FORM No. 706. CONTRACT-REAL ESTATE-Monihly Payments. MUC - 1396 25376 IM? NO CO. PORT CONTRACT-REAL ESTATE 14.1 Vol. 77 1080 2578 THIS CONTRACT, Made this 4 th^a day of February (A) Fidelity Funding & Realization Co., Inc. , 19 77 , between William G. Pinto, Jr. and Nancy L. Pinto, 11/W and hereinafter called the seller, and de 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: Lot 7, Block 2, Holling Hills Subdivision, Tract 1099, according to the official plat thereof on file in the records of Klamath County, Oregon. 2.10 ANT T SIT thousand for the sum of Six#/Four Hundred Dollars -(hereinatter called the purchase price), on account of which Fifteen Hundred dollars (hereinatter called the purchase price), on account of which $x \neq y = 0$ (the receipt of which is hereby acknowledged by the Dollars (\$ 1,500.00) 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: \$ 4,900.00 ...) to the order of the seller in monthly payments of not less than Fifty-five dollars and seventy-seven cents payable on the $10 ext{ th}$ day of each month hereafter beginning with the month of March 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 is runy paid, an or said purchase price may be paid at any time, all deferred balances of said purchase price shall bear interest at the rate of 9 per cent per annum from February 10, 1977 until paid, interest to be paid monthly and * Wildhowky 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 solier that the real property described in this contract is (A) primarily for buyer's personal, family, household or attricultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) for an organization of teven 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 **Close of Ceserov** 19 and may retain such possession so tong on in default of the terms of this contract. The buyer agrees that all times he will keep the buildings on said premises, new to hered if other lines and said the seller barmless therefore or partial any waste or all times he will keep the buildings on said premises, new the lines, that he will save the seller barmless therefore or partial any waste or all there be will keep the building on said premises, new the lines, that he will save the seller barmless therefore or partial any waste or all others have be will keep the building on said premises, new to hered lines, that he will save the seller barmless therefore or partial any waste or all save bars and atterney's less inclusing premises the from mechanic available and the seller barmless at the premises and premises are or any award where tents, public charges are haven by the default and there here there all buildings now or hereafter level of and premises against here of barmless there thereafter level before the same or any alward thereof become past due; that either all buildings now or hereafter tereted on said premises against here of damage by fire (with extended coverage) in an anoun not less than 3 in a company or companies satisfactory to the seller, with loss or damage by fire (with extended coverage) in an amount their respective interests may appear and all publice of insurance to be derived to the seller as soon as insured. Now if the buyer shall that to pay any such lines, costs, water rents, tares, or charges or to procure and pay, for such insured to the seller may do so and any parment so make shall be added to and become, buyers branch of contract. The subre states that the seller in the seller in the sate of the seller may do so and any parment so make shall be added 1. to and become a part of the debt secured by this contract and shall beat interest at the rate aforesaid, without waiver, however, of any right the selfer for buyer's breach of contract. The selfer agrees that at his expense and within 14 days from the date hereof, he will furnish unto huyer a title insurance for an amount equal to said purchase need marketable title in and to said premises in the selfer of 0° subsequent to the date of this agreement, he will call on the date of this agreement, he will call on the date of this agreement, he will call on the date of the said purchase price in the said purchase price is the said purchase price is the said purchase price is and expensive in the said purchase price is the buyer. It here and was the and with a selfer of this agreement, he will call the date here of and sufficient development. The said purchase price is and expenses in the said purchase price is and expenses in the said purchase price is and expenses in the said purchase price of the buyer. It here and expenses and expenses at the insurance of the said expenses is and a said said as since of the call of the date here of and sufficient development. The will date here all of the said clear of the said purchase price is a date placed, if any. Selfer also access the said of the date here all of the said clear of the buyer of the buyer and here the selfer, excepting how every the said and the need of the tract all the same clear of the tract and the said clear of the tract. *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 seller is for this purpose, use Stevens-Ness Form No. 1303 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use t Fidelity Funding & Realization Co., Inc. Keno, Oregon 97627 STATE OF OREGON, William G. Pinto, Jr. & Nancy L. Pinto SS. County of 5507 Bel Airc Dr. I certify that the within instru-Klamath Falls, Oregon 97601 BUVER'S NAME AND ADDRESS ment was received for record on the day of After recording return to: , 19 o'clock M., and recorded SPACE RESERVED Fidelity Funding & Realization Co., Inc. in book FOR on page RECORDER'S USE file roct number. or as Keno, Oregon 97627 Record of Deeds of said county. Ϋ́. Witness my hand and seal of NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the following address. a.s Tr County affixed William G. Pinto, Jr. & Nancy L. Pinto 5507 Bel Aire Dr. Klamath Falls, Ore. Ore . 97601 Recording Officer Br Deputy 1-1-20

508933 14-344 2579 And it is understood and agreed between said parties that time is of the assence of this contract, and in case the buyer shall had to maynimus above required, or any of them, punctually within ten days of the time hinned therefor, or lait to keep tay, affective that and the contract and in case the buyer shall had to said parties price with the interior punctually within ten days of the time hinned therefor, or lait to keep tay, affective the contract said parties price with the interior is down due and the high offic and or (1) to the large the safet entries and the contract by sait in same the high safe and and or (1) to the large the safet entries and the price safet or the interior of the period of the price shall had to an assent of the period or the interior of the period of the high safe and or (1) to the large the safet the safet on accume of the period of the period and all other rights accurate and with the bar when high the high safe and the safet of a such discussed of the price safet of the safet with and a safet by the have been high the bar shall terest to and recent discussed by and in any of sa a such discussed of and price to be period and all other index and with the high safet of the high shall terest to and recent discussed by and a such discussed and price to be period on and all with any tight of the high shall terest to and recent discussion of the period with a discussed and the safet without any tight of the high shall terest to and recent discussion and the without periods and the price of safet dealer. The this safet recent are to be retained and with the advect of and before and safet by and before the safet the safet the safet terest bound and such discussion and the safet terest be advected and the agreed and recent here in a safet before the safet terest bound and the agreed and recent the safet terest before and the safet terest bound and the agreed before with all take and take annotation and the safet before the advected by and the agreed and recent before and the agreed befor 1.25 ment before contained, they unpead principal balance is y, and in any of such cases, termine and the right to the said seller without The buyer of any provision hered shall in a fine to require performance by the buyer of any provision hered shall in a right breach of any provision hered shall in a right breach of any provision hered shall in a fine breach of any provision hered be held to be a waiver of the provision itself. 585 C The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ = 6,400.00. Ollowever, the actual consideration of includes other property or value given or promised which is the whole consideration (indicate which).() In cases which is suit or action which is an attractive to be allowed plaintilt in said and the whole consideration (indicate which).() is the astronomy of the provisions bereat, the buyer stress to pay such sum as the appellate court shall adjuge reasonable as the plaintilt's attorney's less to pay such sum as the appellate court shall adjuge reasonable is taken from any judgement of decree in the constraint is taken from any judgement of decree in the constraint is taken from any judgement of decree in the constraint is a stressed which is the adjugement of decree in the constraint is taken from any judgement of decree in the constraint is taken from any judgement of decree in the constraint is taken from any judgement of decree in the constraint is a stressed of the seller of the laws may be the transfer of the taken from the stressed of the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the seller of the laws from the taken from the taken from the seller of the laws from the taken from the taken from the seller of the laws from the taken from the seller eration Nº 3 court of the Appeal that court, the object surfact promises to pay such sum as the appellate court shall adjudge reasonable' as plaintill's attorney's tens on such 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-moun shall be traken to mean and include the plural, the exacutine, the leminne and the neuter, and that generally all granumatical changes shall do, assumed and implied to make the provisions bereal apply equally to corporations and to individuals. 175 (A lar probe 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. Welliam G. Lento Je Fidelity Funding & Realization Co., Inc. ana into 5 11 NOTE-The sentence between the E E In President ols (), if not applicable, should be STATE OF OREGON, See ORS 93.630]. STATE OF OREGON, County of Klama th County of Klamath) ss. February 4,Feb. 8 1) 55. Personally appeared the above named Hind William G. and Nancy L. Pinto, Jr. who, being duly sworn, make other, did say there to mer to the he.is ···· • ... president and that the ... and acknowledged the loregoing instru-Funding & Realization Co., Inc. A corporation, and that the seal allized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-them acknowledged said instrument to be its voluntary set and deed; Before me: ment to be their voluntary act and deed. Before me: 6 (OFFICIAL SEAL) 6-24-Before me: Deluc M. Elling back Notary Public for Oregon Notary Public for Oregon (OFFICIAL SEAL) My commision expires 9/24/80 1 () Section 3 of Chapter 618, Oregon Laws 1075, provides: "(1) All instruments contracting to convey fee title to any real property, at a time more than 12 menths from the date that the instrument of deeds, by the owner of the instrument is executed and thereby." "(2) Violation of subsection (1) of this section is a Class R misdemennor." 1 10" 8 (DESCRIPTION CONTINUED) TRATE OF OREGON; COUNTY OF KLAMATH; st. d for record at request of _____MOUNTAIN TIFLE CO t this lith day of February - A. D. 19 ____ W___ o'clock R. and duly recorded in Vol. _ M 77 , of _ DEEDS on Page 2578 FEE \$ 6.00 / Wm D. MILNE, County Clork 1 18 Y Right Section 24 وتريد ومنتر كالمعه المواج 1.3 1 Ω, a val meter

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