Section (not a) Westight FORM No. 706. CONTRACT-REAL ESTATE-Monthly Po **\$95** 16 Kage CONTRACT-REAL ESTATE 15758 Vol. THIS CONTRACT, Made this 24 H day of Ruby Marie Campbell June 19 76, between , hereinafter called the seller, and John C. Pappas and Joan C. Pappas , hereinalter 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 Klamath County, State of Oregon, to-wit: Lots 15, 16, 17, 18, 19, 20 and 21 of ELMWOOD PARK, according to the official plat thereof on file in the Office of the County Clerk of Klamath County, Oregon. SUBJECT TO: Contract and/or lien for irrigation and/or drainage, easements and rights of way of record and those apparent on the land, and to reservations in dedication of Elmwood Park. 0 -1-2 4 3 for the sum of Twenty Five Thousand and no/100----" Dollars (\$25,000.00.) (hereinatter called the purchase price), on account of which ... Five ... Thousand and no/100---Dollars (\$ 5,000.00.) 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: \$20,000.00....) to the order of the seller in monthly payments of not less than... One. Hundred. Fifty; and no/100--Dollars (\$ 150.00) each, monthly payable on the 15th day of each month hereafter beginning with the month ofJuly ..., 19.7.6 . 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 of7...... per cent per annum from this date ______ until paid, interest to be paid with principal and * { in addition to being included in 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. The buyer warrants to and covenants with the seller that the real property described in this contract is "(A) primarily to buyer's personal, family, household or agricultural purpose, (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on <u>JUJY 1</u>..., 50, and may retain such possession so long as is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises the terms of the is contract. all other lines and save the seller harmless thereform and reinburse seller for all costs and altorneys fees incurred by him in default in the sell pay all (taxes hreatter levied against any him; that he will pay all (taxes hreatter levied against said property, as well as all water rents, public charges and municipal liens which here is not and keep insured all buildings now or hereatter erected on said premises against loss or damage by fire (with extended coverage) in an arount the and keep insured all buildings now or hereatter erected on said premises against loss or damage by fire (with extended coverage) in an around the set of the ess than \$ 25,000.00... in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. New if the buyer shall hall itens, costs, water, rents, laws, or chardes or to procure and pay for such insurance, the seller may do so and any appear amale shall be delivered to the seller may do so and any appear amale shall be delivered to the seller may do so and any appear amale shall be delivered is the best of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver; however; of any righting the to the seller be do contract. the seller for buyer's breach of contract. The seller agrees that at his expense and within 30......days from the date hereof, he will furnish unto buyer a ti suring (in an annount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the c save and except the usual printed exceptions and the building and other restrictions and essements now of record, if any. Seller save and except the usual printed exceptions and the building and other restrictions and essements now of record, if any. Seller premises in lee simple unto the buyer, his heirs and assimily, tree and clear of encombrances as of the date hereof and free and clear since said date placed, permitted or arising by, through or under seller, excepting, however, the said assements and restrictions and liens, water rents and public charges so assumed by the buyer and turther excepting all lien and encombrances created by the buyer in the sub-(Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the sell a creation, as such word is defined in the Truth-in-Lending Act and Regulation Z, the soller MUST comply with the Act and Regulation by making required disclose for this purpose, us Stevens-Nets Form No. 1308 or similar values the contract will become a first lien to finance the purchase of a dwelling in which event Stevens-Nets Form No. 1307 or similar. Ruby M. Campbell STATE OF OREGON, 5543 Summers Lane SS Klamath Falls, Oregon 97601 SELLER'S NAME AND ADDRESS County of . I certify that the within instru-John C. and Joan C. Pappas ment was received for record on the 5543 Summers Laneday of. Klamath Falls, Oregon 97601 o'clock M., and recorded at BUYER PACE RESERVED in book. After recording return to: FOR file/reel number Enver Bozgoz 260 Main Street RECORDER'S USE Record of Deeds of said county. Witness my hand and seal of Klamath Falls, Oregon 97601 County affixed. Until a change is requested all tax statements shall be sent to the following address John C. and Joan C. Pappas Recording Officer 5543 Summers Lane Br Deputy Klainath Falls, Oregon 97601 AND THE DESIGNATION $g_{\rm T}$

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TRANSPORT W	S.S. 576 - 3 See	248 H W Y	12 6 1 9 9 9	GROW AND	Sec. 2. 1. 1. 1.

9960 buyer shall tail to make ement herein contained, t unpaid principal balance ty, and in any of such une is of the essence of this contract, and in case the bu s of the time limited therefor, or fail to here any extrem this contract mill and void in orthogen of declare the whole u is and for (3) to loreform the montract by suit in equity, as against the seller hereign and revert in the equity of by the buyer increasing the futurely cease and det red by the buyer increasing the seller with an erest out any right if this contract and such payments had new to be retained by and belong to said beliers a the agtred to be retained by and belong to said beliers a the agtred to e of any fight is the seller as the agtred to be retained by and belong to said beliers a the agtred to to be retained by and belong to said beliers a the agtred to e of any fight here the said be to be retained and the safe seller of the same the same the same the right immediately, or And it is understood and afteed between said parties that time payments above required, or any of them, punctually within ten days of the seller at his option shall have the tollowing rights: (1) to declar (this said nuchas the spin shall have the tollowing rights: (1) to declar (this said nuchas the spin shall have the saiding in layor of the buyer as all rights and interset created or then existing in layor of the buyer as all rights and interset created or then existing in layor. Of the buyer as of accounted on the set of the said seller to be performed and without of accounted and and property as absolutely, fully and pe of accounted and all of the nurchase of said property as absolutely. f and the right to add seller without any mpensation for moneys yer been made; and in and reasonable rent of at any time therealle wements and apputten count of the purchase of said select the and all count of the purchase of said property as ab he default all psymmats therefolder made on ine up to the time of such default. And the upon the land aloreadd, without any process nor thereto belonging. The buyer turn a he performed and as absolutely, fully de on this contract ve the right such deli immediat th all th t or inserte beionging. The buyer luttline agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect In hereunder to emotice 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-the hereof of any such provision, or as a weiver of the provision itself. The true and actual consideration peld for this transfer, stated in terms of dollars, is \$.25.000.00.00.00.00.00 court i of the appeal. 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-moun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronoun be made, as 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 attixed hereto by its officers duly authorized thereunto by order of its board of directory. , Ruby marie Campbell NOTE-The sontence between the symbols (), if not applicable, should be delated. See ORS 93.030).) 55. STATE OF OREGON, County of ... STATE OF OREGON, , 19.. Personally appeared . who, being duly sworn, ..., 19.7.6..... each for himself and not one for the other, did say that the former is the Personally appeared the above named ... Ruby president and that the latter is the M. Campbell, John C. and .secretary of ... and that the seal affixed to the foregoing 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 me: Joan Correction Pappas ment to be the in voluntary act and deed. Bologo me. (OFFICLALO LIGATE COSPICE SEAL) Notary Public for Oregon SEAL) My Commission expires 1-18-80 Notary Public for Oregon Section 4 of Chapter 618, Oregon Laws 1975, provides: (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed. Such instruments, or a memorandum thereof, shall be acknowledged 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." 19 (DESCRIPTION CONTINUED) 126 TATE OF OREGON; COUNTY OF KLAMATH; ss. 1 Ind for record &XXXXXXXXXXXX 9;21 _A. D. 19.76. At ____ o'clock AM., ar. this 1st day of JULY ----- on Page 9959 iuly recorded in Vol. <u>M 76</u>, of <u>DEEDS</u> Wm D. MILNE, County Clerk FEE \$ 6.00 41.28.21 14 的现在分词 化合同分析 网络 2. 19 CAPL O'