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, hereinafter called the seller, and Herbert W. Waites III and Gwendolyn S, Waites, (H&W)

between

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Gwendolyn Klama

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, hereinalter 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-

Lot 3, Blook 6 Tract 1039 Yonna Woods Unit #2

tor the sum of Eour Thousand Nine Hundred Fifty Dollars \_\_\_\_\_ Dollars (\$ 4,950.00 \_\_\_\_) (hereinafter called the purchase price), on account of which Four Hundred Ninty Five Dollars Dollars (\$ 495.00 ) 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: \$4,455.00 ....) to the order of the seller in monthly payments of not less than Forty Three Dollars Dollars (\$ 43,00 ) each, 30 Days

payable on the 10 day of each month hereafter beginning with the month of October , 19 79 , and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; 

addition to Date: Of. Closing until paid, interest to be paid monthly and \* being included in

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be -prono pro-rates the parties hereto as of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is

(B) for an organization or (even il buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

of less than \$ NONE in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as heir respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any use licens, costs, water rents, fares, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added on any consumer a part of the delivered at the rate ellorensial, without waiver, however, of any right arising to be seller for buyer's breach of contract.

uens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or his assidns. And it is understood and agreed between said parties that time is of the essence of this contract, and in case the luyer shall fail to make the payments above reguined, or any of them, punctually within ten days of the time limited therefor, or lail to keep any agreement herein contained, then the seller at his option shall have the hollowing tights: (1) to declare this contract, null, and void, (2), to declare the whole unpaid principal balance of said purchase price with the interest therean at once due and payable and/or (3) to loreclase this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in layor of the buyer as adainst the seller hereunder shall utterly cease and determine and the rights to avail of recentry, or any other act ol said seller to be preformed and without any right of the buyer to reluminer shall enter the advert here also also preformed and without any right of the buyer of relux. The agreements had never the made: and in create the vert to and tervest in adverted and enter the soluter, in case the layout the there there also also be preformed and without any right of the buyer of relux. The agreement here is advected without any act of recentry, or any other act of said seller to be preformed and without any right of the buyer of relux. Techamation or compensation for moneys paid of account of the purchase of said property as alsolutely, likely and perfective as if this contract and such payments had never here made; and in contract, are to be retained by and helong to said seller as the agreed and reasonable tert of said premises up to the time of such delault. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to case therean or thereto belonging. 601 97 Oregon

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision bereal shall in no w his right becember to enforce the same, nor shall any waiver by said seller of any breach of any provision bereal be held to be a waiver of seeding breach of any such provision, or as a waiver of the provision itself. Falls.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.4.,950.00..... OLL

In case with of activate other property or value diven or promised which is  $\frac{1}{1000 - 1000}$  and  $\frac{1}{1000 - 1000}$ . In case with or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the may adjudge reasonable as attorney's less to be allowed plaintill in said suit or action and if an appeal is taken from any judgment or decree trial court, the buyer further promises to pay such sum as the appellate court, the buyer further promises to pay such aum as the appellate court shall adjudge reasonable as plaintill's attorney's less on such the appellate court shall adjudge reasonable as plaintill's attorney's less on such the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintill's attorney's less on such the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintill's attorney's less on such the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintill's attorney's less on such the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintil's attorney's less on such the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintil's attorney's less on such the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintil's attorney s less on such the buyer further promises to pay such sum as the appellate court shall adjudge the sum as the plaintil's attorney s less on such the buyer further promises to pay such sum as the appellate court shall adjudge the sum as the plaintil's attorney s less on such the buyer further promises to pay such sum as the plaintil's attorney s less on such the buyer further plaintil's attorney s less on such the buyer further plaintil's attorney s less on such the buyer sum as the plaintil's attorney s less on such the buyer such sum as the buyer sum as the buyer sum as court m

appeal. appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the contest so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions bereol apply equally to corporations and to individuals.

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 alfixed hereto

statement by its officers duly authorized thereunto by order of its board of directors Buyers: Sellers tax hichae 1 lerbert W. Waites (I gares n S. Waites JJanen? Send Auf E. W. Fantance, beiweger Fill (D.) IP not opplication, al deleted; see Oregon Revised Section 93.030. [Notariol ack ment on reverse]. wendoly •IMPORTANT NOTICE: Delate, by lining out, whichever phrase and whichever warranty (A) or (B) is not diphtabilik if warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truh-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-News Form No. 1308, or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar. the . ble, should be evised. Statutes al. acknowledg 1. ment on reverse). STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the 4th day of \_\_A.D., 19\_79\_at\_11:48\_\_\_\_o'clock\_\_\_A\_\_M., and duly recorded in Vol\_\_\_M79 October 23 53 0 Teeds \_on Page\_ WM. D. MILNE, County Clerk \$3.50 FEE By\_\_ erutha