PORT INT 96 Valo\_71PODO\_ FORM No. 706. CONTRACT-REAL ESTATE-Monthly Poym A CONTRACT-REAL ESTATE 24487 TK , 19.77 , between THIS CONTRACT, Made this 19th day of Jenuary ., hereinafter called the seller, and Mallie K. Arsenault , 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 de-5 acres more or less. Sec 18, Twp 33 S, Range 7 E. WaSW4SE4SE4 and a 30 foot house trailer. Buyer agrees not to cut or log any of the timber until property is, paid in the sount of 60%. Buyer agrees to comply with State and County Sanitery Rules and Buyer at this time is undetermined of the future use of the property. Regulations. for the sum of Five thousand three hundred and No/100-- Dollars (\$ 5,30 (hereinatter called the purchase price), on account of which Five hundred and No/100 5,300.00 ) payable on the 1st day of each month hereafter beginning with the month of February 7, 19.77, all deterred palances of said purchase price shall bear fluerest at the rate of the per dall per dalla for the per dalla 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. r warrants to and covenants with the seller that the real property described in this contract is marily for buyer's personal, family, household or agricultural purposes, an organization or (even if buyer is a natural person) is for business or commercial purposes as or commercial purposes o The buyer \*(A) prim (B) for a 9......, and may retain such poss p the buildings on said premises, he will keep said premises free ney's fees incurred by hmunicipal become past due; that at buyer's now from me nding agai whit ed, in all off liens; with loss payable first to the seller and then to i WALVOD days from the date hereol, he will lurnish etable title in and to said premises in the seller on or sub or buyer's breach of contract. • seller agrees that at his expense and within... an amount equal to said purchase price) marke premises in the seller on or sub-na and easements now of record, reement, he will deliver a good phrances as of the date hereof as table title in and to s Iding and other restri-ion surrender of this amount equal to said purchase pilot the building, pit the usual printed exceptions and the building. price is fully paid and upon s esimple unto the buyer, his heirs and assigns, Ires e simple unto the buyer, his heirs and assigns, Ires enist and public charges so assumed by the buyer a enis and public charges so assumed by the buyer a save a (Continued on reverse) whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is th-in-Lending Act and Regulation Z, the celler MUST compty with the Act and Regulation b 1308 or similar unless the contract will become a first lien to finance the purchase of a \*IMPORTANT NOTICE: Delete, by lining out, whichev a creditor, as such word is defined in the Trath-in-ber for this purpose, use Steven-Ness Form No. 1308 or Staven-Ness Form No. 1307 or similar. STATE OF OREGON, Williem J. Remsey P. O. Box 1567 Klamath Falls, Oregon 97601 County of I dertify that the within instru-SELLER'S NAME AND ADDRES ment was received for record on the Mallie K. Arsenault day of 422 Mt. Wattney PO B1.30 ....M., and recorded o'clock Klemath Fells, Oregon 97601 BUYER'S NAME AND ADDRESS at on page ..... or as SPACE RESERVED in book tile/reel number .... FOR PECORDER'S USE Record of Deeds of said county. Witness my hand and seal of Federal Ja main St Danung 1st County affixed. atta: lileur 7.0 NAME, ADCRESU, Z Recording Officer all tax statemants shall be s Until a change is req Deputy 301 Relo Call

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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 make the usyments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his option shall have the following tights: (1) is declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable and/or (1) to forcefose this contract by suit in equity, and in any of such case, and rights and interest created or them esisting in layor of the buyer as adjainst the selfer hereinder shall are to be solve and the right to the possession of the purchase of said property as abouted, ind without any right of the buyer a treatment and have deverine and there with an any of such case. of second of the purchase of said property as abouted, ind without any right of the buyer as a deformed and here there are the said of an of the case of the solver been made and in case of such delautil all payments therefore make on this contract are to be technicated and and here and in case premises up to the time of such delauti. And the said scient, and the said here of ability and her right of said property as abouted, and the said relation of the different the right for the premises up to the time of such delauti. And the said scient, and the the indefinite possession theread, the right of an approximate and appurchase of a such delautil. And the said scient, and the said have the said appurchase of a said property as abouted and the said methy is the indefinited and the different and the said and the case of a said the said and the said scient, and the said scient and the said scient, and the said scient, and the said scient, and the said scient approximate and the right in the said appurchase and appurchase and appurchase

hereon or thereto bylonging. The buyer luther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in 199 way affect is right hereunder to enhorce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any sucseeding breach of any such provision, or as a waiver of the provision jtsell.

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.

William Johnsey mallie X Maenault applicable, should be deleted. See ORS 93.030). ntance between the symbols (), if not STATE OF OREGON, County of ... ) 88. STATE OF OREGON, } 85. 'n . 19. County of Klamath Personally appeared ... January 19 ....., 19.7.7..... .....who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named ........ president and that the latter is the William J. Remsey and Mallie K. Arsenault .....secretary of ..... , 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-halt of said-corporation by suthority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: their to be ANY their vledged the foregoing instruvoluntary act and deed. OFFICIAL SEAL) PUW Notary Public for Oregon My commission errises 6-30-70 (OFFICIAL SEAL) 1.182 My commision expires 6-30-78 Notary Public for Oregon My commission expires: . joč Secient of Chapter 618, Oregon Laws 1975, provides: L'(1) All instruments contracting to convey foe title to any real property, at a time more than 12 months from the date that the instru-and the the the title back on the date in the manner provided for acknowledgement of deeds, by the owner of the title back hypismients, or a memorandum thereor, shall be recorded by the conveyor not later than 15 days after the instrument is executed and th "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) STATE OF OREGON, COUNTY OF KLAMATH; SS. Filed for record an an an an an antication A. D. 19 77 4t .... o'clock PM., and January this 21st day of \_ \_ on Page 1196 DEEDS M 77 of duly recorded in Vol. WE D. MILNE, County Clark FEE \$ 6.00