MTC#1396 FORM No. 706. CONTRACT-REAL ESTATE-Monthly Poyments. 778 CONTRACT-REAL ESTATE Vol. 77 P000 24203 THIS CONTRACT, Made this 23 rd day of December 1976, between FIDELITY FUNDING & BEALIZATION CO., INC. . hereinafter culled the seller. and John R. Judkins and Fern Judkins, h/w , 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 described lands and premises situated in Klamath County, State of Oregon, to-wit: Lot 16, Block 2, Rolling Hills Subdivision Tract 1099 according to the official plat thereof on file in the records of Klamath County, Oregon 공 총 🔊 기장 전 위험에 namati je <u>شر</u> 10 for the sum offive Thousand One Hundred and Thirty Dollars (\$5,130.00.....) (hereinafter called the purchase price), on account of whichFive. Hundred and Ten Dollars Dollars (\$.510.00.....) 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: \$.4,620.00......) to the order (of the seller in monthly payments of not less than. Fifty. Fight. Dollars. and Fifty. Two Cents.... Dollars (\$58.52) each, month payable on the 23.7. day of each month hereafter beginning with the month of **Sense 1**, 197.7, 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 set of 9 all deferred balances of said purchase price shall bear interest at the rate ofper cent per annum from the minimum monthly payments above required. Taxes on said premises for the current fax year shall be prorated between the parties hereto as of the date of this contract. buyer warrants to and covenants with the seller that the real property described in this contract is) primarily for buyer's personal, family, household or agricultural purposes.) for an organization or (even il buyer is a natural person) is for business or commercial purposes of rpoars, business or commercial purposes other than agricultural purposes. (B) for an organization of (even if buyer is a natural person) is for outsmess or commercial purposes of the rhan aprication purposes on the real of this contract. The buyer afrees that at all times the verified persons on the remiser of this contract. The buyer afrees that at all times he will keep the buildings on said premises now or here do not in delault under the terms of this contract. The buyer afrees that at all times he will keep the buildings on said premises incover or here do not in delaution of the terms of this contract. The buyer afrees that at all times he will keep the buildings on said premises incover or here do not not not not and are the self of this contract. The buyer afrees that at all times he will keep said premises free from mechnical other lines and have the self enternies thereform and reimburse selfer for all costs and attorned by this in delending data self or the will pay all taxes hereafter levied against said property, as well as all water rents, bublic charges and municipal liens which and ye bein presed upon said premises. If promity before the same or any part thereof become past due; that all buyer's express, he and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an an In a company or companies satisfactory to the seller, with oss or annage by hre (with extended coverage) in a company or companies satisfactory to the seller, with loss payable first to the seller and then to seller, so and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall tai rents, tases, or charkes or to procure and pay lor auch insurance, the seller and do not shall tai soon as insured. Now it the buyer shall tai soon as insured. Now it the buyer shall tai soon as insured. Now it the buyer shall tai soon as insured. Now it the buyer shall tai soon as insured. Now it the buyer shall tai soon as insured. Now it has buyer shall be at the debt secured by this contract and shall be at interest at the rate aloreasid, without waiver, however, of any rig (Continued on reverse) *IMPORTANT NOTICE: Dolate, by lining, out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the solar MUST comply with the Act and Regulation by making required disc for this purpose, use Stovens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which ev Stovens-Ness Form No. 1307 or similar. Fidelity Funding & Realization Co., Inc. STATE OF OREGON, Box 52 Keno, Oregon 97627 SELI.ER'S NAME AND ADDRESS County of I certify that the within instru-John R. Judkins and Fern Judkins ment was received for record on the 2340 Garden St.,19day of o'clock.....M., and recorded Klamath Falls, Ore. 97601 BUYER'S NAME AND ADDRESS at SPACE RESERVED in book on page.....or as After recording return to: FOR file/reel insmber....., ORDER'S USE John Fidelity Funding & Realization Co, Record of Deeds of said county. Box 52 Witness my hand and seal of Keno, Oregon 97627 County affixed. NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the following John R. Judkins and Fern Judkins Recording Officer 2340 Garden St. ... Deputy Klamath Falls, Oregon 97601 Sind and S. Sign and the state of the second

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And it is understood and agreed between said parties that time is of the escence of this contract, and in case the buyer shall fail to payments above required, or any of them, punctually within ten days of the time limited therein, or fail to keep any agreement herein conta the selfer at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the witho ment herein conta and purchase price with the interest thereon at once due and payable and /or (3) to foreclose this contract by usit in equipy, and prive the assession of this contract by usit in equipy, and once due and payable and /or (3) to foreclose this contract by usit in equipy, and prive the assession of the section of the existing in layor of the bayer as against the selfer hereunder shall utterly cease and determine and the ri of re-entry of any other existing in layor of the bayer as against the selfer hereunder shall utterly cease and determine and the ri of re-entry of any other existing and other rights acquired by the buyer hereunder shall rever to and reves in said selfer withou on account of the purchase of said selfer to be performed and without any right of the buyer of relum, reclanation or compensation for mode; and of such default all payments thereingherty as absolutely, fully and perfectly as it it is contract and each payments had rever been made; an premises up to the time of such default, and each the said selfer, in crace of such default, shall have the significant of the said selfer, in crace of such default, shall pay of at any inner the selfer at the soft the said the parties at the soft of a such default, or at any time the thereon or thereto belonging. 779 1 such cases right to the nct paid case said to The buyer luther agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect as right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc- ceeding breach of any such provision, or as a waiver of the provision itsell. ... OHowever, the actual consideration such sum as the igment or decree v's lees on such court of the 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 singu-noun shall be taken to mean and include the plural, the masculine, the feminine and the neut., and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pr 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 John R Judtin uch ken n NOTE-The sentence hate bols (), I able, should be deleted. See ORS 93.0301. STATE OF OREGON, STATE OF OREGON, County of Klamath) 55. County of Klamath ..., 19.. Personally appeared E. J. Shipsey . BRd ...who, being duly sworn, ant to say that the torn to the south on the south and the the torn on the torn of tor appeared th he is president XHA YAA KKA KAKA KAKA Korroray of Fidelity Funding & Bealization Co., Inc., a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and seeled in be-halt 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: and acknowledged the toregoing instruthen voluntary act and deed. Before mei cy (OFFICIAL? Before me: Deliza M. Ellizado Notary Public for Oregon mull (OFFICIAL 0 Notary Public for Oregon SEAL) 9/24/80 My commision expires My commission expires: 4/18/80 Section 4 of Chapter 618, Oregon Laws 1975, provides: real property, at a time more than 12 months from the date that the instrument is exe-nanner provided for azinowirdgment of deeds, by the owner of the title being conveyed , the conveyor not later than 15 days after the instrument is exceuted and the parties are "(1) All instruments contracting to convey fee tills to any cuted and the parties are bound, shall be acknowledged, in the mu Such instruments, or a memorandum thereof, shall be recorded by bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; 54. 1 "nd for record at request of _____MOUNTAIN TITLE CO nis 14th day of January A. D. 1977 /4:16 o'clock P M., and duly recorded in Vol. _M_77_, of __DEEDS on Page 778 WA D. MULNE, County Clark FEE \$ 6.00 nd starp Wer Her Start Barrie Her and the series - 97 - 1⁹⁴ 4 . T. T. and the second second