-Seller Pays Existing Mortgage or Contract. ORM No. 845-CONTRACT-REAL ESTATE Vol. M Page CONTRACT-REAL ESTATE 75548 a Mul a Units, CONTRACT, Made this 17 day of September Robert D. Lyells, 2943 Hostetter Rd., San Jose, Calif. 95132 1979 between hereinafter called the seller, Don Novay, 3287 Sueno Dr., San Jose, Calif. ....., hereinafter called the buyer, and WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller Township 35 South Range 12 East Williamet Meridian Section 19; Northeast ‡ of Southwest ‡. All Subsurface rights have been reserved. Seller retains a 60 foot wide meandering nonexclusive roadway easement for ingress and egress for mining, timbering, and agriculture and all other roadway purposes. hereof, the receipt whereof hereby is acknowledged by the seller; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and in the amounts as follows, to-wit: \$96.59 or more per month beginning 10/15/79 and monthly thereafter. PHILIP J. FONTAINE NOTARY PUBLIC - CALIFORNIA OFFICIAL SEAL  $Q_{2}^{2}$ CULTURE ROLLION ROLLING n substanting a banarie of a second to be being for a banarie for the second second of the second second for the Source (Defension) general (Defension) general (Defension) DK2 Personal Annal Constant is pre-terning of the source The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily tor buyer's personal family, household or agricultural purposes or commercial purposes other than agricultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes of the rate of 92. 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 92. Control to the price price of the pri ....until paid, interest to be paid. Monthly and \${ being included in the minimum regular payments above required. Taxes on said premises for the current year shall be prorated between the parties hereto as of date of contract 19.79. The buyer shall be entitled to possession of said lands on LDON. LECONDINE. CONULTS and may retain such possession so long as on in default under the terms of this contract. The buyer after any waste or strip thereof; that he will keep said premises and the buildings, now or hereafter erected in default under the terms of this contract. The buyer after any waste or strip thereof; that he will keep said premises free from construction and all immes he will keep the premises and the buildings, now or hereafter erected in a default the there is the strip and will not suffer or permit and will not suffer or and reinburge selfer for all costs and attorney's less incurred by him in delending against any such liens; liens and save the selfer harmless therefore and reinburge selfer for all costs and attorney's less incurred by him in delending against any such liens; all water rents, public charges and municipal liens which hereafter lawfully may solve upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured solved upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured solved upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense. recorded in the Deed\*, Mortgage\*, Miscellancous\* Records of said county in book/reel/volume No. \_\_\_\_\_\_\_\_ on page \_\_\_\_\_\_\_ thereof or as thereof or as document/lee/lile/instrument/microtilm No. \_\_\_\_\_\_(reference to which hereby is made) on which the unpaid principal balance thereol at this less (han 8. (Continued on reverse) \*IMPORTANT NOTICE: Delete; by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, or such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. Robert D. Lyells an an ann ann ann a a' sgàc tan ann a saca ann tananta STATE OF OREGON. 1010 2943 Hostettere Road conversion of the and a contract of the state San Uo'se, Ca, 95132 and the una count scattered 1649 COS County of ..... I certify that the within instru-SELLER'S NAME AND ADDRESS ment was received for record on the Don Kovay Star BOULE2 BON SE8A Chilloguin - Or 97624 BUYER'S NAME AND ADDRESS in book/reel/volume No......on SPACE RESERVED FOR page ......or as document/fee/file/ After recording return to: South Valley State Bank After recording return to: instrument/microfilm No. RECORDER'S USE Record of Deeds of said county. . 6th Street Witness my hand and seal of Klamath Falls, Oregon and Succession County affixed. Unil a change is requested all tax statements shall be sent to the following the DON ROVAY address 14 12 NAME Childquin, Cr. 97624 NAME ADDRESS, ZIP 2 Auto Deputy By 

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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 payments approach the interest therein of one due and payables. (1) to declare this contract null and void, (2) to declare the work of the interest therein of one due and payables. (3) to withdraw said deed and other documents from escrew and/or (4) to foreclose this contract of and in a second of the payments is equily and in any of such cases, all rights and interest created or then existing in layor of the buyer as against the selfer there and the right to the possession of the premises above described, and all other rights acquired by the buyer of return reclamation or compensation for case of such delault all payments theretories made on this contract are to be preformed and without any rights into cases and resonable rent of said purchase of said selfer to be preformed and without any right of the buyer of return reclamation or compensation for case of such delault all payments theretories made said selfer, in case of such delault and being to said selfer to be preformed and without any rights into adverse and resonable rent of said below; and below to said such any time of any inclusion or compensation for case of such delault and process of law, and take immediate possession of the said selfer, in case of such delault, shall have the right immediately, or any time relative to end resonable rent of, said belong in the improvements and apputtenances thereafter, to enter upon the bound any time interest thereafter, to enter upon the said selfer of require possession thereafter to reduce the same thereafter to enter upon the bound and belong to said selfer of any time thereafter. To enter upon the same set to be held be bound to said such as a more thereafter. To enter upon the same and the right immediately, or at a waiver of the provision itself.

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in beach real sectors in 3287 Sueso, 26., 70. 06.56 San Jose, 6a. 07. 77. 20. NOVE THEFTERS 35 Dou yoush us i c Constitute for the second

The true and actual consideration paid for this transfer, stated, in terms of dollars, is \$1.0,000.00. OHowever, the actual consideration con-sists of or includes other property or value given or promised which is The writing Consideration (indicate which). In case, suit or action is instituted to foreclose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action agrees to pay such party's attorney's less on such appeal. In constraining this contract, it is understood that the seller of the buyer may be more than one person or a corporation; that it the context so requires, shall be made, assumed and implied to make the provisions hereol apply gually to corporations and to individuals. This agreement, shall be inden in and include the plure, the masculine, the termine and the neuter, and that generally all grammatical changes the singular, security, administrators, personal representatives, successors in interest and assigns as well. by executors, administrators, 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 is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authofized thereunto by order of its board of directors. Non ourse fella by Adrian Don Rovay Robert D Lyells ATTOINCY IN FAC NOTE—The sentence between the symbols (), if not copplicable, should be de STATE OF OREGON, ble, should be deleted. Sea ORS 93.030). STATE OF OREGON, County of ... County of SANTA CLARA 205.16 TOCTOBER II TH ., 19..... 4183 4.J.X. ., 1979 Personally appeared .... Personally appeared the above named ADRIAN LYEELS (AS'ATTORNEY each for himself and not one for the other, did say that the former is the president and that the latter is the IN FACT FOR ROBERT D. LYELLS) and acknowledged the loregoing instru-ment to be. HER voluntary act and deed. Before me: (OFFICIAL: SEAL) and acknowledged the toregoing instrusecretary of ..... Gon CALIFORNIA Ppr. Or Notary Public for Oregon My commission expires MARCH 24, 1981 My commission expires: 10 c ORS 93.635 (1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument Sis executed 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-veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ties are bound thereby. ties are bound thereby. ORS 93,990(3) Violation of ORS 93,635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) OFFICIAL SEAL PHILIP J. FONTAINE NOTARY PUBLIC - CALIFORNIA (If executed by a corporation, affix corporate seal) SANTA CLARA COUNTY My comm. expires MAR 24, 1981 with the p price to the order of the celler at the times and an the STATE OF OREGON, hereof, the receipt where  $p_i$  here  $p_i$  is achimaled for hinternation called the numbers price of which 5 depend the many others. County of Klanatte loveus ann of Treatment of the state Personally appeared the above named and acknowledged the foregoing instrument to be True voluntary act and deed. of term in the brands' proper in Y and Belore me: Al Southered 1. IL Substitute 9 de 1005 statistication montre (OFFICIAL SEAL) Notary Public for Oregon uşananı 25 Barta Kanış 12 adat 8-23-81 My commission expires: particities second part ( bratti Speare 6 STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the 16th day of October A.D., 19 79 at 4:01 o'clock P M., and duly recorded in Vol M79 of \_\_\_\_\_ Deeds MARC WM. D. MILNE, County Glerk \$7.00

By Deraetha & Spelach Deputy