1. 6	1.	i an	- <i>7</i> 2			- 18 - 5	1.00	- 20	<b></b> .		- a. l	<b>.</b>	.ж	A 1.12		( M	10.10	3.00	2.4.2	. 1 *	31.	w y	6	1.0	1.82.	1.5			e	. T. S. J.	se 1	78.6	- A4	4,60	mu	-0
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S. 44	12.55	1.1	- V.T.	· O		120	- <b>T</b>	- U.S					- 27	7.201	12.2	S		1.41		- A.	Εγ.	20	10.1	· · ·	140.				1.0		ж.	- No.	200	10.1	100	- 10
22.	2.54		17.30	_ YOM				(A)	66 S.		1 V ?		1.14	231.5	ur s			÷.	10.0		1.1.1	· · ·	· 3.2.	201	÷.		19.F	****	633	22	201	<b>1</b> 229	1012	10 A B	1.0	62
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ICLORE PLY FUNDING & REALIZATION CO	Neal Estate Vol. M76 Page 5034 of September , 1976, between ., INC.		
and Robert E. Stockwell and Verdell M.	, hercinafter called the seller, Stockwell, h/w, , hercinafter called the buyer,	1. The second states	Juri Cel
WITNESSETH: That in consideration of the museling seller agrees to sell unto the buyer and the buyer agrees	unual covenants and agreements herein contained, the	2	
Lot 7, Block 1, Rolling Hil according to the official p records of Klamath County,	lat thereof on file in the		il din
213			[and the second
SE <sup>b</sup>			si ja
<b>176</b>		E CARLES AND CARLES	
for the sum of SIX. THOUSAND. FOUR. HUNDRED. DOLL			
(hereinalter called the purchase price), on account of wh Dollars (\$64000) is paid on the execution hered seller); the buyer agrees to pay the remainder of said pu of the seller in monthly payments of not less than	of (the receipt of which is hereby acknowledged by the urchase price (to-wit: \$ 5,760.00	A state of the sta	التخلي اس
Dollars (\$72.70) each,			
payable on the $2\mathbf{J}$ nd day of each month hereafter be and continuing until said purchase price is fully paid. all deferred balances of said purchase price shall bear i	All of said purchase price may be paid at any time; Interest at the rate of		
September 22, 1976 Summarial paid, interest to the minimum monthly payments above required. Taxes of rated between the parties hereto as of the date of this co	on said premises for the current tax year shall be pro-	The second s	
The buyer warrants to and covenants with the seller that the real p *(A) primarily for buyer's personal, family, household or asticultural (B) for an organization or (even it buyer is a natural person) is to The buyer shall be entitled to possession of said lands oneSCROY	purposes, or business or commercial purposes other than agriculturel purposes.		
The buyer shall be entitled to possession of said lands on <b>CSCTOV</b> he is not in default under the terms of this contract. The buyer afteres that erected, im good condition and repair and will not suffer or permit any was and all other liens and save the seller harmless thereform and reinburne sel- such liens; that he will pay all taxes hereafter leviced against said property after lawfully may be imposed upon said premises; all promptly before the sain the insure and levil buildings now or hereafter erected on said premi- said pression of the said pression of the said pression of the said pre- tering the said pre- served the said pre- ant said pre- net the said pre- served the said pre- tering the said pre- tering the said pre- tering the said pre- tering the said pre- served the said pre- tering the said pre- served the said pre- tering the said pre- tering the said pre- tering the said pre- served the said pre- tering the said pre- served the said pre- s	At all times he will keep the buildings on said premises, now or neteritier fe or strip thereoi; that he will keep said premises free from mechanic's fer for all costs and altorney's fees incurred by him in defending adainst any as well as all water rents, public charges and municipal liens which here- me or any part thereof become past duc; that at buyer's expense, he will es against loss or damage by free (with extended coverage) in an annound		different to the second
not less than 8	y to the seller, with loss payable first to the seller and then to the buyer as		
The seller agrees that at his expense and within <u>14</u> days suring (in an amount equal to said purchase price) marketable lifle in and to save and except the usual printed exceptions and the huilding and other res- said purchase price is fully paid and upon request and upon surrendred in purchase simple unto the buyer, his heirs and rasigns, free and clear of since said date placed, permitted or arising by, through or under soller, exce liens, water rents and public charges so assumed by the buyer and lurther exc	from the date hereol, he will furnish unto buyer a title insurance policy in- said premises in the seller on or subsequent to the date of this agreeurent, frictions and easements now of record, it any. Seller also agrees that when his agreement, he will deliver a food and sulficient deed conveying suid encumbrances as of the date hereol and tree and clear of all encumbrances.		
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warron a tradition Z, in for this purpose, us Strengther S, 130 and whichever warron a tradition, as such word is defined in the Truth-In-Lending Act and Regulation Z, in for this purpose, us Strengther Sheet S, 130 and 130 an	m reverse)	<u></u>	Læişa ,
Fidelity Funding & Realization Co., Inc.	I become a first lien to finance the purchase of a dwelling in which event use STATE OF OREGON,		al
Box 52 Keno, Oregon 97627 SELLER'S NAME AND ADDRESS	County of ss. I certify that the within instru-		
Robert E. Stockwell & Verdell M. Stockwell 15610 No. 56 Ave. Glendale, Ariz 85306	ment was received for record on the day of	A	
After recording relivin to: Fidelity Funding & Realization Co., Inc.	PRACE RESERVED in book. on page or as FOR tile/reg number or as tile/reg number or as tile/reg number or as tile/reg number or as tile/reg number or as		
Box 52 Keno, Oregon 97627 NAME, ADDRESS, ZIP	Witness my hand and seal of County affixed.		
Until a change is requested all fax statements shall be sent to the following address. Robert E. and Verdell M. Stockwell 15610 No. 56 Ave.	Recording Officer By Deputy		
Glendale, Ariz. 85306			

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15035 And it is understood and apreci between sold parties that time is of the essence of this nayments above required, or any of them, punctually within ten days of the func limited therefur he soller at his option shall here the tolknowing rights: (1) to declare this contract null and void, and punchase price with the interest tolknowing rights: (1) to declare this contract null and void, and runchase price with the interest tolknowing rights: (1) to declare this contract in the option of the soller and interest contract are due and payable and/or (3) to brecket the possession of the premises above described and in flatner of the bayer as addinate the seller hereunder of re-entry, or any other act of said seller to the prevention that acquired by the bayer hereunders of such declaud all payments therefolore made on this contract are of perfectly as if this contract reteries up to the time of said property as absolutely, thus perfectly as if this contract of such declaud all present, which default. And the said seller, in case of such declaud, shall have thereon or thereto belonging. the bayer shall fail to make freement herein contained, ofe unpaid principal balanc pulty, and in any of such e, 1-determine and the right for i m'said seller without any compensation for moneys inver been made; and in wed and reasonable tent of contract, and verefor, or fail to keep any agree void, (2) to declare the whole ose this contract by suit in equ reunder shall utterly coase and a í è this contract by sum in eq der shall utterly cease and shall revert to and revest of return, reclamation or t and such payments had is to said solier as the agr to the s contract and such nd belong to said se shall have the right on thereol, together thereon or thereto belonging. The buyer lutther afters 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 enduce the same, nor shall any waiver by suid 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. The true and actual consideration paid for this transfer, stated in terms of dollars, is  $\frac{1}{2}$ . Ollowever, the actual consists of or includes other property or value fiven 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 the provident field reasonable as attorney's lees to be allowed plaintiff in said suit or action and is a appendix to be allowed plaintiff in said suit or action and it an appendix from any indiguide reasonable as attorney's lees to be allowed plaintiff in said suit or action and is a appendix attorney's lees to be allowed plaintiff in said suit or action and is appendix attorney's lees to pay such sur .. OHowever, the actual considcourt of the In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context to requires, the singu-onoun 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 ipply equally to corporations, and to individuals. lar pronour be made, a 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. 1 hipol. N.L.C. 1. chi Meraw m. Starture 0 1000 NOTE-The sentence between the symbols (), If not applicable, should be deleted. See ORS 93.030). .....) ss. -STATE OF OREGON, County of Klamath September 2, 19.76 STATE OF OREGON, County of Alamath Personally appeared E. J. Shipsey 19 7 6 XOL 11 .....who, being duly sworn. MINIK KIX MINISH NACH NACH KAN ISA KIKA BING, did say that the town on the the Personally appeared the above named E. Markener Desduce m. Mackure he is president godythat the datter xis the 1....C. SEXXEN of Fidelity. Funding & Realization Co., Inc., a corporation, and that the seal allixed to the foregoing 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 deact. Before me: Official Notary Public for Oregon  $\widetilde{\phi}$ and acknowledged the foregoing instrument to be. OFFICIAL SEALS Notary, Public for Oregon My commission expires -----. L'ILIG My commission expires: 4/18/80 61 Section 4 of Chapter 618, Oregon Laws 1975, provides ; 10.11 Becken v or Complete into oreconstances to be provided in any real property, at a time more than 12 months from the date that the pair#ment is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the tille winner and the conveyed. Sace in the inter that is a case and the parties are bound, shall be acknowledged, in the conveyed and the parties are bound where of the tille winner the conveyed at later than 15 days after the instrument is accusted and the parties are " 21-0 "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) 140 1 STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of \_\_\_\_ Mountain Title Co. this \_\_\_\_\_\_24thoy of \_September M76 Deeds ----- on Page\_ duly recorded in Vol. \_ 15034 of Wm D. MILNE, County Clerk Bala fee \$6.00 All h

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