A CONTRACTOR OF A CONTRACTOR OF A CONTRACTOR 38-13028-2 Vol. 77 Page 16143 TK 35028 CONTRACT-REAL ESTATE A THIS CONTRACT, Made this 11 day of August WILLIAM K. KALITA and BRADFORD W. KALITA hetween and CLARENCE T, ROUNSAVILLE and ALICE G. ROUNSAVILLE, husband and wife hereinalter called the seller. , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the Lot 2 in Block 2 of WINEMA PENINSULA UNIT NO. 1. SUBJECT, however, to the following; 1. Restrictions, but omitting restrictions, if any, based on race, color, religion or national origin as shown on the recorded plat. 2. Unrecorded contract, including the terms and provisions thereof, and such other exceptions as may appear necessary upon the recording thereof, dated December 27, 1976, vendor: Robert D. Jones and Mary Elaine Jones, husband and wife, Vendee: William K. Kalita and Bradford W. Kalita, as to an undivided $\frac{1}{2}$ interest each, as disclosed by Memorandum of Contract recorded December 27, 1976 in Book M-76 at page 20664, Microfilm Records. _____Dollars (\$.6,000.00 (hereinafter 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... Sixty-five and 00/100-----Dollars (\$ 65.00) each, or more, payable on the 1st..... day of each month hereafter beginning with the month of ...October 1977 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 eight per cent per annum from September 1, 1977 until paid, interest to be paid <u>monthly</u> and * {in addition to 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 *(A) primarily for buyer's personal, lamily, household or advicultural purposes, (B) less an orderation of data of 1 lamer is a struct of the seller of the selle 2) fer an ordanization of farce it have it a natural personal is for business or communical purposes other than agricultural purposes in a set of the s The buyer shall be enlitted to possession of said lunds on September 1 t less than s = 0. In a company or companies satisfactory to the seller, with loss payable first to the seller and then to the irrespective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall lait to the interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall lait to the interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall lait to the seller and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right s seller for buyer's breach of contract. The seller agrees that at his expense and within ... thirty... days from the date hereol, he will turnish unto buyer for a seller agrees that at his expense and within ... thirty... days from the date hereol, he will furnish unto buyer if an amount equal to said premises in the seller on or subsequent to purchase price is luly paid and upon request he used primets so will exercise and upon surrender of this agreement, he will deliver a good and sufficient and the seller exercises the seller of the seller exercises and the seller of the seller exercises and the seller of the seller exercises and the seller exercise (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the set a creditor, as such ward is defined in the Truth-in-Sanding Act and Regulation Z, the seller MUSI cample with the Act and Regulation by making required discle for this purpose, use Seven-Neus Farm No. 1308 or similar unless the contract will become a lirst lies to finance the purchase of a dwelling in which even Sevens-Ness Form No. 1307 or similar. William K. and Bradford W. Kalita P.O. Box 431 STATE OF OREGON, Chiloquin, OR 97624 County of SELLER'S NAME AND ADDRESS Clarence T. and Alice G. Rounsaville I certify that the within instrunent was received for record on the 3152 Rollingwood Drive day of, 19, o'clock M., and recorded San Fable, CA 94806 BUYER'S NAME AND ADDRESS nt SPACE RESERVED After recording return to: in book on page or as FOR file/reel number... Winema Real Estate RECORDER'S USC Record of Deeds of said county. P.O. Eox 376 Witness my hand and seal of Chiloquin, OR 97624 County affixed. Until & change is requested all fax statements shall be sent to the following address. Clarence T. and Alice G. Rounsaville Recording Officer Same as above Deputy ATT IN

16144 And it is understood and aftered between said payments above required, or may of them, punctually w the seller at his option shall have the following tights; said purchase price with the inter the following tights; all rights and interest created or the blown and an once the all rights and interest created or the with and all other possession of the premises above describing in layor of recently, or any other act of said weither and all other on account of the purchase of said proparity of the perform on account of the purchase of said proparity and the said premises up to the time of such default. And the said enter, upon the land allowing in the said there on or there to belonging. said parties that the ally within ten days buyer shall fail to rei The buyer further agrees that failure by the selfer at any time to set hereunder to enforce the same, nor shall any waiver by said selfer breach of any such provision, or as a waiver of the provision itself. uire performance by the buyer of any provision hereof shall in no way affect of any breach of any provision hereof be held to be a waiver of any suc-The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000,00 OH. consists of an instance other property or value given or prombed which is part of the In case will or action is instituted to foreclose this contract or to enforce any of the provisions may edituide reasonable as attorney's leas to be allowed plaintift in such action action and it trial court, the bayer further promises to pay such sum as the appellate court shall adjudge hereol, the buyer adrees to pay an appeal is taken from any for reasonable as plaintil's attorn **→**.∩ In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singuration of the buyer may be more than one person; that if the context so requires, the singuration of the buyer may be more than one person; that if the context so requires, the singuration of the taken to mean and include the plural; the masculine, the feminine and the neuter, and that generally all grammatical changes shall be assumed and implied to make the provisions hereof 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. Clarence T. Rounsaville Clarence T. Rounsaville Artice G. Rounsaville sentence between the symbols (0, 11 not applicable, should be deleted. See ORS 93.030). Clarence C. Rounsaville William K. Kalita Bradford W. Kalita NOTE-STATE OF OREGON, STATE OF OREGON, County of. county of Klamath }s 55. an a tha nguyan palabhala. Personally appearedwho, being duly sworn, Personally appeared the above nanged William. W. Kalita and Bradford W. Kalita each for himsell and not one for the other, did say that the former is the president and that the latter is the ... secretary of ment to be Their finance would be to regoing instruand that the seal atlixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: Noteky Fublic for Oregon My commission expires (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 5. Soction 4 of Chapter 618, Orecon Laws 1976, provides: "(1) All instruments' contracting to convey fee title steel find the parties method, shall be acknowledged. in Such instruments, or a method and thereot, while percen-ond, therein, and a method and the shall be record. to any real property, at a time more than 12 months from the manner provided for acknowledgment of deeds, by orded by the conveyor not later than 15 days after the inas more than 12 months from the date that the instrument is executed survively the second second second second second second second second than 15 days after the instrument is executed and the parties ar "(2) Violation of subsection (1) of this section is a Class B misdemeanor," STATE OF BREEDEN, CALIFORNIA County of CANTRA COSTA known to me to be the identical individual S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. OFFICIAL SEAL my official seal that JERRY G. HOLIDAY NOTARY PUBLIC - CALIFORNIA my official seal the day and year lost NDIART PUBLIC - CALIFORNIA CONTRA COSTA COUNTY My comm. expires OCT 24, 1980 allo Notary Public for XXXXXX California My Commission expires i tere TATE OF OPEGON; COUNTY OF KLAMATH; 14 _____A. D. 157_ of __ o'clock PM, and inis 31st_ day of ____AUGUST_____ AT IN THE XXXXX on Page 16143 W. D. MILNE, County Clork FEE \$ 6.00 By_