\*IMPORTANT NOTICE: Delets, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevans-Ness Form No. 1308 or similar unless the contract will become a first flow to finance the purchase of a dwelling in which event use Stevans-Ness Form No. 1308 or similar unless the contract will become a first flow to finance the purchase of a dwelling in which event use Stevans-Ness Form No. 1308 or similar unless the contract will become a first flow to finance the purchase of a dwelling in which event use

1006.
Duginea ( Dike
SELLER'S NAME AND ADDRESS
scar D. Dike & Virginia D. Dike
0622 = 5th N. E. Geattle, Washington
BUYER'S NAME AND ADDRESS
Mier recording return to: Guardian Trust Escrow Company
4000 Aurora Ave., North #117
Seattle, Washington 98103
NAME, ADDRESS, ZIP
Unill a change is requested all tax statements shall be sent to the following address J. Bert Johnson
P.O. Box 697
Tulelake, California 96134

STATE OF OREGON, I certify that the within instruwas received for record on the .....19.... ...day of o'clock ... M., and recorded SPACE RESERVED on page or as in book file/feel number... RECORDER'S USE Record of Deeds of said county.

Witness my hand and seal of County affixed. Recording Officer

Deputy

And it is uniterstood and agreed between said parties that time is to the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within to may of the time limited therefor, or fail to keep any affectement herein contained, then the celler at his option shall have the following rights: (1) to declare this contract mill and yold, (2) to declare the whole unpaid principal balance of the celler his contract by sulf in equity, and in any of such cases, said purchase price with the interest thereon at once due and payable and/or (3) to for the contract by sulf in equity, and in any of such cases, said purchase price with the interest thereon at once due and payable and/or (3) to for the contract and interest created or then existing in layor of the buyer as against the enterinder shall utterfy case and determine and the right to the possession of the premises above described and all other rights acquired by the shall reveat to and revest in said seller without any paid of re-ontry, or any other act of said seller on the performed and without property of return, reclamation or compensation to moneys paid of re-ontry, or any other act of said seller or be performed and without expenses the present and amount of such default all payments therefolore made on his contract and to be retained by and belong to said seller as the agreed and reasonable rent of said of such default all payments therefolore made on his contract and to be retained by and belong to said seller as the agreed and reasonable rent of said operating the land of such default. And the said seller, in case of such default all payments therefolore made and said seller, in case of such default all payments therefolore made and seller, in case of such default all payments therefolore made and seller and take intended to the right immediately, or at any time thereafter, the payment is the seller of a such default. And the said seller, in case of such default all payments thereafter the said s

The buyer lutther agrees that tailure 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 such provision, or as a waiver of the provision itself.

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 officed sully authorized thereunto by order of its board of directors. NOTE—The sentence between the symbols ①, If not app STATE OF OREGON, County of. STATE OF OREGON, County ITLAMATH Personally appeared who, being duly sworn, JUNUARY 21 Michaelt for himself and not one for the other, did say that the former is the .....president and that the latter is the . secretary of .... TOK NOW and acknowledged the toregoing instruand that the seal affixed to the toregoing instrument is the 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 1719 Before me (SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: 4/24/78 My commission expires: (DESCRIPTION CONTINUED) STATE OF WASHINGTON, County of King On this day personally appeared before me Oscar D. Dike & Virginia D. Dike to me known to be the individual \_\_described in and who executed the within and foregoing instrument and signed the same as their free and voluntary act and deed for acknowledged to me that They the purposes therein mentioned. Given under my band and official seal this 8th. day of Jel. , 1977 Elles B. Krucowky Notary Public in and for the State of Washington, residing at Section

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the <a href="Ist">Ist</a> day of <a href="August A.D., 19 77 at 11:49">A.D., 19 77 at 11:49</a> o'clock <a href="A — M.">A — M.</a>, and duly recorded in Vol. <a href="M 77">M 77</a>, of <a href="Deeds">Deeds</a> on Page <a href="13710">13710</a>.

SAFECO Title Insurance Company - ACKNOWLEDGMENT - ORDINARY

FEE \$6.00

TL-34 R1 8/74....

WM. D. MILNE, County Clerk

By Las of Duas C Deputy