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ADDIES NOW LOT THE IT WELL 6617 After a 1 is understood and agreed between said payments above required, or any of them, punctually the selfer at his option shall have the following rights said purchase price with the interest thereon at once c all rights and interest created or then existing in havo prosession of the premises above described and all othe of re-entry, or any other act of said selfer to be period on account of the purchase of said selfer to be period of such default all payments theretolore made on this purnises up to the time of such default. And the said enter upon the land aloresaid, without any process of thereon or thereto befonging. 6 I butam, I such cases, e right to the hout any act naid ict of said selfer to be performed and without a e of said property as absolutely; fully and perf at therefolae made on this contract are to be f such delault. And the said selfer, in case of a id, without any process of law, and take immu-ald. without any process of law, and take immu-• The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any succeeding breach of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach onstruing 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-shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall sumed and implied to make the provisions hereol apply equally to corporations and to individuals. 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. C. John Blanchi Ananto 0 ist Grant S. Perotti NOTE—The sentence between the symbols Q, if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, E est STATE OF OREGON, County of) 55.) 33. County of Klamath April 4 , 187 Personally appeared andwho, being duly sworn. each for himself and not one for the other, did say that the former is the Personally appeared the above named C. John Bianchi president and that the latter is thesecretary of SISTERITORY wand acknowledged the loregoing instruand that the seal atlixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: a corporation ment to be ... his. ...voluntary act and deed. (OFFICIAT SEAL) Notary Public for Oregon 12-22cier's (OFFICIAL SEAL) Notary Public for Oregon My commision expires 12-22-78 My commission expires: Section 4'of Chapiter-618, Oregon Laws 1975, provides: "(1) All staterdhichte contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument is exe and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the tille being conveyed instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are Such i (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) the payment of \$140,000.00, with interest thereon and such future advances as be provided therein, executed by Gienger Enterprises, Inc., an Oregon cormav poration; Leroy J. Gienger and Elvine Gienger, husband and wife, to the Federal Land Bank of Spokane, a corporation. (Covers additional property.) This mort-gage is not assumed by Vendee and Vendor covenants that he will rully pay and perform said Mortgage prior to the time Vendee has paid and performed this Contract between Vendee and Vendor, and that he will hold Vendee harmless there-

4. The seller reserves an easement for ingress and egress purposes over and across a 30 foot wide strip of land lying North of, adjacent to and parallel to the South boundary and a 30 foot wide strip lying East of, adjacent to and parallel to the West boundary of the above described real property.

On this the IT day of March 1977, before me, State of SS the undersigned Notary Public, personally appeared County of hos Grant S. Perotti known to me to be the person(s) whose name(s) 15 subscribed OFFICIAL SEAL to the within instrument and acknowledged that ______ DEAN G. WHITEHEAD executed the same for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and official seal. LOS ANGELES CONSISTY 1950

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NV-MALING FOR 124.23 10-2 41 Sec. 07 643 N) 6618 чĿ 10 β_{i} TATE OF OREGON; COUNTY OF KLAMATH; 5. led for record arkkakexexex this 19th day of APRIL A D. 1977 / to o'clock B / and i suly recorded in Vol. M 77 of DEEDS on France 6616 141-----152 -----W= D. MILLE, COURTY Clerk - Ar 1 FEE \$ 9.00 2.45 1.7 42 70 6 () ED. R 5 j. S LE t 1 2.5 --- 3 M. Marster Ginner Terres (c 5.5 5241722.02 68402.57.8 104.4 1. Sec. 24 é traje 1 A. 12 W. Star A STATE OF 73 3 atres