* 33166			Page <u>12503@</u>		
		y of July MAN hereinaft	er called the seller,		de se sere en la
CALLOR CONTRACTOR	LFORD AND ANNETTE ALFORD	Husband and Wife hereinaft	er called the buyer,		
WITNESSETH seller agrees to sell unit	: That in consideration of the r	nutual covenants and agreements h sees to purchase from the seller all County, State of Oregor	of the following de-	Aleman Land Contract Contract of the	يوهمه والمستحد
		TION TO THE CITY OF KLAMATH t thereof on file in the off	FALLS.		
Accor of th	e County Clerk of Klamat	h County, Oregon.			the later later
					uler American Sector
This	property is being sold i	in the condition that it pre	sently is	11-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	
			e 000 00		
(hereinafter called the	e purchase price), on account of	Dollar which Nine Hundred and 00/1 ereof (the receipt of which is hereby a purchase price (to-wit: \$ 7,100	acknowledged by the		
Dollars (\$900.00 seller); the buyer agr	ees to pay the remainder of said	purchase price (to-wit: \$ 7,100, one hundred thirty and 00/.	.00) to the order		1
Dollars (\$ 1.10.00	) eacn,	i ci- i - i - i - i - i - i - i - i - i	otember 19.77,		
and continuing until	of said purchase price is fully pe	ear interest at the rate of	be paid at any time; cent per annum from and * ) being included in		Turn Joseful and States
it	977until paid, intere ly payments above required. Ta wries hereto as of the date of th	xes on said premises for the current	tax year shall be pro-		The second s
The buyer warrants	to and covenants with the seller that the	itural purposes.	han agricultural purposes. elain such possession so long as		
The buyer shall be c he is not in default under t erected, in good condition a and all other liens and save such liens; that he will pay	stilled to possession of said lunds on he terms of this contract. The buyer afrec- nd repair and will not suffer or permit an the seller harmless therefrom and reimbu all taxes hereafter levied against said pro- all taxes hereafter levied against said pro- before all taxes hereafter levied against said pro- tect against said pro- against said pro-	) is for business or commercial purposes other t July 27, and may r s that at all times he will keep the buildings on y waste or strip thereoi; that he will keep sail tes seller for all costs and attorney's tess incurred the perty, as well as all water rents, public ches and the same or any part thereoi become past due a premises against loss or damage by fire (with er	said premises, now or inclusion premises the from mechanic's by him in delending against any ind municipal liens which here- hat at buyer's expense, he will worled coverade) in an amount		
after lawfully may be impose insure and keep insured all not less than 38,000 their respective interests ma	<ul> <li>OO in a company or companies sati y appear and all policies of insurance to be</li> </ul>	premises against loss or dannage by the (whit es- slactory to the seller, with loss payable first to the delivered to the seller as soon as insured. Now it for such insurance, the seller may do so and any r ear interest at the rate aloresaid, without waiver,	seller and then to the buyer as the buyer shall fail to pay any ayment so made shall be added		مرور میروند. مربع مربور کرد کرد کرد کرد کرد کرد کرد کرد. مربع مربور کرد کرد کرد کرد کرد کرد کرد کرد کرد کر
The sener ion subject of the	at his expense and within	days from the Jate hereof, he will furnish unto	it to the date of this agreement,		
premises in lee simple unto since said date placed, perf liens, water rents and public	the buyer, his heirs and assigns, iree and c nitted or arising by, through or under selle c charges so assumed by the buyer and furt	er, excepting, however, the said easements and rest her excepting all liens and encumbrances created l	by the buyer or his assigns.		
*IMPORTANT NOTICE: Doiste, a creditor, as such word is de for this purpose, use Stover,	by lining out, whichever phrase and whichever fined in the Truth-In-Lending Act and Regulatic Ness Form No. 1308 or similar unless the cont	tinued on reverse) er warranty (A) or (B) is not applicable. If warranty (J; n Z, the seller MUST comply with the Act and Regular ract will become a first lien to finance the purchase	A) is applicable and if the soller is ion by making required disclosures; of a dwelling in which event use		
Stevens-Nots Form No. 1307 C	r samuel	STATE OF C			III III
SELLER	'5 NAME AND ADDRESS	I certi	fy that the within instru- ceived for record on the		I A CONTRACT OF
		day c	f, 19, o'clockM., and recorded on pageor as		METERSTREEN TELL
After recording return to:	s name and address	FOR RECORDER'S USE file/recl num Record of De	per		
1935 Auburn Klamath FAll	L	Witne County affix	ss my hand and seal of ed.	The same of the	
Until a change is requested all ta Gary Dale &	stotements shall be sent to the following addre	n.	Recording Officer Deputy		
410 Roosevel Klamath Fall	L DURBEL S. OREGON AME, ADDRESS, ZIP				
				Part Biseria	
		4			

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1945 And Sec. State 13594 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer this optimate the tollowing rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of all rights and in terest thereon at once due and payable and for (1) to foreclase this contract to util in equility, and in any of such cases, and interest created or then existing in lavor of the buyer as against the selfer hereunder shall visit in equility, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the selfer hereunder shall rever to and revest in said selfer without any net of re-entry, or any other act of said selfer on the performed and without any right of the buyer of return, reclamation or compensation for moneys paid of account of the purchase of said property as absolutely, luily and principal ball the induction of such desults all property and above on this contract are as the affered and reasonable rend in case of such default, shall have the right immediately, or at any time of such cases, and take immediately, or any other act of said selfer on this contract are to be right for moneys paid of such default. And the said selfer, in case of such default, shall have the right inductions or at any time thereafter, to the finite of such default. And the said selfer, in case of such default, shall have the right inductions or at any time thereafter, to the finite of such default. 3500 10 t of the purchase of dault all payments of up to the time of su the land aloresaid, thereto belonging. ng to said ave the rig col, togethei The buyer lutther 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 weiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself. nsidas the nstruing 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-thall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall umed and implied to make the provisions hereof apply equally to corporations and to individuals. lar p 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. Dals alford Jany Zourio SHOU unite alford 16. Juno tence between the symboli (), if not applicable, should be deleted. See ORS 93.030). NOTET STATE OF OREGON, County of. ) 88. STATE OF OREGON, ) ) 53. ..., 19... County of . Klamath. Personally appeared . and 1.1 ..., 19.7.7..... July 27. who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named Gary Dale Alford, Ainette Alford, Thomas S. Curcio and Kenneth H. Kinsman .... president and that the latter is the .....secretary of ..... and that the seal allized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed ins-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: their voluntary act and deed. ment to be ... (OFFICIAL SEAL) Notary Public for Oregon My commission expires 8-12-77 My commission expires: Soction 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument is exec-"(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument is exec-d and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the tille being conveyed, d and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the tille being conveyed, instruments, or a memorsndum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are 2 Such instrumer (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; S. led for record at request of 1212 A. D. 19.77. at2: 19 clock M., or nis \_\_\_\_\_\_ day of \_\_\_\_\_\_ ł on Page\_ 13503 Deeds duly recorded in Vol. \_\_M\_77\_, of \_ WA D. MILNE, County C. no LUDIMALA Fee \$6.00 Εŵ Section Contractor 1. 189 6 3: COLUMN TO THE PARTY ¥32 SCICE 1.77 . EF The manual of the second se A. 2 .htag ush SWATT ....

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