A-28.215 FCAM No. 706. CONTRACT-REAL ESTATE-Monthly Payments CONTRACT_REAL ESTATE VGI 12015 1.1.74 22465 Ruth A. Vincent THIS CONTRACT, Made this 26 William H. Vincent and R 19.76 , between ..., hereinafter called the seller, and Christian T.C. Kaessmann ..., 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-scribed lands and premises situated in KLO mether County, State of Drcgon, to-wit: Loh 40, Block 93 Klamuth Falls Forest Estates Highway 66 Unit Plat No.4 for the sum of two thousand one hundred Dollars (\$ 2100 00 (hereinatter called the purchase price), on account of which ax, hundiedDollars (\$ 10.0 $\frac{ac}{2}$) 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: \$ 2.0.0.0 $\frac{ac}{2}$) to the order of the seller in monthly payments of not less than 2ace dy. Dollars (\$.7.0 $\frac{ac}{2}$) each, payable on the 1 day cl each month hereafter beginning with the month of January, 1927, payable on the 1 day of each month nerearter beginning with the month of the month of the said purchase price is fully paid. All of said purchase price may be paid at any time; all deforred balances of said purchase price shall bear interest at the rate of S 2 per cent per annum from 11-26-76 until paid, interest to be paid MMML and * [being included in 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 seller that the real property described in this contract is *(A) primarily to buyer's personal, family; household or agricultural purposes. The buyer shall be entitled to possession of said lands on 11-2.610 good condition and repair and will ter liens and save the seller harmle that he will pay all taxes herealte ly may be imposed upon said prem keep insured all buildings now or i nies satisfactory to the seller; with loss payable first to the seller and then to the ce to be delivered to the seller as soon as insured. Now it the buyer shall tail to d pay for such insurance, the seller may do so and any payment so made shall shall bear interest at the rate aloresaid, without waiver, however, ol any right The seller agrees that at his expense and (in an amount equal to said purchase price and except the usual printed exceptions and urchase price is fully paid and upon reque so in fee simple unce the the days from the date hereof, he is the selle title in and to said premises in the selle (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, which a creditor, as such word is defined in the Truth-In-for this purpose, use Stavens-Ness Form No. 1308, Stavens-Ness Form No. 1307 or similar. hever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the -Landing Act and Regulation Z, the coller MUST comply with the Act and Regulation by making required dis , or similar unless the contract will become a first lien to finance the purchase of a dwelling. In which ev Willie ny H. & Ruth A. Vincent RT 1 Box 1207 Sibbe Texos 77656 SELLER'S NAME AND ADDRESS STATE OF OREGON, County of Christin T.C. Korse 2420 SE 170th Apl * 5 Paklad Or. 97230 BUVER'S NAME AND ADDR I certify that the within instruwas received for record on the mentday of at... SPACE DEGERVED Alter recording rotym to: <u>Chilip tives F.C. ICDESS Mann</u> <u>4484 N.E. 83 June</u> <u>Junshang Origon 97030</u> <u>NAME, ADDRESS, ZIP</u> in book..... v....on page.....or as FOR tile/reel number. Record of Deeds of said county. RECORDER'S USE e Contration All Strategy Witness my hand and seal of County affixed. hill a change is requested all has statements shell be sent to the follo <u>Christel's</u> <u>FC</u>, <u>ICOS States</u>, and <u>US4</u>, <u>DE</u> <u>8</u>th <u>Acc</u> **Recording Officer** BrDeputy Chesham, Orgen 970 30 NAME, ADDRESS, ZIP

evented and the l 12019 And it is understood and adread between said parties that time is of payments above required, or any of them, punctually within fen days of the the seller at his option shall have the following rights; (1) to declare this cor-ead purchase price with the interest thereon at once due and payable and/or all rights and interest created or than saiting in layor of the buyer as again possession of the premises above described and all other rights acquired by it of re-entry, or any other act of said seller to be performed and without any of each described on the solution of a said the property as about the buyer to be and portion of the performed of said property as about the fully and perfect or each delawit and informed such delawit made on this contract are to be ref ormer upon the land aloresaid, without any process of law, and take immedic thereon or thereto belonging. Is of the essence of this contract, and in case the buyer shall fail to I the time limited therefor, or fail to keep any agreement herein contai is contract, null and void, (2) to declare the whole unad principal k to loreclose this contra seller hereunder shall over her hereunder shall reve of the buyer of return, i this contract and such bu and below to sid The buyer further agrees that failure by the soller at any time to require performance by the buyer of any provision hereol shall in no way affect right hereunder to enforce the same, nor shall any waiver by said seller of any bruach of any provision hereol be held to be a waiver of any suc-ding breach of any such provision, or as a waiver of the provision files! 10000 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ in the and being consistent products on the time time of which is part of the consistence of the source of the sou which the In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the tempine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronot 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 attixed hereto by its officers duly authorized thereunto by order of its board of directors. X Edilliam 71, Dimant LP.C. & Ruch a. Unicent NOTE-The sentence between the symbols (), If not capilicable, should be deleted. See ORS 93.030). STATE OF OREGON. STATE OF OREGON, County of County of Multnemah }" 88. . 19 Personally appeared who, being duly sworn, Personally appeared the above named. William He each for himself and not one for the other, did say that the former is the Vincent, Ruth A. Vincent and ...secretary of . Christian T.G. Kaessmann a corporation, and that the seal attixed to the loregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in be-halt 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:and acknowledged the foregoing instru-(OFFICIAL) SEAL) Nonro Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon $\mathcal{A}^{(i)}$ My commission expires: (DESCRIPTION CONTINUED) STATE OF OREGON; COUNTY OF KLAMATH; 55. Filed for record yot menuesty of _ this _11_ day of _July_____A. D. 1977. at 10:3910-4 AM ... duly recorded in Vol. M. 77 _____, of ______ Deeds______ 12445 Wm D. MILNE, County Cir - Mc Cullough Fee\$6.00 Section 23:44-9 11.2 The second 194 mar 1 1 91 1 an Aline 77. ° S 10 Wilson 29 1 1. 1. 1. T. C. T. are to the and a surgery of -C - T -Sale and the t A start way and W. Hall 2 and the second state