FORM No. 147-CONTRACT-REAL ESTATE tial Payments (Individual or Corporate (Truth-in-Lending Serie)). Fage 24446 A-28125 40596 THIS CONTRACT, Made the 1st day of November 19 77 , between VERNE S. MCCLELLAN AND JUANITA A. MCCLELLAN, Husband and wife of the County of Klamath and State of Oregon , hereinalter called the first party, and GEORGE G. DEMETRAKOS JR., and LESLIE DEMETRAKOS, husband and wi fe of Klamath... and State of Oregon hereinafter called the second party, of the County WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as hereinafter specified, the first party hereby agrees to sell, and the second party agrees to purchase, the following described real estate, situate in the County of Klamath , State of to-wit: The westerly ½ of Lot 3 in Block 35 of Hillside Addition to the City of Klamath Falls, Oregon. for the sum of Eleven thousand dollars 11,000.00, November 1......, 19.77..., on the dates and in amounts as follows: Payable in monthly installments of not less than \$133. 47 per month, commencing November 1, 1977. No prepayment penalty. Taxes for the current tax year shall be prorated between the parties hereto as of the premises, hereby agrees to pay all taxes hereafter levied and all public and municipal mises, all promptly and before the same or any part thereof become past due, that emises insured in favor of the first party against loss or damage by fire (with extended) parties hereto as of the date of this contract. The second party, in co-all public and municipal liens and assessments hereafter lawfully imp become past due, that he will keep all buildings now or hereafter age by fire (with extended coverage) in an amount not less than \$ mpany or companies satisfactory to first party, and will have all interest may appear and will deliver all policies of insurance on shall remain, and shall not be removed before final payment said premises made payable rat party as soon as insured. agreements in agreement, he clear of encu and perfectly as The true and actual consideration paid for this transfer, stated in terms of dollars, is $\frac{11,000,00}{11,000,00}$. Other so for includes other property or value given or promised which is part of the whole onsideration (indicate which). Other action is instituted to foreclose this contract or to enforce any of the provisions thereof, see int or decrease of such trial court, the buyer further promises to pay such sum as the appellate court shall adjudge for some the follower been and if a fees on such appeal. greement had never been 11,000.00 OHowever, the appellate court shall adjudge peal. ty turther agrees that failure by the first party at any time to require performance by the second party of any provision hereof first party's right hereunder to enforce the same, nor shall any waiver by said first party of any breach of any provision waiver of any succeeding breach thereof or as a waiver of the provision itself. his contract, it is understood that the first party or the second party may be more than one person; that if the context so party may be mo iculine, the femini apply equally to more than one person; that if the context so ninine and the neuter, and that generally all to corporations and to individuals. theat changes shall be made, assumed and implied to make the provisions neteon apply equally to corporations and to interval the un-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.

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