FURM No. 706. CONTRACT-REAL ESTATE-Monthly Poyments. MTC #1485-3774 UBLISHING COL PORTLAND ON STAR TK 17 Page 13447 @ 33122 CONTRACT-REAL ESTATE THIS CONTRACT, Made this. 27 day of July GENO GHELLER AND JESSIE GHELLER, husband and wife 19.7.7., between and Harry Yockey and Martha P. Yockey, 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 de-scribed lands and premises situated in Klamath County, State of , to-wit: 4 Lot 2 in Block 1, TRACT 1091, LYNNEWOOD, in the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, 2 3 Ŋ for the sum of Ten Thousand and no/100 (hereinafter called the purchase price), on account of which Two Thousand Six Hundred and no/100 Dollars (\$ 2, 600.00) 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: \$ 7,400.00....) to the order of the seller in monthly payments of not less than Ninety-Four and 85/100 Dollars (\$ 94.85) each, 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 shall bear interest at the rate of 82 per cent per annum from July 27, 1977 until paid, interest to be paid monthly and the second 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 lor buyer's personal, family, household or agricultural purposes. (B)* for an organization or Complete particular in the complete distribution of monoper programming or comparation of the second distribution of the second di (Continued on reverse) *IMPORTANT NOTICE: Delets, by lining out, whichever phrate and whichever warrantly (A) er (3) i a creditor, as such word is defined in the Sruth-In-Lending Act and Regulation Z, the seller MUST of for this purpose, use Stevens-Ness Form No. 1338 or similar unless the contract will become a firs Stevens-Ness Form No. 1307 or similar. Geno Gheller and Jessie Gheller STATE OF OREGON. SELLER'S NAME AND ADDRESS County of Harry Yockey and Martha P. Yockey I certify that the within instruwas received for record on the day of 19 o'clock M, and recorded BUYER'S NAME AND ADDRESS a. BPACE RESERVED in bookon page FOR 07 09 MTC- Branch RECORDER'S USE tile/reel number..... Record of Deeds of said county. Witness my hand and seal of 1011 bo sanyto the pollowing eddress fand Rd - Yackey and Rd - Source Ward County affixed. Jarry Hockey 1102 - Highland Santa Unez 0 By HEAM Chilles by acc L data each 19 7

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13445 nderstood and a nd agreed between said parties that time is of the essence ny of them, punctually within ten days of the time limited we fue following tightes (1) to declare this contract null ar neems thereon at once due and payabls and/or (3) to for or then estima in layor of the buyer as against the seller e described and all other rights acquired by the buyer here und relive to be yments above required, or an seller at his option shall hav d purchase price with the int rights and interest created o session of the premises above web any agreement herein co reclose this contract by suit in equity, and in any c reclose this contract by suit in equity, and in any c reclose this contract by suit in equity, and in any c remember shall ever to and revest in said seller with 'under shall revert to and rever the seller with 'under shall revert to and rever been made; d belond to said seller as the agreed and resconsable uil have the right immediately, or st any time t thereof, together with all the immediately. tract, and in case the buyer shall fail to make the r fail to keep any agreement herein contained, ther inpaid principul inpaid principul , and in any of such cu , and the right to ithout any nd in nor of the re-entry, or an Account of the such default injses ie premissi above described and all strong and all with any other act of said celler to be periormed and with the purchase of said property as abolately, fully an all payments theretofore made on this contract are the time of such default. And the said seller, in ca land aloresaid, without any process of law, and take to belonging. 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 shall in no way affect ceeding breach of any such provision; or as a waiver of the provision itself. Purchaser agrees to pay taxes in full when they become due. of th construing this contract, it is understood that the saller or the buyer may be more than one person; that if the contest so requires, the singu-s shall be taken to mean and include the plural, the masculine; the lemmine and the neuter, and that generally all grammatical changes shall assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pi 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. Send Gheller Hanny your Malle X Ċ T Farry Yocker anie X Sie Gheller 32-Martha P. Yockey NOTE-The ()ntance between the symbols (), if not STATE OF OREGON, STATE OF OREGON, County of County of Klamath {") 65. Sec. Personally appeared and Personally appeared the above named Geno Gheller and Jessiewho, being duly sworn. 39 each for himself and not one for the other, did say that the former is the ... president and that the latter is the Gheller, husband and wife and acknowledged the loregoing instru-1. and that the soal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and depd. mont to be their voluntary act and deed. Bolice pio COFFICIAL DE SEAL) SEAL) Motary Bublic tor Orogon Before me: (OFFICIAL SEAL) My commision expires .3.22-810 Notary Public for Oregon My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides ; "(1) All ins and the par instruments, thereby. I instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is parties are bound, shall be acknowledged. In the manner provided for acknowledgment of deed, by the owner of the title being conv ents, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the partie cuted Such "(2) Violation of subsection (1) of this section is a Class B misdemeanor." STATE OF CALIFORNIA COUNTY OF Santa Barbara On July 25, .1977 SS. BAFECO before me. the undersigned, a Notary Public in and for said County and State, personally appeared Harry Yockey and Martha P. Yockey FOR NOTARY SEAL OR STAMP (Rev OFFICIAL SEAL RAMONA T. CLARK NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN AND THE R. P. M. M. known to me to be the person. _whose name are subscribed to the within instrument and acknowledged that they ...executed the SANTA BARBARA COUNTY amom My Commission Expires April 6, 1980 (G.S.) AND STRATING TO A PLACE AND A PLACE -160 11-21-5-1-1 TATE OF OREGON; COUNTY OF KLAMATH; 53. are statistic as a ingen en stad i verse and die The record of XKERDEXK DE **'s ______ ddy of Julls ______ A. D. 1977_ at3:16'clock P.M., arr on Page 13344 tuly recorded in Vol. __M_77___, of __Deed. WE D. MILNE, County Clerk Fee \$6.00 lmah EP-172 12:54 Take Leven

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