THIS CONTI	RACT. M	ade trus	27	<u>+</u>	day of	t5O	500	70 5	_, යපුර	<b>24388</b> 19.78 , between
Delores J.	ا با در در دهم ورساند. میر از مراجع در است	seguri y 6400 Kanada i Ma		<u></u>				, he	reinafter	called the seller
nd Judith	D. Ho	<b>y</b> 12 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -			••••••••••••••••••••••••••••••••••••••			. he	reinafter	called the buyer

The Northerly 55 feet of Lot 8, Block 4, WEST KLAMATH FALLS, IN THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

Subject, however, to the following: 1. Taxes for the year 1978-1979 are now a lien but not yet payable. 2. Regulations, including levies, liens and utility assessments of the City of Klamath Falls. n na sana san Tanga di s 1.0

for the sum of Twenty-three thousand nine hundred and no/Dollars (\$ 23,900.00) (herminafter called the purchase price), on account of which Two thousand five hundred and no/100 Dollars (\$2,500.00) 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: \$21,400.00...) to the order of the seller in monthly payments of not less than Three hundred and no/100-----Dollars (\$ 300.00 ) each, or more, prepayment without penalty,

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payable on the 27th day of each month hereafter beginning with the month of Notember, 19.78, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of ....912 .... per cent per annum from October 27, 1978, until paid, interest to be paid monthly and \* {in addition to-being included in

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto us of the date of this contract.

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The buyer warrants to and covenants with the seller that the real property described in this contract is
\*(A) primarily lor buyer's personal, limit, household or adjicultural purposes,
(B) not an upgaturation or (even if sugged a satural propose) is for bainness or -consuscial purposes other than adjicultural purposes.
The buyer shall be entitled to coven and a satural proposes is for bainness or -consuscial purposes other than adjicultural purposes.
The buyer shall be entitled to coven and a satural proposes that all times he will keep the buildings on said premises, now or hereafter the purposes of the time of the formation of the selfer and the proposes of the buildings on said premises incoven and the selfer hard the contract. The buyer shall be entitled to cover and will not suffer or permit any waste or strip thered; that he will keep said premises ince from or hereafter and will not suffer or permit any waste or strip thered; that he will keep said premises in the character and will not suffer or permit any waste or strip thered; that he will keep said premises in mechanics and there into and save the selfer hardler levied against wild property, as well as all water rents, public charges and municipal liens which here and keep insured all buildings now or hereafter erected on said premises adjust thereof state form due; that the buyer at taxes hereafter levied against wild property, as well as all water rents, public charges and municipal liens which here and keep insured all buildings now or hereafter erected on said premises adjust thereof become past due; that at buyers thereafter levied against any adjust and there adjust thereafter levied against erected on said premises adjust here of any before (with estended (overage) in an amount full insurable Value
not here than formation adjust the company or companies satisfactory to the seller, with loss payable first to the seller and then to the huwer or the state of the seller of the state of the seller of the seller and then the seller and then to the h

the seller for buyer's breach of contract. The seller agrees that at his expense and within 30 days from the fate 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, said purchase price is tully paid and upon request and upon surrender of this agreement, he will deliver a good and sulficient deed conveying said premises in fee simple unto the buyer, his heris and assigns, free and clear of encumbrances as of the date hereof and lice and clear of all encumbrances since said date placed, permitted or arising by, through or under seller, excepting, however, the said essements and restrictions and the taxes, municipal 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.

(Continued on reverse)

eIMPOBTANT.NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a credier, as such word is dolined in the Truth-in-Lending Act and Regulation Z; the seller MUST camply with the Act and Regulation by making required disclosures; for this purpose, us Sevena-Ness Form No. 1300 or similar unless the contract will become a first lien to finance the purchase of a dwolling in which event use Sevena-Ness Form No. 1307 or similar.

SELLER'S NAME AND ADDRISS	STATE OF OREGON, County of I certify that the within instru- ment was received for record on th day of at o'clock M., and recorde in book on page or d	he 
After reconfing roturn for TFA-Branch NAME, ADDRESS, ZIP	RECORDER'S USE file/reel number RECORDER'S USE Record of Deeds of said county. Witness my hand and seal of County attixed.	, of
Unill a change is requested all tex statements shall be sont to the following address. Judith D. Hoy 238 Riverside Or Klarnath Falls, Oregon 9.7601 NAME, ADDRESS. 210	Recording Office By Deput	

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And it is uniterstood and agreed between and parties that time is of the essence of this contract, and in case the buyer at above required, or any of them, punctually within 20 days of the first limited therefor, or fail to keep any agreement herein co option shall have the tollowing right: (1) to declare this contract mull and void, (2) to declare the whole unpaid principal bala option shall have the tollowing right: (1) to declare this contract mull and void, (2) to declare the whole unpaid principal bala option shall have the tollowing right: (1) to declare the whole with contract mull and void, (2) to declare the whole unpaid principal bala option shall have the tollowing right: (1) to declare the whole with a source the interest thereon at once due and payable, (3) to withdrive said deed and other documents from encrow and/or (4) to fore equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereum equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereum equity, and in any of such cases, all rights and interest created or then existing in day of the buyers of return, re willow without any, said of re-entry, or any other act of asid willer to be pretained by and belong to said saller as the agree case of such delault all payments theretofore made on this contract are to be retained by and belong to said saller as the agree case of such delault, shall have the right immediately, or at any the land aloressaid, without any process of law, and take immediate possession thereol, together with all the improvements and ap belondint. eyer shall fail to me ein contained, then il balance of said pe hase price with let by suit in cease and de-revest in said mpensation for made; and in is rent of said foreclose this co reunder shall utte r shall revert to 4 on, reclamation or ments had never b adreed and reaso er upon thereto ereof shall in no way affect his weiver of any succeeding breach

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mding. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provi it hereunder to unforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to any such provision, or as a waiver of the provision itsell. vision h right hereu

The true and actual consideration paid for this transfer, stated in terms of dollars, is 23,900,00. Elfowerer, the or includes other property or value given or promised which is 2000 and the consideration (indicate which so)

To or includes which property or value given or promised which is <u>PROPERTY</u> comideration (Induster which): In case suit or action is instituted to loreclose this contract or to enforce any provision hereol, the found party in said suit or action agrees to pay such or as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and if an appeal is taken from any from or decrea of such trial court, the losing party lutther promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing ty's attorney's less on such such trial court, the losing party lutther promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing if a storney's less on such state to mean and include the plural, the masculine, the leminine and the metter, and that generally all grammatical change singular pronoun abile to take no mean and include the plural, the masculine, the leminine and the metter, and that generally all grammatical change in constraing this administrator, personal include to the beneric curvatance may require, not only the immediate parties hereto but their respective The agreeministrator, 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 a constant is the prevent is the prevent successors in interest and assign as well.

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.

Delores J. Scanlon U.C.C. Houf Judith D. Joy uditu ( NOTE-The sentence between the symbols (), if not ډ. applicable, should be deleted. See ORS 93.0301. STATE OF OREGON, County of ... STATE OF OREGON, 85. County of Klamath Personally appeared . .....and Hoy And actingued the above named Delores J. BORN IGN and Judith D. Hoy And actingued the loregoing instru-ment to be the set in voluntary act and deed. BLC Set in the set in 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 the secretary of ..... and that the seal atlixed to the foregoing 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. [ON] Before me: (SEAL) White Public for Oregon Notary Public for Oregon My commission expires 3-22-8] 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 accuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-d. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not inter than 15 days after the instrument is executed and the par-are bound thereby.

ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

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Sec. A. S. Speller

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(DESCRIPTION CONTINUED)

FATE OF OREGON; COUNTY OF KLAMATH; S.

A. D. 1978 at 10:49 AM. an-30th day of October \_ on Page 24388 illy recorded in Vol. M78, of Deeds

Wm D. MILNE, County Cl.

ByDernethax Fee \$6.00

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