FORM No. 704-CONTRACT-REAL ESTATE-Partial Payments. MTC N866 Vol. My Page G CO., FORTLAND, OR. 97204 42353 CONTRACT-REAL ESTATE THIS CONTRACT, Made this 25 day of November , 19.77, between Sylvan L. + Kristin P. Braa and Richard E. Hensley, hereinafter called the seller,, hereinafter called the buyer, 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 Namath County, State of Oregon, to-wit: Lot 11, Block 8 Sun Forest Estates, Klamoth County, oregon. (hereinafter called the purchase price) on account of which $\frac{1}{200}$ Dollars (\$ 2700 - $\frac{30}{20}$) hereby acknowledged by the set of the purchase price price of the purchase price price of the purchase price p for the sum of two thousand seven Dollars (\$ 290.20) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit: Payments is he -dollars) a month including 7273 is lars than ntred shall be no 6 in has succhased the the acquesty solely - waint actual conditions made it celied of the Seller. Payments to be more to Seller. it to and covenants with the seller that the real property described in this contract is in buyer's personal, lamily, household or agricultural purposes. in many buyer's personal, lamily, household or agricultural purposes. measing as the seller that the real property described in this contract is measing as the seller that the real property described in this contract is measing as the seller that the real property described in this contract is measing the seller that the seller that the seller the seller the seller the seller the purposes of the seller that the seller the sell beller, or by All of said purchase price may bread at any time; all deferred balances of said purchase price shall be interest at the rate of 7/2 All of said purchase price may bread at any time; all deferred balances of said purchase price shall be interest at the rate of 7/2 the minimum regular payments above required. Taxes on said premises for the or terest of the parties here to as of the minimum regular for the parties are shall be provided in the parties here on said premises of the the minimum regular for the parties here to as of the parties here to as of the minimum regular for the parties here to as of the parties here to as of the buyer of the parties to the parties that at all times here the building on said premises, now or hereafter the is not in default under the terms of this contract. The buyer afrees that at all times he will keen the building on said premises, now or hereafter The buyer thall be entitled to The buyer thall be entitled to is not indevice condition and repair d ell official ave the seller th itens: that the avil pay all taxes er lawfully may be impred upon a ure and keep insured all buildings i AI-A T all other liens and save the series interest levied against said property, as we were the sele of th said premises free red by him in defe eIMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable a a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making rec 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 Stevens-Ness Form No. 1307 or similar. Sylvon L. + Kristin P. Braa S440 Rainbow Lane Winton, California 95388 DELLERS NAME AND ADDRESS STATE OF OREGON, County of Richard E. Hensley 1603 N. 2nd St. Silverton, Oregon 97.381 BUVEN'S NAME AND ADDRESS I certify that the within instruat o'clock M., and recorded in book on page or as Ne/reg number SPACE RESERVED FOR Sylvon L- + Kristin P. Braa 5440, Roinbow Jane Winton, Colifornia 95388 Reard of Deeds of said county. Witness my hand and seal of County affixed. NAME, ADDRESC, 21P ange is requested all tax statements shall be sent to the following address. Hill a change is requested all tax statements state Richard E. Hensley 1603 N. 200 Street Silverton, Oregon 97381 NAME ADDRESS, 21P **Recording Officer** Deputy 1.0.0

1761 rti. grees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no ice the same, nor shall any waiver by said sells of any breach of any provision hereol be held to be a waiver provision or as a waiver of the pression itsell. true and actual consideration paid for this transfer, stated in terms of dollars, is \$.2.700.00.0However, the actual consid-naists of or includes other property or value given or promised which is the whole provisions hereol, the buyer agrees to pay such sum as the case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereol, the buyer agrees to pay such sum as the adjudge reasonable as attorney's less to be allowed plaintilf in said suit or action and it an append is taken from any judgment or decree adjudge reasonable as attorney's less to be allowed plaintilf in said suit or action and it an append is taken from any judgment or decree to court, the buyer lutther promises to pay such sum as the appellate court shall adjudge reasonable as plaintilf's attorney's less on such The true 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-oun shall be taken to mean and include the plute; the maculine, the leminine and the neuter, and that generally all grammatical changes shall is 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 untrial In constr lar p be m dersigned 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? P 20 ella un J. Braa in N leted. See ORS 93.030). als (), if noi STATE OF OREGON, County of May NOTE-The se Personally appeared Richard E. **5**5. Merced 0 лnd County of Mer who, being duly sworn, 77 19. each for himself and not one for the other, did say that the former is the president and that the latter is the Personally appeared the above named Sylvan L. Braa & Kristin P. Braa N.A. and that the seal attixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half 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 loregoing instru-their ment tarber OFFICIAL SEAL REAPENDENT LAWMAN FRICTAL NOT HAVE - MEDICAL PRINCIP/ OFFICE IV Notatel Princip/ OFFICE IV, calif. My Commission Freitign Statement 27, 1531 My Commission Freitign Statement 27, 1531 way Haldstoc (OFFICIAL SEAL) S) k uma Notary Public for Oregon 3) C My commission expires: Norumber 13-1981 ****** date that Section 4 of Chapter 618, Oregon Laws 1975, provides : "(1) All instruments contracting to convey fee title and the parties are bound, shall be neknowledged, in instruments, or a memorandum thereof, shall be recon-instruments, or a memorandum thereof, shall be reconreal property, at a time more than 12 me nner provided for acknowledgment of de the conveyor not later than 15 days after th ler instrume thereby "(2) Vi Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; SS. A. D. 1978 at 1: Welock AM., and his <u>30th</u> doy of <u>January</u> ___ on Page_1761 Deeds M78 duly recorded in Vol. -Wm D. MILNE, County Clerk By Bernetha Fee \$6.00 J.M.B 128323 7