FORM No. 840. CONTRACT-REAL ESTATE-Payments to Husband o 72162 Vol. 77 Page 19070 CONTRACT-REAL ESTATE THIS CONTRACT, Made this 25th day of June , 19.79, between Hay E. and Clyda Jones (Husband and Wife) and Charles and Pamela Fankey, hereinalter called the seller,, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the 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 <u>Flenetic</u> County, State of <u>Cregon</u>, to-wit: Lots 11 and 12 on Elech 36 in the taxh of Crescent, Oregon. Purchase price of \$1,500.00 (fifteen hundred dollars). Payment of \$100.00 (one hundred-collars) per month at 7% (seven per cent) interest, to be paid off in 15 payments. The 7% interest is Inclueded in the price of ANY SOD DOS in the contract. 1<u>3 (15</u> day at 79.011 ad for record of request of ---for the sum of <u>fifteen hundred dollars</u> Dollars (\$ 1,500.00) (hereinafter called the purchase price) on account of which ...Dollars (\$_____) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit: THEORIANDA COMMEND analan al alberrelan (1) as this period is a Class is constantion 2.2 B. Statistics of the statistic state of the state of t Notery Public for Oregon My commission express Berry and THE STORES U. Define the property described in this contract is (A) primarily for buyer's personal, family, household or agricultural purposes, with the seller that the real property described in this contract is (A) primarily for buyer's personal, family, household or agricultural purposes, with the seller that agricultural purposes, (B) for an organization or (even il buyer is a natural person), is for business or commercial purposes other than agricultural purposes. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of Seven *IMPORTANT(NOTICE: Delete; by lining out; whichever prosess and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the tseller is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the celler MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevent-Ness Torm No. 1307 or similar, the two of the teller is a such as the purpose of a dwelling in which even use such as Form No. 1307 or similar, the truth of the purpose such as the teller is contract, will be come a float line of the purpose to the such as the purpose of the such as the purpose such as the purpose of a dwelling in which even use such as the such as the purpose that the purpose such as the purpose such as the purpose of a dwelling is which even use such as the purpose that the purpose the purpose the term of the purpose of a dwelling in which even use such as the purpose that the purpose the purpose the term of the purpose the term of the purpose term of term of the purpose term of term of the purpose term of encour! with a serie are in a construction of STATE OF OREGON; int the series are enclose with percent of a first structure into a series of the series of the series of the series into a series of the se Tomobie of crimcholes other properties value given or provided when the court may adjace thereadle as attended interaction of the adjaced shift court may adjaced a remaining is a structure of provide a since as the court of the term of the initial interaction of the adjaced shift and all the court, the initial initial promises to por such since as in-ances. THE SELLER'S NAME AND ADDRESS THE LIVERED FOR AN I certify that the within instrument was received for record on the day of v of, 19......, o'clock.....M., and recorded After recording return to Chorles - Conformation Thore and the set of the s at BUYER'S NAME AND ADDRESS SPACE RESERVED in book or as or as tile/reel number FOR RECORDER'S USE LOL MUTT CAST AND AND Record of Deeds of said county. t which of hun p Witness my hand and seal of County affixed. Until a change is requested all tax statements shall be sent to the following address; 69554 - 666 - 646 - 6-22634 6964-01-2015 - 61²143 - 6124 6964-01-2015 - 6124-01-2016 a will the interest therein at one due to a second second and the second s Recording Officer Anto Alia Listance THE MENT OF A THE PRICE 12.155 By NAME, ADDRESS, ZIP STING THE STREET STREET STORE STREET

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And it is understood and adreed 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, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, the selfers at their option shall have the tollowing rights: (1) to declare this contract mull and void; (2) to declare the whole unpaid principal balance of any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, the selfers at their option shall have the tollowing rights; (1) to declare this contract mull and void; (2) to declare the whole unpaid principal balance and interest created or then existing in layor of the buyer as against the selfers hereunder shall utterly cease and determine and to right to the possesion of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and determine and to without any right of the posterior of the buyer in a count of the premises above described and all other rights acquired by the buyer there on the court of the premises above described and all other rights acquired by the buyer there with all terly cease and determine and to fail to the posterion all the premises above described and all other rights acquired by the buyer terd, not account of the premises did property, as absolutely fully and posterior as the adree of any formation or compare be made, and in case the toring the there of a such default. And the said selfers, in case of such default, shall have the right immediate posterior in case there no on the land all to the fully and posterior and and without any right of the buyer of the provision there of the default of the said selfers, in case of such default, shall have the right immediately account to enter upon the land all all to take the said selfers of any boreanies to the said selfers or any by and before to a suid selfers enter above account of the precises that of such and the augus net REALESS TRAD vacious tour 1.08 31 15 3614 CANAR MARKARS MERCELY NAME AND ADDRESS must work it appeal. appeal. In construing this contract, it is understood that the buyer may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine shall include the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals; also, in the event of the demise of one of said sellers, that the word "sellers" shall mean only the survivor of them and the heres and assigns of such survivor. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned 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. one y Va 0 1 cu ones Tamela Louise Parkey 0 NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON STATE OF OREGON. County of) 55. . 19 85. D \$10 County nf. 30 , 19.79 Personally appeared and who, being duly sworn, 0 each for himself and not one for the other, did say that the former is the Rersonally appeared the aboys named. 44.44.454.4 president and that the latter is the t, Las holles leg i Tamala secretary of use laster + May & John + Cl de 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-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: energing and acknowledged the foregoing instrument to be i Diker voluntary act and deed. (OFFICIAL Notary Public for Oregon Defue (OFFICIAL SEAL) Notary Public for Oregon My commision expires all 24, 19.8.0 ŝ, My commission expires: ÷., Section 4 of Chapter 618, Oregon Laws 1975, provides : "(1) All instruments contracting to convey fee tille to any cuted and the parties are bound, shall be acknowledged, in the ma Such instruments, or a memorandum thereof, shall be recorded by bound thereby. real property, at a time more than 12 months from the date that the instrument is exe anner provided for acknowledgment of deeds, by the owner of the title being conveyed the conveyor not later than 15 days after the instrument is executed and the parties are "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) tracting as follows, to-wit: hereby acknowledged by the seller), and the romaintler folke pud to the order of the selection in the manual of Dellars (\$ () is poid on the execution research (the results of the large (neremetter called the purchase price) on account RUIC OF OREGON, COUNTY OF KLAMATH; SS. for the sum of ed for record to trequest of A. D. 1979 at 11: 62 lock AM., or . August his ______ day of ___ _ on Page _____19070 Deeds , of Wm D. MILNE, County Clerk 2443142interest, to be puid off in 15 p-TMA Fee \$7.00 ýi-30 CREACE NC 15. 1 a second .500.00 (fiftheon burbles dollary. or second to the state 33 74 0 to pt. 11 Phone 13 PH TIPO County State of is they love and premases should be errest experience of the product of WITHESSETH: That in consideration of the minual coremants and agreements descent contains the personal entropy and with the nuq. f unto single control the confident when the 0.97. 04

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