ESTATE Monthly Pa 10.4 5844 Page 45324 THIS CONTRACT, Made this 23rd day of July 19 66, betwee John C. Argetsinger and Doris J. Argetsinger, husband & wife . between hereinafter called the seller, and Eugene Le Griffith and Inclie I. Griffith. husband and wife , hereinafter called the buyer, WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as hereinafter specified, the seller hereby agrees to sell to the buyer and the buyer agrees to purchase from the seller the following described real estate, situate in the County of **Elemetic** State of entropy to un forther the serie treat and comments known to me to be the identical individual described in and who checked the within instances and Tract 24 of ALTAMONT SMALL PARMS, GRoepteing therefrom Dataca for the sum of Two thousand two hundrade states (\$ 2250.00) Dollars (\$20.00......) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to wit: 2230.00.....) to the order each. including interest at 6% per annum payable on the 1st ... day of each month hereafter beginning with the month of September ..., 19.65, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred belances of said purchase price shall bear interest at the rate of ferme per cent per annum from dete the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. The buyer shall be entitled to possession of said lands on **RC ORG I** and may retain such possession so long as he is not in delault under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter erected; in good condition and repair and will not suffer or permit any waste or strip thereol; that he will keep said premises free from micehanics and all other, flens and save the seller harmless thereform and reimburse seller to all costs and attorney's lees incurred by him in delending against any such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which here alter lawuly, may be imposed upon said permises, all promptly before the same or any part thereof become past due; that at buyer separes, he will insure and keep insured all buildings now or hereafter sected on said premises against loss or damage by fire (with extended coverage) in an amount not less than \$ 0 in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any such liens, costs, water rents, tass, or charges or to procure and pay for such liens, do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aloressid, without waiver, however, of any right arising to the seller in the rate aloressid, without waiver, however, of any right arising to the seller second shall be able to the seller second shall be a second shall be and shall bear interest at the rate aloressid, without waiver, however, of any right arising to the seller second shall be are set of the seller second shall bear interest at the rate aloressid. the seller for buyer's breach of contract. The seller agrees that at his expense and within **30**, days from the date hereof, he will furnish unto buyer a title insurance policy in-suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when premises in the simple unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and its eather of a different of a different seament, save since said date placed, permitted or arising by, through or under seller, excepting all liens and encumbrances created by the buyer or his assigns. 63 liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or his assigns. And it is understood and afreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, unclually parties that time is of the sales are limited therefor, or fail to keep any agreement herein contained, then the sales at his options half have the following rights within a payments above required, or any of them, unclually patients that time is of the sales at his options half have the following rights contained. The sales are this options half have the following rights right of the sale at his option shall have the following rights rights acquired by the buyer as adams (3) to declare the whole unpaid principal balance of a reset of the rest of there states and interest the rest of the rest of the estimate and the right to the contained and any of the buyer as adams (3) to declare the whole unpaid principal balance of a reset of the rest created or then existing in favor of the buyer as adams (3) to be been and the right to the payments above described and all other rights acquired by the buyer of rest of rights of the sale sale rights contract any right of the buyer of rest of rights of the rest of the rest of the rest of the rest of a sale sale without any act of resetty, or any other act of taid seller at the option for a more sale of the rest of sale sale rest of the rest of a sale sale rest of a rest of the and the right to un-id seller without any act ensation for moneys paid r been made; and in case and reasonable rent of said time thereafter, to The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any present of any provision hereol shall to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself. In case suit or action is instituted to foreclass this contract or to enforce any of the provisions hereol, the buyer agrees to pay such sum as the court may adjudge reasonable as attorney's less to be allowed plaintiff in said suit or action. 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-poun shall be taken to mean and include the plutal, the masculine, the feminine and the neuler, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have hereunto set their hands and seals in duplicate on this, the day and year first above written (SRAL) ...(SEAL) 111 YASKA LAND DO. .(SEAL) BRINCIEVE acknowledgement are reversed by AMEMIS ON MES (SEAL) STATE OF OREGON: COUNTY OF KLAMATH: 55 I hareby certify that the within instrument was received and filed for record on the _202h_day of March A.D., 19 78 at 1:09 o'clock P.M., and duly recorded in Vol 178 Deeds of. on Page 5844 WM. D. MILNE, County Clerk \$3.00 FEE

Deputy