| 1000 | FORM No. 705-CONTRACT-REAL ESTATE-H Billy Pormante T/ | 9#M 38 17238-1 |
|-----------------|---|---|
| | | ITRACT-REAL ESTATE |
| | THE CONTRACT Made this 15+ | day of January |
| | Richard 1. Hall and Deloy no. | Law and the seller |
| | | illiams, husband and wife, hereinafter called the buyer, |
| | | t the mutual covenants and agreements herein contained, the sr agrees to purchase from the seller all of the following de- outh County State of Oregon to-wit: |
| | seller agrees to sell unto the buyer and the buyer scribed lands and premises situated in K1 am | on the County, State of Oregon, to-wit: ON TO THE CITY OF CHILOUIN, in the County of |
| | Klamath, State of Oregon. | d personal property: owners hand tools, floor jac n'l station equipment pertaining to the operation ron Station. |
| | of the business known as the to the | n'i station equipment per carning to the species ron station. |
| | Subject, however, to the follow 1. City liens, if any, of the | with interes |
| | thereon and such future advance | es as may be provided a |
| | secure the payment of \$14,500.0 Dated August 31, | |
| | The second The second The second The second The second The second s | , 1978 Book: M-78 Page: 19490 Hall and Leroy A. Gienger |
| | Trustee : Transameric | a Title Insurance Company p Mannering and Ruphane Estelle Mannering |
| | husband and wife, which Buyers | herein do not assume and agree of pay, |
| | shall be paid in full prior to | , of at the time the released from the 1 |
| | (For continuation of this docu | ment, see 10.000 points (\$ 45,000.00) |
| | (hereinafter called the purchase price), on acco | ount of which |
| | seller); the buyer agrees to pay the remainder | Four hundred forty-three and 38/100- |
| 6.3 6.3 7 | Dollars (\$445.30) each, | |
| | payable on the 15t day of each month her | reafter beginning with the month of February, 19.79, |
| 1889 | and continuing until said purchase price is it | |
| | a stand of the stand of the back of the stand of the stan | hall bear interest at the rate of |
| 1979 | all deferred balances of said pircease prices, <u>close of escrow</u> of such a solution of the second s | hall bear interest at the rate of 9 per cent per annum from interest to be paid monthly and * {in-addition to being included in ed. Taxes on said premises for the current tax year shall be pro- |
| 13.19 | all deferred balances of said pirchase price si <u>close of escrow</u> | hall bear interest at the rate of <u>9</u> per cent per annum from hall bear interest at the rate of <u>9</u> per cent per annum from interest to be paid <u>monthly</u> and * {in addition to being included in the cent for the current tax year shall be pro- e of this contract. |
| 1319 | all deferred balances of said pirchase prices in <u>close of eserou</u> , until pad, the minimum monthly payments above require rated between the parties hereto as of the date <u>The buyer warrants to and covenants with the seller</u> (| hall bear interest at the rate of <u>9</u> per cent per annum from hall bear interest at the rate of <u>9</u> per cent per annum from 1979 and * {in-addition-to being included in ed. Taxes on said premises for the current tax year shall be pro- e of this contract. |
| 1319 | all deferred balances of said pirchase price si <u>close of escrow</u> until pad, the minimum monthly payments above require rated between the parties hereto as of the date The buyer warrants to and covenants with the seller t (B) for an organization or (even if buyer is a natura (B) for an organization or (even if buyer is a natura The buyer shall be entitled to possession of said lands o by it or in details under the terms of this contract. The buy | hall bear interest at the rate of <u>9</u> per cent per annum from hall bear interest at the rate of <u>9</u> per cent per annum from interest to be paid <u>monthly</u> and * {in-addition-to being included in ed. Taxes on said premises for the current tax year shall be pro- e of this contract. hat the real property described in this contract is <u>or opiculturel property</u> described in this contract is <u>or opiculturel property</u> . If person) is for business or commercial purposes other than agricultural purposes. <u>February</u> . <u>19,79</u> , and may retain such possession so long a readeres that at all times he will keep the buildings on said premises, now or herealine in the said premises the built beep the buildings on said premises. |
| 1319 | all deferred balances of said purchase price si <u>close of escrew</u> until paid, the minimum monthly payments above require rated between the parties hereto as of the date The buyer warrants to and covenants with the seller t warrants to ran organization or (even il buyer is a natura (B) for an organization or (even il buyer is a natura The buyer shall be entitled to possession of said lands of the is not in default under the terms of this contract. The buyer shall be entitled to possession of said lands of the is not in default under the terms of this contract. The buyer shall be entitled to possession of said lands of the is not in default under the terms of this contract. The buyer shall be entitled to possession of said lands of the is not in default under the terms of the contract. The buyer is a natura and all other liens and save the seller hardred against alter lawfully may be imposed upon shid premise, all promptly insure and keep insured all buildings now or herealter exceed | hall bear interest at the rate of |
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| 1 3 19 | all deferred balances of said purchase price is <u>close of escrow</u> | And Dear interest at the rate of |

AND AND

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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 payme option shall have the following rights: (1) to declare the time limited therefor, or fail to keep any afreement herein contained, then the seller at the interest thereon at once due and payable. (3) to withdraw said deed and other documents from escrow, and/or (4) to forcelose this contract by suit termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to said seller of the escret of the buyer hereunder shall very there to be performed and all other rights acquired by the buyer hereunder shall revert to and reverse in so moneys paid on account of the purchase of said seller to be performed and without any right of the buyer near of revert to and reverse in a moneys paid on account of the purchase of said seller to be performed and without any right of the buyer as the affect and reverse made; and premises up to the time of such delault. And the said seller in case of such delault, whall have the right merutine thereofield and reasonable rend of a the land aloresaid, which at any arc case of such default, whall have the right improvements and resonable rend of and belorging. The buyer burgers that days out take inverting possession thereof, together with all the improvements and apputtenances thereon or there mimediately, or al any time thereafter, to enter upon improvements and appurtenances thereon or thereto belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding to any such provision, or as a waiver of the provision itself. Waiver of Bulk Sales Law. Sellers agree to hold the Buyers harmless and indemnify Buyers from any and all liability arising from accounts due and payable up to the time of closing. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$. 45,000.00 (forever, tim actual consideration consideration of the property or value given as promised which is 2000 and 2000 (forever, tim actual consideration consideration of the property or value given as promised which is 2000 and 2000 (forever, tim actual consideration consideration of action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such judynent or decrea of such trial court may adjudge reasonable as attorneys to be allowed the prevailing party in said suit or action and if an apped is taken from any party's attorney's lees on such appeal. In construing this contract, it is understood that the selfer or the buyer may be more than one person or a corporation; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the maxculine; the terminine and the neutry, and the possions hereol applied and the meters, and that generally all grammatical changes to a pay a this adjuster is present in the selfer or appeal in the sole appeal is the previation of the maxculine; the terminine and to individuals. This agreement shall be taken to mean and include the plural, the maxculine; the terminine and to individuals. This agreement shall bind and inversion hereol apple and the set or ordinate parties and the neutry and the neutry, and that generally all grammatical changes may require, not only the immediate parties berefo but their respective interventions that present is such as the corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation it has coursed its corporate norms to be sidened and its corporate seal affired hereto hy its officers in the source of the servent in the set of and the set of the source of the instrument in triplicate; if either of the undersigned is a corporation with the set 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. ٨ n Williams Ken Heroy A. Gienger standentrie Shern 13122.17 Sharon Williams between the symbols (), if not applicable, should be deleted, Ses (ORS 93.030). \mathbf{h} is the set 1.2.1 STATE OF OREGON. STATE OF OREGON, County of County pot Klamath ..., 19..... Personally appeared assuary 25, 19.79 and ersonally appeared the above named Richar Hall and Leroy A. Geinger Richardwho, being duly sworn, each for himself and not one for the other, did say that the former is the and attroved ged the foregoing instru-...........president and that the latter is the ment to be . O. FIPPA To Soluntary act and deed. and that the seal allixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Blore me: COFFICIAL IN Sertion Alding Before me: SEAL Notary Public for Oregon (SEAL) Notary Public for Oregon My commission expires 3-22-2.1 Notary Public for Orego 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 ceuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deed, by the conveyor of the title to be con-the bound thereby. ties ar ORS 93.999(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) of said trust deed upon payment of this contract. Allocation of Purchase Price. It is hereby agreed by and between the parties hereto that the purchase price shall be allocated as follows: sn/A-To be determined by parties Real Property: Personal Property: \$<u>N/A-To be determined</u> by parties subsequent to closing Indemnification and Liability Insurance. Buyers shall indemnify and defend Seller from any claim, loss or liability arising out of or related to any activity of Purchaser on the property or any condition of the property. During the term of this contract, Buyers shall maintian public liability and property damage insurance in a responsible company with limits of not less than <u>\$to closing</u> for injury to any one person and <u>sto closing</u> for subsequent injury to two or more persons in one occurence and <u>sto closing</u> for subsequent damage to property. Such insurance shall cover all risks arising directly or indirectly out of Buyers activities on or any condition of the property whether or not related to an occurence caused or contributed to by Buyer's negligence and shall protect Sellers against the claims on account of the obligations assumed by Buyers and shall protect Sellers and Buyers against claims of third persons: Certificates evidencing such insurance shall be furnished to Sellers by Buyers. (See attached Exhibit "A" and by this reference incorporated herein as if fully set forth herein.)

Default.

Time is of the essence of this contract, a default shall occur if:

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(a) Buyers fail to make any payment within thirty (30) days after it is due.

(b) Buyers fail to perform any other obilgation imposed by this contract and does not correct or commence correction of such failure within thirty (30) days after receipt of written notice from Sellers specifying the manner in which Buyers are in default; or

(c)Buyers become insolvent, a receiver is appointed to take possession of all or a substantial part of Buyers' properties, Buyers make an assignment for the benefit of creditors or file a voluntary petition in bankruptcy, or Buyers are the subject of an involuntary petition in bankruptcy which is not dismissed within 90 days. If Buyer consists of more than one person or entity, the occurrence of any of these events as to any one such person or entity shall constitute a default hereunder.

In the event of a default, Seller may take any one or more of the following steps;

(a) Declare the entire balance of the purchase price and interest immediately due and payable;

(b) Foreclose this contract by suit in equity;

(c) Specifically enforce the terms of this contract by suit in equity;

The remedies provided above shall be nonexclusive and inaddition to any other remedies provided by law.

Seller shall be entitled to the appointment of a receiver as a matter of right whether or not the apparent value of the property exceeds the amount of the balance due hereunder, and any receiver appointed may serve without bond. Employment by Sellersshall not disqualify a person from serving as receiver. Upon taking possession of all or any part of the property the receiver may:

(a) Use, operate, manage and control and conduct business on property and make expenditures for all maintenance and improvements as in its judgment are proper.

(b) Collect all rents, revenues, income, issues and management.

(c) At Sellers' option, complete any construction in progress on the property, and in that connection pay bills, borrow funds, employ contractors and make any changes in plans or specifications as Seller may deem appropriate.

If the revenues produced by the property are insufficient to pay expenses, the receiver may borrow, from Sellers or otherwise, such sums as it deems necessary for the purposes stated in this paragraph, and repayment of such sums shall be secured by this contract. The amounts borrowed or advanced shall bear interest at the same rate as the balance of the purchase price hereunder from the date of expenditure until repaid and shall be payable by Buyers on demand.

Representations and Condition of Property.

Buyers accept the land, buildings, improvements and all other aspects of the property in their present condition, as is, including latent defects, without any representations or warranties, expressed or implied, unless they are in writing signed by Sellers. Buyers agree that they have ascertained, from sources other than Seller,

3422 the applicable zoning, building and housing and other regulatory ordinances and laws and that they have purchased the property with full awareness of these ordinances and laws as they may affect the present use or any intended future use of the property, and Sellers have made no representations with respect thereto.

Notice.

Any notice under this Contract shall be in writing and shall be effective when actually delivered or when deposited in the mail, addressed to the parties at the addresses stated in this Contract, or such other addresses as either party may designate by written notice to the other.

After the date of this Contract, any notice to Buyers should be sent to the following adress: Box 772 <u>Chiloguin Oregan 97624</u> Any notice to Sellers should be sent to the following address: Star Route 1, Box 55 Chilogoin Oregon 97624 STATE OF GREGONX CALIFORNI FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, GRE. OREGON County of Kilamath known to me to be the identical individual.S described in and who executed the within instrument and ackrowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed NOTARY my official seal the day and year last above written. arline V. ノ 的原则。 Addington Notary Public for Qosgro. Cflifornis My Commission expires 3-22-81 Oregon 012301 +1111

TE OF OREGON; COUNTY OF KLAMATH; 55.

ied for record at request of <u>Transamerica Title Co.</u>

his <u>30t Hay of</u> January A. D. 1979 at 3:24 clock ^P M., or

Auly recorded in Vol. <u>M79</u>, of <u>Mortgages</u> on Page 2488

Wm D. MILNE, County Clere By Demetha Sketoch

Fee \$12.00

NDEXED

STATE OF OREGON: COUNTY OF KLAMATH; 55

I hereby certify that the within instrument was received and filed for record on the 13th day of February A.D., 19.79 at 8:45 o'clock A M., and duly recorded in Vol M79 of____Deeds __on Page__3419__

FEE None

WM. D. MILNE, County Clerk By Dernicka Shelsch

Deputy

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