Belore me: (OFFICIAL SEAL) 6 Notary Public for Oregon Notary Public for Oregon My commission expires 0-2-80 My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee lille to any real property, at a time more than 12 months fr ited and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by ach instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the ina und thereby. property, at a time more than 12 months from the date that the instrument is exec r provided for acknowledgment of deeds, by the owner of the title being conveyed for acknowledgment of deeds by the owner of the title being conveyed "(2) Violation of subsection (1) of this section is a Class B misde (DESCRIPTION CONTINUED) FORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT STATE OF OREGON, 1.46 County of Klamath 30 June 19...76 On this the..... .....day of ... ... personally appeared Barbara L. Baker who, being duly sworn (or affirmed), did say thats...he is the attorney in fact for... Carl L. Baker ..and that 8. he executed the foregoing instrument by authority of and in behalf of said principal; and 9. he acknowledged said instrument to be the act and deed of said principal. Munum. Before me: Public for Oregon Notary (Official, Seal) or-Delise S. Hagen (Signature) Service Servic . . Commission 2 - 2-

Э.

las

WM. D. MILNE, County Clerk

Man Deputy

I hereby certify that the within instrument was received and filed for record on the \_30th\_day of

on Page 9926

A.D., 19<u>76 at 2;52</u> o'clock P.M., and duly recorded in Vol. <u>M 76</u>

1 a Breath TATET

FEE\_\$ 6.00

STATE OF OREGON; COUNTY OF KLAMATH; ss.

and and a start

JUNE

of\_

DEEDS