49512 CONTRACT-REAL ESTATE 19 11942
THIS CONTRACT, Made this 5th day of May , 19 78, between Sharon Hart AKA Sharon Howard
nd James A. Farnsworth and Nettle Farnsworth , hereinalter called the selle
WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the buyer agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de cribed lands and premises situated in Klemath County, State of Oregon , to-with the buyer agrees to be an oregin to the buyer of the following de the buyer agrees to be an oregin to with the buyer agrees to be a seller agrees to be a
Parcel 2
that portion of the N_2^1 of the S_2^1 of Section 4, Township 34 South, Ran 'East of the Willamette Meridian, lying Westerly of the center threa of Spring Creek, described as follows:
Beginning at a point in the South line of the N_2^{\pm} of the S_2^{\pm} of said ection 4, 745 feet West of the Southwest corner of Lot 1, Block 5 IDLEREST) which point is the Southwest corner thereof; thence North 19.8 feet more or less parallel with the West line of said Section 4 which point is the Northwest corner thereof; thence East 375 feet arallel to the North line of the N_2^{\pm} of the S_2^{\pm} of said Section 4, whi ess parallel to the West line of said Section 4, which outheast corner thereof; thence South 719.8 feet more of outheast corner thereof; thence West 375 feet along the South line of he N_2^{\pm} of the S_2^{\pm} of said Section 4, to the point of beginning.
the sum of Fourteen Thousand One Hunderd Dollars (\$ 14,100.00 ereinafter called the purchase price), on account of which One Hunderd Forty Three Zero Two collars (\$143.02) is paid on the execution based (if
ler); the buyer agrees to pay the remainder of said purchase price (to-wit: \$13,956.98) to the order the seller in monthly payments of not less than One Hunderd Forty Three Zero Two pllars (\$.143.02) each,
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Her); the buyer agrees to pay the remainder of said purchase price (towit: \$13,956.98) to the order the seller in monthly payments of not less than One Hunderd Forty Three Zero Two billars (\$.143.02) each,
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<pre>iter); the buyer agrees to pay the remainder of said purchase price (to wit: \$ 13,956.98) to the order the seller in monthly payments of not less than One_Hunderd_Forty_Three Zero Two obliars (\$.143.02) each,</pre>
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<pre>Her): the buyer agrees to pay the remainder of said purchase price (the view it: \$13,956.98) to the order billars (\$.143.02) each, yable on the 5th day of each month hereafter beginning with the month of June</pre>
<pre>iter): the buyer agrees to pay the remainder of said purchase price (the vit: \$ 13,956.98) to the orde of the seller in monthly payments of not less than One_Hunderd_Forty Three Zero Two value on the 5th day of each month hereafter beginning with the month of June</pre>

11943 usino, calir. vijiš And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the partments above required, or any of them, purctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal buance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from exclow and/or (4) to the close this contract pay with termine and the right to the possession of the provises above described and in havor of the buyer as against the seller hereinder shall cutterly case and de-seller without any exit of re-entry, soin of the provises above described and without any right of the buyer hereinder shall evert to and reveal in said eller without any exit of re-entry, soin of the property as absolutely, tuly and perfectly as if this contract and such payments had never in said moneys paid on account of the purchase of said performs above described and without any right of the buyer of return, reclamation or compensation for premises up to the time of such delault. And the said seller, in case of such delault, shall have the right immediately of a due tange the fact and such payments had never been made; and in belonging. Without any process of law, and take immediate possession thereol, together with all the improvements and apputenances thereon or theret of any such provision, or as a waiver of the provision itself. NOMPOSIA POTE COUTS. BISKO Pag Prendand Set nation and the terminal as an according The true and actual consideration paid for this transfer, stated in terms of dollars, is \$14,100.00. OF THE REAL ACTUAL A sister a subject of a second state of the seco secutors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to so and duly authorized thereunto by order of its board of directors. is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers narow Farmen NOTE-The sentence between the symbols (), if not applicable, should be deleted. Sea ORS 93.000). California STATE OF Colifornia STATE OF Los Angeles County of lontura , County of May 19 may 10, 1978 Personally appeared the above named and netter Farmsworth who, being duly sworn, each for himself and not one for the other, did say that the former is the ... president and that the latter is theand acknowledged the foregoing instrument to be secretary of . voluntary act and deed. and that the seal affixed to the progoing 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 baard of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: 111 Before me: (OFFICIAL Aunell 1- 1 SEAL) Notary Public for Oregon . المشلمة. Notary Public for Oregon (SEAL) My commission expires 11-24-79 My commission expires: ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of decds; by the conveyor of the title to be con-veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the paror bound ingroups, (), ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. T., OFFICIAL SEAL 3,5.5 いたこ Purnell L. Vandekieft 1 .4 * 11 1 1 1 1 1 NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN CVENTURA COUNTY A. 01 My Commission Expires Nov 24-1979 the second state of the rest of the rest of the rest of the second state. TO 1944 CA (8-74) ٢., (Individual) 12 $gr \sim$ STATE OF CALIFORNIA $P = \mathbf{y}_{i,j}$ TITLE INSURANCE COUNTY OF___ Los Angeles SS. On May 19, 1978 A TICOR COMPANY State, personally appeared Mrs. Sharon Howard _before me, the undersigned, a Notary Public in and for said to be the person / whose name 15 , known to me to the within instrument and acknowledged that_____she___subscribed WITNESS my hand and official seal. OFFICIAL SEAL CADEN A. KELLY NOTARY FUBLIC - CALIFORNIA Signature FRINCIPAL OFFICE IN ell LOS ANGELES COUNTY My Commission Expires February 17, 1980 STATE OF OREGON; COUNTY OF KLAMATH; SS. . I hereby certify that the within instrument was received and filed for record on the <u>5th</u> day of June A.D., 19 78 at 3:33 o'clock P.M., and duly recorded in Vol M78 of_ on Page <u>11942</u>. WM. D., MILNE, Coupty Clerk FEE___\$6.00 By Dermitha & Lelsot

Deputy