m -REAL ESTATE-Monthly Payments. MTC 899-1963 FORM No. 706. CONTRACT. ADALAS LAY G. HOUSE FORTLAND, OF TK CONTRACT-REAL ESTATE 22635 (A) THIS CONTRACT, Made this 27 day HENRY AND GERALD WOLFF RANCH, INC. day of December , 19.7 Le, between and ROGER L. MILLER and MARY ANN MILLER, husband and wife, ..., hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the ..., hereinafter called the buyer, seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in Klamath County, State of Oregon ..., to-wit: Lot 11 of TRACT NO. 1118 R to to 5 2 577 Mil 226 for the sum of Eight Thousand and no/100------(hereinafter called the purchase price), on account of which Eight Hundred and 00/100-----Dollars (\$8,000.00 (hereinafter called the purchase price), on account of which is hereby acknowledged by the Dollars (\$800.00) 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: \$ 7,200,00) to the order of the seller in monthly payments of not less than....Eighty-Seven and 50/100-----payable on the lst.....day of each month hereafter beginning with the month of February and continuing until said purchase price is fully paid. All of said purchase price may be paid at any fime; 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. keep insured all buildings now or herealter erected on said premises against loss or damage by hre (with extended coverage) in an amount of the seller and then to the buyer of the seller, with loss payable first to the seller and then to the buyer or an amount of the seller as soon as insured. Now it the buyer shall all policies of insurance to be delived to the seller, with loss payable first to the seller and then to the buyer or companies antistactory to the seller, with loss payable first to the seller and then to the buyer costs, water rents, faces, or charges or to procure and pay for such the seller as soon as insured. Now it the buyer shall all pay is an an aprit of the debt secured by this contract, and shall bear interest at the rate aloresaid, without waiver, however, of any right arising and pay the section of contract. The seller agrees that at this expense and within the try of such about waiver, however, of any right arising an amount equal to said purchase price) marketable sitter in the seller as in the seller on or subsequent to the dest the insurance policy were the usual printed exceptions and the building on the restrictions and easements now of record, if any solid of this affreement, he will deliver a good and sufficient, de agrees that we te simple unto the buyer, his heirs and assigns, free and clear of this affreement, he will deliver a good and sufficient, de agrees that we te simple unto the buyer, his heirs and assigns, free and clear of this affreement, he will deliver a good and sufficient, de agrees that and public charges to assumed by the buyer, and further excepting all yiers and the taxes and assigns. Free and clear of unter setting all yiers and restrictions and the taxes of and received and receive and clear of the anter allows of record of the addition of the agrees that we te simple unto the buyer, his heirs and assigns, free and clear of this affreement, he will deliver a good and sufficient, de agrees that and public charges to assumed by the buyer, and further exceptin (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 or 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 rea for this purpase, us Stevens-Ness Form No. 1308 or similar unless the contract will become a first lian to finance the purchase of a dwelling in Stevens-Ness Form No. 1307 or similar. Henry and Gerad Wolff Ranch, Inc. STATE OF OREGON, Kol Anter SS. SELLER'S NAME AND ADDRES County of Roger L. and Mary Ann Miller 5302 S. Island Dr. I certify that the within instrument was received for record on the Sumner, WA 98390 BUYER'S NAME AND ADE at. After recording return to SPACE RESERVED in book. itte, Ces or as FOR RECORDER'S USE the marlene Witness my hand and seal of ADDRESS, ZIP County alliged. Until a change is convested all lax statements shall be sont to the following address Roger L. and Mary Ann Miller 5302 S. Island Dr. 5302 D. 10-10 Summer, WA 98390 NAME, ADDRESS, 21P Recording OfficerDeputy

50 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to payments above regimed, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein conta the celler with a regimed, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein conta said purchase pricewis shall have the following rights: (1) to declare this contract that would, (2) to declare the whole unpaid principal and purchase pricewis shall have the following rights: (1) to declare this contract the contract, and in case the whole unpaid principal and interest created dress there and once due and payable and /or (3) to foreclose this contract by suit in equily, and in any of a possession of the premises above them existing in tayor of the buyer as against the selfer hereunder shall utterly cease and determine and the ri of re-entry, or any other act of a call selfor and of other rights acquired by the buyer hereunder shall sever to and rever in waid selfer withou on account of the purchase of said property as performed and without any right of the buyer of return, reclamation or compensation for mode of such default all payments therefolore made on this ion; fully and perfectly as il this contract and such apyments had never been made; an premises up to the time of such default. And the said selfer in case of such default, hall have the right inmediately, or at any time the rifer upon the land, facesaid, without any process of law, and take immediate possession thereot, together with all the improvements and appet there on the tot ball accession, without any right of the sold selfer as the agreed and reasonable ce of such default all payments therefolore made on this is on such and such and such appets of a cert is a sold resort of the agreed and reasonable ce to the tot hand, aloresaid, without any process of law, and take immediate possession thereot, together with all th o muke the luined, then balance of such cases, right to the out any act 10 nio Prychaite Nio Prychaite ... OTHER DOCKNOWN COURSE as the decree 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 singu-noun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall do, assumed and implied to make the provisions hereof apply equally to corporations and to individuels. lar pronours ba made, as 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. s officers duly authorized inercome of Roger L. Miller Mary ann miller Mary Ann Miller Hughy Week A Henry G! Wolff V Gerald Wolff MOTE-The sentence between the symbols (), if not opplicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of Klamath) 85. Allcember 29, 1976 Personally appeared Henry G. Wolff Gerald Wolff andwho, being duly sworn, each for himself and not one for the other, did say that the former is the ally appeared the above named. Roger L. Miller and Mary Ann Miller president and that the latter is the a contraction of the TOFFICIAL W Gizlesneand acknowledged the loregoing instruvoluntary act and deed. Aldi Before me: Cather Line Line Line Notary Public for Oregon My commission expires: by commission expires: any real property, at a time more than 12 months from the date that the instrument's exci-te manner provided for active weatherment of deeds, by the owner of the tille being conveyed, d by the conveyor not later than 15 days after the instrument is executed and the parties are as B misdemeanse. (DESCRIPTION CONVENTION Notary Public tor Oragan Oragan My.commision expires 3-21-77 Section 4 of Chapter 618, Oregon Laws 1875, provides : "(1) All informents contracting to convey fee title to a and the opticies are bound, shall be acknowledged, in the instruments, or a memorandum thereof, shall be recorded thereby, and a memorandum thereof, shall be recorded (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) A^{2} TATE OF OREGON; COUNTY OF KLAMATH; 10. . A. D. 19____ of ____ o'clock M., and mis _____ day of _____ January duty recorded in Vol. M77 on Page 49 Deeds WE D. MILLIE, County Clark anterna en la 04 7, 05 100 P 40 1, 1 Fee \$6.00 - AND A CONTRACT 4 stark nich our genach NAMES AND TALK AND THE PARAMETERS OF A PARTY AND A STREET, AND A STREET, AND A STREET, AND A STREET, AND A STRE ful til 15. – 1997 fill durt under 15. der sicht verstamter anne er ein an na anary ngan tang pang man $\langle i \rangle \langle i \rangle$ and an and the second second $= \{1,2\} \in \{1,1\}$ ·治门者: 2014

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