FORM No. 706-CONTRACT-REAL ESTATE CB\$8-17495-M CONTRACT-REAL ESTATE Vol. 79 62039 Page 2788 lst THIS CONTRACT, Made this lst day of February Thomas F. Alesi and Elizabeth Alesi, husband and wife, ...., 1979., between and \_\_\_\_\_Patrick L. Roach and Shirley A. Roach, husband and wife, hereinafter called the seller, WITNESSETH; That in consideration of the mutual covenants and agreements herein contained, the , hereinafter called the buyer. 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 ..... Klamath \_\_\_\_\_\_ County, State of \_\_\_\_\_\_ Oregon ......, to-wit: Lot 11, Block 65, KLAMATH FOREST ESTATES HIGHWAY 66 UNIT, PLAT #3, in the County of Klamath, State of Oregon. Subject, however; to) the following: Subject, however; to)the following: 1. Subject to reservations in deeds from Ada Parsons Sparretorn to Henry P. Cox, et al., recorded June 11, 1936 in Book 106 at page 459, Deed Records of Klamath County, Oregon. "reserving all oil, gas and minerals, with the right to enter said lands to explore, bore wells and make excavations and remove all oils and minerals found, together with right of way for pipe lines: (Covers additional property) 2. Restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, as shown on the recorded plat of Klamath Falls Forest Estates Highway 66 Unit Plat No. 3 1979 Klamath Falls Forest Estates, Highway 66 Unit, Plat No. 3. 3. Covenants, easements and restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, imposed by instrument, including the terms thereof, Recorded : June 24, 1965 Book: 362 Page: 400 В for the sum of Two thousand five hundred and no/100-----Dollars (\$2,500.00 (hereinafter called the purchase price), on account of which Five hundred and no/100-----Dollars (\$ 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: \$ 2,000,00 ....) to the order of the seller in monthly payments of not less than Forty-one and 02/100-----Dollars (\$ 41.02 ) each, or more, prepayment without penalty, payable on the  $2^{\pm}$  day of each month hereafter beginning with the month of March and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; Econory 121, 1979 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 as of the date of this contract. The buyer warrants to and covenants with the selfer that the real property described in this contract is
(A) primarily lor, buyer's personal, lamity, household or agricultural purposes,
(B) for an organization of first organization of the power of the selfer that the real property described in this contract is
(B) for an organization of first organization of the power of the selfer that the real property described in this contract is
(B) for an organization of first organization of the power of the power of the selfer that the selfer that the power to the selfer that the power of the selfer that the property of the selfer that the primary of the selfer that the primes all property agrees that at all limes the will keep the buildings on said premises and will not suffer on the prime selfer to all form of selfer that the primes the first organization of the selfer that the selfer that the primes all property, as well as all water rents, public fees incurred by thim in defending the same of any part thereof become past due; that at buyer's expense the will property and well and the same or any part there be come past due; that at buyer's expense the will insure all keep limburged to powers of the will property. such nens: that ne will pay all taxes nerenter levieu against and property, as well as all water rents, public charges and municipal items and nere aller lawluly may be imposed upon said premises all point there and core past due; that at huyr's expense, he will aller lawluly may be imposed upon said premises all be added to any part thereof become past due; that at huyr's expense, he will aller lawlung and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount of the selfer and the selfer and the company or companies satisfactory to the selfer, with loss payable first to the selfer and then to the buyer as such iner, costs, white rents, in a company or companies satisfactory to the selfer as soon as insured. Now if the buyer takes or to and become a part of the debt secured by this contract, and shall bear interest at the rate alloresaid, without waiver, however, of any right arising to the selfer to buyer's breach of contract. The seller for buyers a breach of contract. The seller agrees that at his expense and within 30. days from the date hereof, he will furnish unto buyer a tille insurance policy in sure and an annount, central date date of this agreement in the central date of this agreement is the usual primited exceptions and the building and other restrictions and coverners in the central date of this agreement is the usual primited exceptions and the building and other restrictions and coverners he will furnish unto buyer a tille insurance policy in save and sure in the usual primited exceptions and the building and other restrictions and coverners he will be date of this agreement, saw in the date of the date event of the date hereof and sufficient deed conveying sais ince said date placed promises of an and encurrence and elear of all encurbarances liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encurbarances created by the buyer or his assigns. \*IMPORTANT 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 creativer, as such word is delined in the Truthin-Lending Act and Regulation 2, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, as Stavent-Ness Form No. 1308 or similar, whesis the contract will become a first lies to finance the purchase of a dwelling in which event use Stavent-Ness Form No. 1307 or similar. <u>0(1; 0</u>2 STATE OF OREGON. SELLER'S NAME AND ADDRESS County of I certify that the within instrument was received lop record on the day of o'clock ... M., and recorded BUYER'S NAME AND ADDRESS ÐÝ. PACE RESERVED After recording return ter in book on page FOR TA BRANCL file/reel\_number... RECORDES'S USE Record of Deeds of said county. Witness my hand and scal of County alfixed. ull a change is requested all tax statements shall be sent to the following address. ATENCICS: & SHIRLEY A. COACL OLG HOME COLL COOL CAMALL FALLS OULY. NAME, ADDRESS FIT 97601 YATRICKO Recording Officer By Deputy

An example of the second and agreed between said parties that time is of the essence of this bounder, and the buyer shall half to make the payments approach and agreed between said parties that time is of the essence of this bounder, and the buyer shall half to make the payments approach and agreed between said parties that time is of the essence of this bounder, and the buyer shall half to make the payments the interest of the buyer and agreed between said days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his option shall have the following rights. (1) to declare this contract mult and void, (2) to declare the whole unnaid principal balance of and parthers by suit in the interest there and the right to the possession of the premises above decribed and all other documents from ear of against the selfer shall rever to and rever in said termine and the right to the possession of the premises above decribed and all other rights acquired by the buyer hereunder shall rever to and rever in and rever be the interest of the thereofore made; and pay but the solutely, fully and perfectly as if this contract and such payments had rever been made; and in any set of re-entry, or any other act of said selfer to be retained by and the following indication or compensation in the soluted without any right of the buyer of any there act and in a case of such delault. And the said selfer, in the agreed and reasonable rever of any there are of any time thereafter, to enter upon the balance of any process of law, and take immediate possession of the reduce that the advert of any solution. The buyer is indicated that any time to require both the sale and any solution. The buyer of any provision hereol and such payments had never been any succeeding breach of any such provision hereol and sale and in the sale of any time be held to be a waiver of any succeeding breach of any provision hereol shall in no way alleet he is a sole anorthere the advert of any succeeding breach of any prov tine yo Pattice COLEXXXX-2789 ctual consideration paid for this transfer, stated in terms of dollars, is \$,2;500,00; Otowerer, the uctual consideration o , true and a able of or includes other property or value given or promised which is North and the average of the indicate which and the provision hereol, the losing party in said suit or action agrees to pay such as the trial court may adjudge treatments to be allowed the prevailing party in said suit or action and if an appeal is taken from any surplayment or decree of such which and the prevailing party in said suit or action and if an appeal is taken from any surplayment or decree of such which appeal the indicate the prevailing party in said suit or action and if an appeal is taken from any surplayment or decree of such which appeal to the indicate the prevailing party in said suit or action and if an appeal is taken from any surplayment or decree of such which appeal to the indicate the prevailing party in said suit or action and if an appeal is taken from any surplayment or decree of such which appeal the contract of the prevailing party is attended to an any such sum as the appealate court shall adjudge reasonable as the prevailing party is attended to an any such sum as the appealate court shall adjudge reasonable as the prevailing party is attended. If the context so requires, the shall be taken to mean and include the plura, the maxime, the tennine and the neuter, and that denerally all granmalical changes at the individuals approximation and implied to make the provisions hereol apply qually to corporations and to individuals. The appendix of the sector of the individuals at the circumstances may require, and that generally all granmalical changes at the individuals. The appendix and the prevailable as the prevailable the provisions hereol apply qually to corporations and to individuals. The appendix and the individuals are to the benefit of, as the circumstances may require, not only the individuals are to the prevailable as the prevailable astart to the benefit of as the circumstances may require. T sists of unincludes other property or watur given or promised which is Anthe consideration (in which )in 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. 1 1 NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030) oudoell. - G (14) SEAL) Notary Public for Oregon montantin (Noisry) Public for Oregon My commission expires 3-22-8 Alter all second second second second My commission expires: 的问题 ORS 93.635 (1) All instruments contracting to convey fee tills to any real property at a time more than 12 months from the date that the instrument coccuted and the parties are bound shull be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the tills to be con-real. Such instruments, or a memorandum thereo, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-are bound thereby. ORS 83,990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) 141 CATE OF OREGON; COUNTY OF KLAMATH; 58. his 2nd day of February A. D. 1979 at 1:08 clockA M. or \_\_\_\_ on Page<sup>2788</sup> isly recorded in Vol. <u>M79</u> of . Deeds sallagi podl yngelag fra ddiglythes dyn nodd yn ord generad a bern nidae 28 naddrage bes taf af mer ynere. Clant fri 20 o daedd adfaed a forwedd yn ddi adhrif ei am 1000 a fri 1000 af 1000 ar ne had alteral total alternities to the first most said to an anti-publication of could be Wm D. MILNE, County Cle By Dernetha Spetsch -Fee \$6.00 ANATE OF OCEGO ia Hanol anterior print the print of the second an indigg ֔. Association bit most bout the ranes undracem south BR THE 32 Evential bias is placed in bayons. Witness my terral and seal of nyi alah serangan salah di kelengenti kemati di kiya sincletes entitlet in a train des New gene Recording Street No. 15 areas Sector 34 N SURVINI Service St. 2.635