This contract shard 4502n triplicate, acknowledged by seller and recorded in the deed records.) SN Vol. 18 MTC 4371 Page THIS CONTRACT, Made this .... 30th day of May ....., 19.74., between William É. and Geraldine E. Quaresma , hereinafter called the seller, Joseph V. Duncan and Linda F. Duncan and .... 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 described lands and premises situated in Klamath County, State of Oregon, to-wit: The East half of the Southeast Quarter of the Southwest quarter of Section 15, Township 40 South, Range 11 East, Willamette Meridian. Containing 20 acres, more or less. for the sum of ...... Seven Thousand Five Hundred and no/100 (hereinafter called the purchase price) on account of which Seven Hundred Fifty & no/100 Dollars (\$ 750.00) is paid on the execution hereof (the receipt of which hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows, to-wit: The balance of \$6750.00 to be payable in monthly installments of \$65.00, or more, including 8% interest per annum. First payment due July 1, 1974. There will be no penalty for pre-payment.

CONTRACT-

-REAL ESTATE

FORM No. 854

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,

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-0-in a company or companies satisfactory to the seller, with loss payable lirst to the seller and then to the buyer ver shall tail to pay any such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller mamed. Now sent so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without owever, of any right arising to the seller for buyer's breach of contract. 43.1 11 el

Contemporaneously herewith, the seller has executed a food and sufficient deed (the form of which hereby is approved by the buyer) convey-above described real estate in lee simple unto the buyer, his heirs and assigns, free and clear of incumbrances as of the date hereof, excepting ing the the eastments, building and other restrictions now of record, if any, and items of record commonly accepted

and has placed said deed, together with an executed copy of this contract ow agent, with instructions to deliver said deed, together with an executed copy of this contract a the payment of the purchase price and full compliance by the buyer with the terms of this agreement. The buyer of the buyer his heirs and assigns he seller. The escrow deed it escrew agent shall be paid by the seller and buyer in spoil description contracts of the said escription and he seller. The escrew for of the escrew agent shall be paid by the seller and buyer in spoil description contracts of said agent shall be paid by the seller and buyer in spoil description contracts. The said escription agent shall be paid by the seller and buyer in spoil description contracts of said agent shall be paid by the seller and buyer in spoil description contracts. The said escription agent shall be paid by the seller and buyer in spoil description contracts of said agent shall be paid by the seller and buyer in spoil description contracts. The source of the said escription of the use and benefit the secret secret secret secret said agent shall be paid by the seller is spoil description contracts of the said escription contracts of the said escription contracts of the secret secret secret secret secret secret shall be paid by the seller and buyer in spoil description contracts of the secret s

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IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; it either of the un-

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. all . Junean m llen Gumesne inda Luncar lera Adure E. ( ter rlus IMPORTANT

NOTICE: Delete, E: Delete, by lining out, whichever phrase productions and if the selfer is a creation, as eller MUST comply with the Act and Regulo m No. 1308 or similar unless the contract vent use Stevens-Ness Form No. 1307 or simil e and whichever warranty (A) or (B) is not applicables such word is defined in the Truth-in-lending Act a lation by making required disclosures) for this purpose t will become a first lien to finance the purchase of lar app 1.0.0

NOTE: NOTE: The sentence between the sym-bals (), if not applicable, should be deleted; see Oregon Revised Statutes, Section 93.030. (Notarial acknowledg-ment on reverse).

On this day of Marsh in the year one thousand nine hundred and 78 before me, the undersigned STATE OF CALIFORNIA COUNTY OF ..... Del Norte SS. a Notary Public, State of California, duly commissioned and sworn, personally appeared ..... JOSEPH V. DUNCAN and LINDA F. DUNCAN. known to me to be the person . a. whose name a. are subscribed to the within MALTERATORNATION CONTRACTOR DE LE CONTRACT instrument and acknowledged to me that the hey executed the same. OFFIC IN WITNESS WHEREOF I have hereunto set my hand and affixed my KAY HUDLOW NOTARY PUBLIC - CALIFORNIA DEL NORTE COUNTY My Commission Expires Aug 17, 1980 official seal in the ...... Counts of Del. Norte the day and year in this certificate first above written. My Commission Expires war 11 1500 udla Notary Rublic, State of California My commission expires ..... Cowdery's Form No. 32-Acknowledgement-General (C. C. Sec. 1190a) gar 10 Return So 1st national Bank Main It. Attni Collections Return To. popt U. Duncan po. Bed 23/ Creaint City Cas 95531 TATE OF OREGON; COUNTY OF KLAMATH; 35. Filed for record at request of <u>Mountain Title Co.</u> his 13th day of Harch A. D. 1978 at 12:17 PM., and tuly recorded in Vol. \_\_\_\_\_. of \_ \_\_\_\_ on Page. 4706 Deeds WE D. MILNE, County Cles Bernetha M- Keloch Fee \$6.00