Mtc. 1687- 4167 TK 114 35418 Vol Page 16753 CONTRACT-REAL ESTATE September between Lila May Hedges, Francis Edward Hubbard, Audrey Mildred Jesse Marion Hubbard hereinafter called the seller. and Orville E. DeVaul and Nancy L. DeVaul, husband and wife ....., hereinafter called the buyer. 이 같이 있는 것이 가지 않는 것이 없다. 같이 같이 있는 것이 같이 있는 것이 있는 것이 없다. 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 Oregon, to-wit: Lot 795 of Block 105, MILLS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Subject, however, to the following: 1. Taxes for the fiscal year 1977-78, a lien but not yet due and payable. 2. Sewer use charges, if any, due to the City of Klamath Falls; 3 Sevenfor the sum of teen Thousand Five Hundred and No/100ths-Dollars (\$17,500.00.) (hereinafter called the purchase price), on account of which Four Thousand and No/100the----Dollars (\$ 4,000.00) 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: \$13,500.00...) to the order of the seller in monthly payments of not less than ONE HUNDRED THIRTY-SEVEN and 93/100THS Dollars (\$137.93...) each, or more, prepayment without penalty, payable on the 8th day of each month hereatter beginning with the month of ..... Octoher... 1977 . 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 for buyer's personal, family, household or agricultural purposes, (D), for an organization of feven it buyer is a natural normal it for buriness as accumuscial purposes. a na ananananial muunain all The buyer shall be entitled to possession of said lands on September. 10 on the definition of the set of the s buyer summer the terms of this contract. The buyer good condition and repair and will not suffer or perm r liens and are the selfer harmless thereform and rei that he will pay all lares herealter levice against said by may be imposed upon said premises, all promptly b keep insured all buildings now or herealter erected on and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with extended full insurable value) is than 3 insured. In a company or companies satisfactory to the seller, with loss payable first to the seller expective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the b is one companies at the pay for such insurance, the seller may do no and any payme to be come a part of the delivers break of to contract. on surrender of free and clear (Continued on reverse) f whichever warranty (A) or (B) is Regulation Z, the seller MUST co is the contract will become a first not applicable. If warranty (A) is applicable and if th ply with the Act and Regulation by making required a lien to finance the purchase of a dwelling in which Hubbard, Nedger - Lund. STATE OF OREGON, **S**5 County of A e Vaul I certify that the within instru-C. Constant State Prove Server ment was received for record on the at 6 clock .... M., and recorded SPACE RESERVED in book After recording return to FOR Aller recording column to: MAC. Callection ese. dept. file/reel number RECORDER'S USE Record of Reeds of said county. Witness my hand and seal of County allized Truile Ne Vaue **Recording Officer** Jaurin augon 9.760 Deputy By plamathe intery :

16754 16753 Le C. Y LI A. And Yild'is understood and agreed herman ments above required, or any of them, punctually selfer at his option shall have the following rights: rights and interest created or them estimated in larve version of the premises above described and all oth re-entry, or any other act of said selfer to be perfu-account of the purchase of said property as abook the default all payments theretolore made on the the time of such default. And the sa the time of such default. And the sa the time of such default. And the sa Mall full to make the ment herein contained, unpaid principal balar y, and in any cl such termine and the right. said seller without an upensation for maneys ver been male; and in and reasonable rent of account of the purchase of said uch default all payments therein mises up to the time of such de r upon the land aloresaid, with ron or thereto belonging. The buyer further afrees that failure by the seller at ony time to require performance by the buyer of any provision hereof shall in no way affect it 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 such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any breach of any provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be held to be a waiver of any such provision hereof be her In construing this contract, it is understood that the seller of the buyer may be more than one person; that it the context so requires, the singu-onoun shall be taken to mean and include the plural, the masculine, the lemmine and the neuter, and that denerally all grammatical changes shall de, assume and implied to make the provisions hereod apply equally to corporations and to individuals. lar pronoun i be made, ass 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. Orville E. Devaul - Ngncy J. Devaul Francis Edward Hubbard Orville E. Devaul - Ngncy J. Devaul Francis Edward Hubbard Lila May Hedges J. La Mary Herr Milling Milling Sund Jasses More Bound The Analytic Herr Milling Herr Milling Milling Lund Jesse Hore The semistic best and the of opplicable, should be deleted. See ORS 92.030). se Marlon Hubbard h 60 STATE OF OREGON, STATE OF OREGON, County of ...) 85. County of Klamath September 8th Personally appeared ., <sub>19.</sub>77 .and who, being duly sworn, Personally appeared the above named Orville E. each for himsell and not one for the other, did say that the former is the DeVaul, Nancy, L. DeVaul, Francis Edward Hubbard, president and that the latter is the Audwey Mildred Lund, Jesse Marion Hubbard secretary of a corporation, and that the seal allized to the loregoing instrument is the corporate seal 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 snid instrument to be its voluntary act and deed. ..... ment to be their 2 (OFFICIAL P Juli Belore me: (OFFICIAL SEAL) S Trotary Public for Oregon SEAL) Notary Public for Oregon My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledged, manner of the owner Such instruments, or a memorandum threef, shall be recorded by the converse not later than 15 days after the instrument is bound thereby. the date th owner of ment is eve "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) Purchasers specifically agree to pay the full contract balance on or before September 1, 1979. It is further understood and agreed between the parties hereto that Buyers have made an independent investigation and inspection of the premises herein described, and have entered into this Contract without relying on any statement or representation or covenant not specifically embodied in this Contract, and accept the property described in this Contract "as is" in its present condition, and requires no work of any kind to be done on said property by Sellers. FORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT STATE OF OREGON, Klamath County of ... day of September ....., 19 77 personally eppeared 8th On this the Le pertain a programme Jesse Marion Hubbard who, being duly sworn (or allirmed), did say that ... he is the attorney in fact for ..... Lila May Hedges that ... he executed the foregoing instrument by authority of and in behalf of said principal; and ... he acknowiedged said instrument to be the act and deed of said principal. STALLSTEPH n Barra (1997) - Angele (1997) Andre - Angele (1997) - Angele (1997) Angele (1997) - Angele (1997) L. C. F. S. S. C. L. L. (Official Seal) (Siz N. . . . . . 418 My Commission Expires: 7/19/78 ç, (Title of Officer) een sin Rith 13 C. And State of State 2.1. 2

16755 STATE OF OREGON; COUNTY OF KLAMATH; 55. iled for record at axazest of \_\_\_\_\_ "his \_9th\_ day of September\_\_\_\_\_A. D. 19.77. at 9:113 clock AM., and duly recorded in Vol. \_M77.\_\_\_\_, of \_\_\_Decds.\_\_\_\_\_ on Page\_16753 WE D. MILNE, County Clerk By Sernetha S. Latach Fec \$9.00 -11.1 ŧ 1.7 出行 精神 -20