July day of THIS CONTRACT, Made this JAMES C. BOLTA AND DIANE BOLTA Husband and Wife , hereinafter called the seller,

, 1977 , between

and DONALDJCYR AND CYNTHIABCYR Husband and Wife

, 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:

Zatatza tzanoa zulaa Htamaly ceh soola che EE stol HIGHWAY 66 UNIT, PLAT NO. 2, according to the official plat thereof in the office of the (ounty (lerk of Klamath County, Oregon. EXCEPTING THEREFROM the East 216 feet of said Lot 33 in Block 49.

for the sum of Six Thousand and DO/100------ Dollars (\$ 6,000.00) (hereinalter called the purchase price), on account of which Three Thousand and 00/100----Dollars (\$3,000.00) 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: \$3,000.00) to the order of the seller in monthly payments of not less than One hundred sixteen and DO/100 Dollars (\$ 116.00) each, Month

payable on the 15th day of each month hereafter beginning with the month of August and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; per cent per annum from all deferred balances of said purchase price shall bear interest at the rate of 5 and * being included in until paid, interest to be paid Monthly 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 buver warrants to and covenants with the seller that the real property described in this contract is

(A) primarily for buver's personal bamily, household or agricultural purposes.

(B) for an originatation or even if buyer is a natural person; is for business or commercial purposes other than agricultural purposes.

(B) for an originatation or even if buyer is a natural person; is for business or commercial purposes other than agricultural purposes.

The buver shall re-entitled to possession of said lands on July 7, 19.77, and may retain such possession is too in detail; under the terms of this contract. The buver agrees that at all times he will keep the buildings on said premises, now or here, in good condition and repair and will not staffer on permit aim waste or strip thereof; that he will keep said premises the retain necking the said size the seller harmless thereform and rendmers seller for all costs and attorney's less incurred by kinn in detailing against all other lens and save the seller harmless thereform and rendmers seller as all water tents, public charges and manipal fiens which lens; that he will pay all tayes hereafter levived against said promptly before the same or any part thereof become past due, that at Inverse expense, he has fully may be imposed upon said premises, all promptly before the same or any part thereof become past due, that at Inverse expense, he has fully may be imposed upon said premises, all promptly before the same or any part thereof become past due, that at Inverse expense, he are all water tents, public charges and unitarity or any are

he seller for buyer's breach of contract.

The seller agrees that at his expense and within days from the late hereof, he will furnish unto buyer a title insurouring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of t
are and except the usual printed exceptions and the building and other restrictions and exceptions now of record, it any. Seller also age
and prechabilities to fully post and upon unremoter of this algorithm. In will delet at good and sufficient deed c
and purchable simple unto the buyer, his here and assuns, tree and clear of encumbrances as of the date hereof and tree and clear of all
ages and date placed, permitted or arising by it through or under seller, excepting all liers and encumbrances created by the buyer or h
hers, water rents and public charges so assumed by the buyer and further excepting all liers and encumbrances created by the buyer or h
hers, water rents and public charges so assumed by the buyer and further excepting all liers and encumbrances created by the buyer or h

(Continued on reverse)

NAME, ADDRESS, ZIP

STATE OF OREGON.

County of Danselin

I certify that the within instrument was received for record on the 71 day of July . 1977 at 3:29 o'clock P.M., and recorded in book M. on page 12002 or on in book and on page 12NG2 or as file/reel number 3215; Record of Deeds of said county.

Witness my hand and seal of County affixed.

ling in Hilme Recording Officer Little William Le Deputy

SPACE RESERVED FOR RECORDER 5 USE

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$... (However, the actual concentration of the consideration (indicate which) is the whole consideration (indicate which). In case soil or action is instituted to foreclose this contract or to enhine any of the provisions hereof, the buyer agrees to pay such sum any adjudge reasonable as acturine's lees to be allowed plainfulf in said out of action and if an appeal is taken from any pulgioner or defining the court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plainfulf's attorney's lees on appeal.

In constraint this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions bereof 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. Jame & Botto NOTE—The sentence between the symbols (i), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of County of Klamasii Personally appeared who, being duly sworn, Personally appeared the above named JGINEN
BOLFA + DIANE BOLFA
DONALD + CYR + CYNThin
YR and acknowledged the loregoing instruto be HER voluntary act and deed. 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 a corporation, of said corporation and that said instrument was signed and sealed in behalf 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: ment to be LLL (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commision expires My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides:

"(1)" All line more than 12 months from the date that the instrument is and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conver of the title herne conventable and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the convert of the herne conventable instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED)

duly recorded in Vol. ______, of _

- d for recomp

mis __7th day of __July

Deeds

, .. Pat 12002

Fee 36.00

Wm D. Millitil, County Clerky

S. A. D. 12-77 at 3:29 Sack 1 M., and