The second s 93**61 3.** A- 28,289 FORM No. 147. CONTRACT-REAL ESTATE-Portial Por TK CONTRACI-REAL ESTATE 22155 38987 THIS CONTRACT, Made the DOROTHY CARTER 25TH day of OCTOBER 19 77 , between of the County of YAMHILL and State of OREGON , hereinafter called the first party, and VIRGINIA E. WOOLLEY AND GEORGE W. WOOLLEY, NOT AS TENANTS IN COMMON, BUT WITH RIGHT OF SURVIVORSHIP of the County of and State of CALIFORNIA for eventation of the stipulations herein contained and the payments to be made with research the first party hereby agrees to sell, and the second party agrees to purchase, the follow-ing described real estate, situate in the County of KLAMATH , State of OREGON , to-wit: A DODUTION OF THUE NELSUL OF SECURION 27 TOWNSULT 23 SOUTH DANCE TO F IN 1 A PORTION OF THE NELSWA OF SECTION 27, TOWNSHIP 23 SOUTH, RANGE 10, E.W.M. KLAMATH COUNTY, OREGON, MORE PARTICULARLY DESCRIBED AS FOLLOWS: BEGINNING AT A ½" IRON PIN ON THE SOUTH LINE OF SAID NE4SWA WHICH BEARS S. O1°03'32" W. A DISTANCE OF 1,318.26 FEET AND S. 89°45' 15" E. A DIS-TANCE OF 618.78 FEET FROM THE NORTHWEST CORNER OF SAID NE4SWA OF SECTION 27; THENCE CONTINUING S. 89°45' 15" E. A DISTANCE OF 334.21 FEET TO A ½" IRON PIN; THENCE NORTH A DISTANCE OF 652.39 FEET TO A POINT; THENCE WEST A DISTANCE OF 334.21 FEET TO A POINT; THENCE SOUTH A DISTANCE OF 650.95 FEET, MORE OR LESS, TO THE POINT OF BEGINNING; CONTAINING 5.0 ACRES, MORE OR LESS. OR LESS. for the sum of TEN THOUSAND FIVE HUNDRED AND NO/100THS++++Dollars (\$0,500.00) on account of which FIVE THOUSAND AND NO/100THS++++++++++Dollars (\$5,000.00) on account of which Five Thousand AND AND NOT LOUTHSTTTTTTTTDollars (\$ 2,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the first party), and the remainder to be paid to the order of the first party with interest at the rate of 8 per cent per annum from ...OCTOBER 25,, 19...77, on the dates and in amounts as follows:BALANCE: 5,500.00 1 MONTHLY PAYMENTS OF NOT LESS THAN \$75.00 INCLUDING INTEREST AT 8% PER ANNUM. FIRST PAYMENT DUE THE 25TH DAY OF NOVEMBER 1977 AND LIKE PAYMENT DUE THE SAME DAY OF EACH MONTH THEREAFTER UNTIL BOTH INTEREST AND PRINCIPAL IS PAID IN FULL. PURCHASER MAY PAY ANY OR ALL OF THE UNPAID BALANCE AT PURCHASER IS BUYING UPON HIS OWN INSPECTION AND NOT SOLELY UPON CLAIMS OF SELLER OR AGENT OF SELLER OR AGENT. PURCHASER MAY NOT SELL OR ASSIGN THIS CONTRACT WITHOUT CONSENT OF SELLER, AND SELLER SHALL NOT WITHHOLD CONSENT UNREASONABLY. SELLER AGREES TO KEEP CONTRACT WITH SPLIT RAIL RANCHOS CURRENT AND WITHOUT CUTTING OF TREES NOT PERMITTED EXCEPT FOR LANDSCAPING, BUILDING, DEAD OR Sec. St. ê E (Creat ED* 15 S.S. The buyer (also called second party) warrants to and covenants with the seller that the real property described in this contract is (A) primulty for buyer's personal family, household or agricultural nurrows. Taxes for the current tax year shall be promited between the parties hereto as of the date of this contract. The second party, in consideration and premises, hereto y areas to pay all taxes hereafter levied and all public and municipal liens and assessments hereafter hawfully imposed upon and premises, herein favor of the first party angulation of any part thereof become past due, that he will keep all buildings on hereafter levied and and premises insured in favor of the first party against loss of damage by first (with extended coverage) in an amount not less than 5 party's interest may appear and will deliver all policies of insurance on anid premises to the first party and shall not be removed before final payment be made for said above described premises. (Continued on reverse) Ser. *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is net applicable. If warranty (A) is applicable and if it a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the teller MUST comply with the Act and Regulation by making required for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will, become a first lien to finance the purchase of a dwelling in which Stevens-Ness Form No. 1307 or similar. DOROTHY CARTER ROUTE 1 BOX 163 STATE OF OREGON. WILLAMEINA, OREGON 97396 SELLER'S NAME AND ADDRESS County of VIRCINIA E. WOOLLEY GEORGE W. WOOLLEY P.O. BOX 3381 I certify that the within instrument was received for record on the day of ..., 19 ..., 19 ..., o'clock ... M., and recorded SAN LEANDROW CALIFORNIA 94578 at. SPACE RESERVED After recording return to on page or as in book CASCADE REALTY FOR 1 file/reel number PECORDER'S USP P.O. BOX 416 Record of Deeds of said county. . LAPINE, OREGON 97739 Witness my hand and seal of County affixed. Until a change is requested all tax statements shall be sent to the following address VIRGINIA E. WOOLLEY . GEORGE W. WOOLLEY P.O. BOX 3381 Recording Officer By Deputy SAN LEANDRO, "CALIFORNIA 94578



Mar Aler 203 pril 2003 22156 ļ The first party agrees that at his expense and within "THIRTY days from the date hereof, he will furnish unto second party a tile intermediate of this agreement, the mean equal to said purchase price) marketable tilts in and to said purchase since the first party on or subsequent to a subsequent to the date of this agreement, the mill be add purchase price is (10) paid and upon trends and to said purchase, in the first party and the first party on or subsequent to a subsequent to a subsequent to and the date of this agreement, the will deliver a grad and the date of this agreement and the said purchase price is (10) paid and upon trends and upon strenders of this agreement, he will deliver a grad the been and clear of all encumbranes since add the placed, permitted or arising by, though or under first party, careful, he were the said casements and restrictions and the taxes, municipal lieus, water rents and public charges so assumed by the second party and further excepting, however, the second party shall full to make the payments informal, or any of them, punctually and upon the strict terms and at the to of the essence of this agreement, then the first party shall have the following rights: (1) to derive and provide this contract mill and void, (2) to declare to of the other terms, with the thereast thereas in one date and party of his contract mill and void, (2) to declare the of the essence of this agreement, then the first party shall have the following rights: (1) to derive and party of the first entry and with the interest thereas in one date and party of party and party of the development of the essence of this agreement, then and the premise aforeside interest thereas in one date and party of the second party of the development. The second party can also be the performance of the party without and declared the premise aforeside interest thereas in one date and party between the second party of the other terms and and the terest thereas in the first party without any declaratin of other agreement, the The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 10,500.00 (MORNOW CONSTRUCTION OF ACTION OF A 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 allixed hereto by its officers duly authorized thereunto by order of its board of directors. eorgel WWoolley 9 DOROTHY CARTER GEORGE W. WOQLLEY VIRGINIA E. WOOLEY NOTE-The sectors h tween the symbols (), if not applicable deleted See ORS 93 0301. STATE OF OREGON, STATE OF OREGON, County of.) 55. County of VAMAILL S) ss. .:19 Personally app and who, being duly sworn, , did say that the former is the each for himself and not one the othe Personally appeared the above named DOROTHY CARTER president and that the latter is the secretary of , a corporation, and that the seal attived 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 said instrument to be its voluntary act and deed. Before me: . . . and acknowledged the foregoing instru-HER ment to be COFFICIAL MERCE bedoie (SEAL) 10 1 Notary Public for Oregon Notary Public for Oregon My commision expires 5-1-80 My commission expires: 1 . 1 Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1):All instruments contracting to convey for title to any real property, at a time more than 12 months from the date that the instruments ended and the marks are bound, shall be netwoodeded, in the minimer provided for acknowledgement of deeds, by the owner of the title bein Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." \$* ··· (DESCRIPTION CONTINUED) 3 E. 19 P MATE OF OREGON; COUNTY OF KLAMATH; 55. Tied for record at request of KLAMATH COUNTY TITLE CO 14 A. D. 19 77 4 1;13 oclock P M., and is <u>lith</u> day of <u>NOVEMBER</u> DEEDS uly recorded in Vol. __M77_ on Page 22155 of WE D. MILNE, County Clerk WI D. MILNE, County CI By Simetha S. Letach ંપ્ર FIE \$ 6.00

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