THIS CONTRACT, Made that 15 day of October PIDELLY PRODUCT REDUNGS & REALIZATION CO., 186.  and Charles A. Fisher and Ren Phair have been controlled and the state of the control of the state of the control of the state of the control of the state of the control of the state of the control of the state of the control of the state	<b>*</b>
and Charles A. Fisher and Ron Phair    WITNESSETH: That in consideration of the mutual covenants and advantable bearing contained, the solice agrees to see due that the buyer agrees to see that the third and the buyer agrees to the solid must be buyer agrees to purchase from the collection bearing described and and promises situated in. Rl anath.    Lot 4, Block 5, Rolling Hills Suly vision, Tract 1099, according to the official plat thereof on file in the records of Klamath Caunty, Oregon.  For the sum of Sixty. Nine. Hundred. Dollars    Chevinalete called the purchase price), on account of which. Six. Hundred Ninety    Six Hundred Sixty    Chevinalete called the purchase price), on account of which. Six. Hundred Ninety    Six Hundred Sixty    Six Hundred Six Hundred Six Hundred Six Hundred Sixty    Six Hundred Sixty    Six Hundred Six	
WITNESSETH: That in consideration of the mutual containts and agreements in Section (1985). A present of the later of later of the later of later of the later of late	
Lot 4, Blook 3, Rolling Hills Sulv vision, Tract 1099, according to the official plat thereof on file in the records of Klassth County, Gregon.  For the sum of Sixky, Nine, Hundred, Dollars  Chericalese called the purchase price), on account of which. Six, Hundred, Ninety  Dollars (6.99,100	<u> </u>
for the sum of Sixty. Nine Illudred. Dollars.  Ablies (\$.6,900.00	
for the sum of Sixty. Nine. Hundred. Dellars —— Dollars (\$.6,900.00 —) Chareinatter called the purchase price), on account of which. Six. Hundred. Ninety.  Dollars (\$.6,90.00 —) is paid on the execution hereof (the receipt of which is hereby acknowledged, by; the sellect) the buyer agess to pay the remainder of said purchase price (to-wit: \$6,5210.00 —). Yo the order of the sellect in monthly payments of not less than . Surenty. Dollars (3.8.53x. Delph. Chrise — Dollars (\$.70.68 —) each, Month.  Dollars (\$.70.68 —) each, Month is the sellect in monthly payments of not less than . Surenty. Dollars and sixty. Eight. Chrise — Dollars (\$.70.68 —) each, Month.  Dollars (\$.70.68 —) each, Month.  In the sellect in monthly payments above required. Taxes on said purchase price is half bear interest to be paid. Blown the sellect in receipt the paid. All of said purchase price is half bear interest to be paid. Bouthly .  And * Minakhittonoon — begins included in receipt the paid of the sellect of the sellec	
for the sum of Sixty. Nine. Hundred. Dollars	
for the sum of Sixty. Nine. [lundred. Dollars —— Dollars (\$.6,900.00 —)  Chereinatter called the purchase price), on account of which. Six. [lundred. Ninety.  Dollars (\$.6,90.00 —) is paid on the execution hereof (the receipt of which is hereby acknowledged, by, the seller); the buyer adjects to pay the remainder of said purchase price (to-wir; \$.6,210,00 —), yio the order of the seller in monthly payments of not less than. Swently, Dollars and Sixty. Eight. Centre.  Dollars (\$.70,68 —) each,	
for the sum of Sixty. Nine. Hundred. Dollars	
Dollars (\$.690.00	
seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$6,210,00) of the order of the seller in monthly payments of not less than. Seventy Dollars (8.70,68) each,Month	
payable on the 15 th day of each month hereafter beginning with the month of November:, 19.77, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; localitistisms of the continuing until said purchase price is fully paid. All of said purchase price is fully paid. All of said purchase price may be paid at any time; localitisms and the purchase price is fully paid. All of said purchase price may be paid at any time; localitisms purchase price is fully paid. Interest to be paid. Monthly and * horizontal purchase price is fully part and the said purchase price is fully part and purchase price is fully part and said purchase price is fully part and said purchase price is fully part and said purchase price is part and said purchase price is fully part and said purchase price is part and said purchase price is fully part and said purchase price is said to said during the said fully part and said purchase price is said to said said purchase price is said to said said said said said said said said	
LOVASOTT	
ated between the parties hereto as of the date of this contract.  The buyer warrants to and covenants with the saler that the real property described in this contract is  (B) for an organization or (seen if buyer burners), touched or agricultural purposes, (B) for an organization or (seen if buyer burners), touched or agricultural purposes, (B) for an organization or (seen if buyer burners), touched or agricultural purposes, (B) for an organization or (seen if buyer burners), touched or agricultural purposes, (B) for an organization or (seen if buyer) and the sale of the sale	
The buyer warrants to and covenants with the seller that the seal property described in this contract is  (a) for an organization or (even il buyer is a natural person) is for business or commercial purposes.  (B) for an organization or (even il buyer is a natural person) is for business or commercial purposes.  The buyer shall be entitled to possession of said tauts on Close of ESCTOW 19 and may retain such possession so long as received, in good condition and repair and will not suffer or permitten such that it is not in default under the terms of this contract. The buyer seems that at all times he will keep haid premises, now or herealter recreted, in good condition and repair and will not suffer or permitten state in the will keep and premises there from mechanic's made of the first and the property of the seller and the property is not an amount of the seller and promptly before the same or any part thereof become past duty that at buyer's expense, he will sufficient on the seller and promptly before the same or any part thereof become past duty that at buyer's expense, he will standard the property interests may appear and all policies of insurance to be delivered to the seller as on an accord. Now if the buyer is shall fail to pay any appear and all policies of insurance to be delivered to the seller as one and such that is a seller to property is been an accord. The own of the seller is the payer's breach of an exception and the buildings made and shall bear interest at the rate aforesaid, without waiver, however, of any right arising to the seller and the payer is bearing an amount equal to said purchase property is bearing to the seller is the payer and all probable property is bearing an according to the seller is the payer and the buildings into an according to the seller is the payer and the sufficient deed conveying said purchase property is the sufficient deed conveying	
he is not in default under the terms of this contract Table Duyer agrees that at all times he will keep the pulidings an said premises, now or hereafter not all other liens and save the seller harmless therefrom and reminad will not suffer against said promptly, as well asset and attempts the form mechanic's under light that he will pay all taxes hereafter levied against said promptly, as well asset and attempts the seller harmless therefrom and reimburne asset or strip thereof; that he will not not be superior to the seller harmless therefrom and reimburne seller or strip thereof the seller harmless therefrom and reimburne asset or strip thereof; that he will not be superior to the seller and such liens; that he will pay all taxes hereafter levied against all promptly before the same or any part thereof become any extracted by this contract of the seller and then to the buyer and buildings now or hereafter exceed on any expenses and all policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer and here of the seller as soon as insured. Now it the buyer shall that to pay any on and become a part of the debt secure and pay for such insurance, the seller as soon as insured. Now it the buyer shall be added the seller for buyer's breach of contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to 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 arising to the seller for buyer as breach of contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to any send the seller of the seller and seller	
not less than \$	
The seller agrees that at his expense and within	
ince said date placed, permitted or arising by, through or under seller, excepting, however, the said easements and restrictions and the taxes, municipal eight, seventher seller excepting all liens and encumbrances created by the buyer or his assigns.  (Continued on reverse)  MPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty [A] or [3] is not applicable. If warranty [A] is applicable and if the seller is relative, sure Steven-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use  DELITY FINDING & REALIZATION CO The	igrii (147)
MPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty [A] or [B] is not applicable. If warranty [A] is applicable and if the seller is creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the tellor MUST comply with the Act and Regulation by naking required disclosures; which purpose, such Steven-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use  DELITY FINDING & REALIZATION CO.: The	
DELITY FUNDING & REALIZATION CO. THE	
DELITY FUNDING & REALIZATION CO. TNC	osa da d
x 52 STATE OF OREGON,	Table C
no, Oregon 97627 SELLER'S NAME AND ADDRESS County of	
arles A. Fisher and Ron Phair  J certify that the within instru- ment was received for record on the amath Falls. Oregon 97601	
BUYER'S NAME AND ADDRESS SPACE RESERVED at	The second
delity Funding & Realization Co., Inc. RECORDER'S USE file/reel number	
no; Oregon 97627  NAME, ADDRESS, 21P  Change is requested all tax statements shall be sent to the following address.	
arles A. Fisher and Ron Phair  Main St.  Recording Officer	
math Falls, Oregon 97601  NAME, ADDRESS, ZIP	

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 singu-onoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereot 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. FIDELITY FUNDING/& REALIZATION CO., INC. 1 Supos E. J. Shipsey, President NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030]. STATE OF OREGON,

County of Alamath 35. STATE OF OREGON, County of Klamath .October 15, 1977 , 19 Personally appeared E. J. Shipsey .....who, being duly sworn, He is president NAMEN AND A TANK TANK TO THE xxxxxxxx of Fidelity Finding & Bealization Co., Inc. ... a corporation, and that the seal affixed to the foregoing instrument is the corporate seal 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:

(OFFICIAL SEAL)

Notary Public for Oregon Notary Public for Oregon 9/34/80 My commission expires: 4/18/80 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 that the instrument is exeand the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed,
instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; SS. iled for record at request of MOUNTAIN TITLE CO \_A. D. 1977\_ at \_ o'clock A.M., and nis 8th day of MOVEMBER uly recorded in Vol. M77 of DEEDS on Page 21468 Wm D. MILNE, County Clarke Bis Sernetha & Letzch FEE \$ 6.00 GREEN 的连续的说