1-1-74

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FORM No. 704. CONTRACT-REAL ESTATE-Puillal Payments. m 2694 Vol. 77 Page CONTRACT-REAL ESTATE 25474 THIS CONTRACT, Made this day of , 19.77°, between , hereinalter called the seller, and Qre arright G urbarn de Laboarb. , hereinalter called the buyer, Sec. Sec. Sec. 19 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 County, State of County, State of Laten anna te said an ina te said an ina te said  $E_{\rm e}$ seconding to the control of the best of the interse of the offers of the least the second offers. Dollars (\$ 31, 260,00.) for the sum of (hereinafter called the purchase price) on account of which Singer and the purchase price on account of which Singer and the purchase price on account of which Singer and the purchase price on account of which Singer and the purchase price of the purchase price price of the purchase price of the purchase price pr Dollars (\$ 0,450.00 ) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit: the indicated the times at the times at the times and in pay to the seller, the interest once ware and months a sum equal to the interest on 52,000.00 interest at a refer to 3100 J, let some to be on or before 19 as 1975. Interest is to be presented by let clear savings and lean and le to be consilted to be presented by let clear off. Prior to as 19, 1977 produced is to be called be note for 24,000.00 by refinancing of the angle and is a single, at no crosses for the seller. the soller. The buyer warrants to and covenants with the seller that the real property described in this contract is  $\delta(A)$  primarily loc buyer's personal, lamily, household or agricultural purposes, (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes (B). for business or commercial purposes other than agricultural purpose (B) for an organization or (even il buyer is a natural person) is for business or commercial purposes other than agricultural purposes. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall hear interest at the rate of  $\frac{1}{2}$  (in addition to person be paid at any time; all deferred balances of said purchase price shall hear interest at the rate of  $\frac{1}{2}$  (in addition to person be paid at any time; all deferred balances of said purchase price shall hear interest at the rate of  $\frac{1}{2}$  (in addition to person be paid at any time; all deferred balances of said purchase price shall hear interest at the rate of  $\frac{1}{2}$  (in addition to person be paid) and  $\frac{1}{2}$  (being included in the minimum regular payments above required. Tares on said premises for the current tai year shall be prorated between the parties hereto as of the bis contract. The buyer shall be entitled to possession of said lands on  $\frac{1}{2}$  (12)  $\frac{1}{2}$  (12)  $\frac{1}{2}$  (14)  $\frac{1}{2}$  (15)  $\frac{1}{2}$  (15)  $\frac{1}{2}$  (16)  $\frac{1}{2}$  (17)  $\frac{1}{2}$  (17 insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than \$ C1, CC0, CC in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller and on as insured. Now if the buyer shall have any their respective interests may appear and all policies of insurance to be delivered to the seller and on as insured. Now if the buyer shall have any their respective interests may appear and all policies of insurance to be delivered to the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and pay for interest at the rate aboresaid, without waiver, however, of any right arising to the seller to buyer's breach of contract. The seller ugrees that at his expense and within 1.5 days from the date hereon, he will lurinsh unto buyer a title insurance policy in-suring (in a amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this adreement, and any and assertive is used purchase price) marketable title in a structure restrictions and casements new of record, if any. Seller also agrees that when save and except the usual printed exceptions and the building and other restrictions and casements new of record, if any. Seller also agrees that when save and except the usual printed exceptions and the builting and other restrictions and the date hereol and free and clear of all encumbrances premises in the simple units the buyer, bit here and upon request and upon secret et all of ear of encumbrances as of the date hereol and free and clear of all encumbrances premises in the simple units the buyer, bit here and set seller, excepting, however, the said eavenents and restrictions and the taxes, municipal bines, water rents and public charges so assumed (Continued on reverse) \*IMPORTANT NOTICE: Delete, by lining out, whichever phrate and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if t a creditor, as such word it defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required for this purpose, use Stevens-Nets Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which a creditor, as such word is defined in t for this purposa, use Stevens-Ness Form Stevens-Ness Form No. 1307 or similar. STATE OF OREGON. County of SELLER'S NAME AND ADDRESS I certify that the within instrument was received for record on the day of ,19 ,19 , at o'clock M., and recorded at. SPACE RESERVED BUYER'S NAME AND ADDRESS or as FOR file/reel\_number\_\_\_\_ After recording teturn to: .....**,** RECORDER 5 USE Record of Deeds of said county. Paddock Real Estate Co. Witness my hand and seal of 2972 South 6th Street Klamath Falls, Oregon 97601. County attixed. Until a change is requested all tax statements shall be sent to the following address Recording Officer First Federal Savings & Loan Deputy 540 Main Street Bv Klamath Falls, Oregon 97601

19 and the second 2695 And it is understood and agreed between soid parties that time is of the essence of this contract, and in case the buyer shall half to make the payments along required, or any of them, panetnable within ten days of the time finited therefor, or fail to keep any agreement herein contained, then the solite at his option shall have the following rights. (1) to defare this contract null and void, (2) to defare the whole unpaid principal balance of paid partices there on a large of the solite of the contract, and in case the buyer shall half to make the solite at his option shall have the following rights. (1) to defare this contract null and void. (2) to defare the whole unpaid principal balance of paid partices there on a low of the and payable will be solite be solite increased so the pay and escribed and all other rights acquire by the baryer of return, or and terest is and self to the parties there only all other rights acquire by the baryer of return, returnation we competisation to rememper paid on accound at the partices there on a all other rights acquire the baryer of return, returnation we observe here make and in case of a solid below the aboliter, but we able on the baryer of a solid baryer of an account of the partices there here here make able on the returned and such payments therefore made on this contract are to be returned by and belong to said sole as the agreed and reasonable tent of said predict the said solid. The said solid baryer is contract and such payments therefore made on this contract and baryer bary baryers of the single minimute there. The masses are the said solid baryer of the baryer baryer baryer baryers of these and baryers of a said the inprevement and agarter to baryer at the said solid baryer in case of such default. All the said solid baryer is contact are the single minimute the relation of a said baryers of a said the said solid baryer in case of such default. All the said solid baryer is contact are a 309 39940 23 1 A. 64.5 13 t. In constraing 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 leminine and the neuter, and that generally all grammatical changes shall ade, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronour be made, a 20 IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-۳<u>ن</u> (۲ dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto icast Dist by its officers duly authorized thereunto by order of its board of directors. 13.5 Glack H. Hal Zamtert Fullace Karin a. Roberto NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030) 2 6 STATE OF OREGON, County Remath STATE OF OREGON, County of } ss. , 19 Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of , a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was sidned and sealed in be-half of said corporation by authority of its board of directors; and each them acknowledged said instrument to be its voluntary act and deed. Before me: " The and Hader (SEAL) (SEAL) Notary Public for Oregon Notary Public lor Oregon Fr. Ky Se, 1977 My commission expires: \* My commission expires: 26 (DESCRIPTION CONTINUED) 120 "Pp" 1 TATE OF OREGON; COUNTY OF KLAMATH; ss. for record at request of MOUNTAIN TITLE CO 10:09 A. D. 19 77 6t o'clock M., c. 8 15th doy of FEBRUARY suly recorded in Vol. M77 \_, of \_\_\_\_\_DEEDS on Page 2694 Wm D. MILHE, County Clork FEE \$ 6.00 da. 1000日 第