FORM No. 845-CONTRACT-REAL ESTATE Seller Pays Existing Mort 75616 CONTRACT-REAL ESTATE Vol. 979 Page 245xn THIS CONTRACT, Made this 20th day of March , 1979 , between ED L. HOWELL 325 Main St., Klamath Falls, OR 97601 and LYNDA LOU JONES hereinafter called the seller, P.O. Box 342, Keno, OR 97627 WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller By Manue Elos Millera Township 38 South Range 13 East WED MILKE COUNS CHO 3 . on Page 24523. led for record of resident will . LE OF ORECON' COUNTY OF KOMMIN' 17 THIRTY FIVE THOUSAND DOLLARS for the sum of . hereof, the receipt whereof hereby is acknowledged by the seller; the buyer agrees to pay the balance of said purchase ^{ge}\$367.14 ör more payable, "monthly, "which includes 9% per ^{eg}annum interest beginning March 20, 1979; payments due on ^{do}the 16th day of each month until balance is paid in full? (GEROMATION CONTINUED) Che es many averagine a contra de la balancepte abaie conspirant pére que rectair tras inputation odana Ibarobi Sadis Iversawa Ver ana an a second start to address the started by the restored of the address in the start start and the start of the The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal family, howshold on addicultural purposes. (B) for an organization or (even if 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 98. New of experience with the list.until paid, interest to be paid...... An minimum regular payments above required. Taxes on said premises for the current year shall be prorated between the parties hereto as of the imposed upon said premises, all promptly before the same or any part thereof become past due; that at all upor said premises, all promptly before the same or any part thereof become past due; that at all upor said upor said premises and municipal liens which hereafter and save and save and upor said premises and municipal liens which hereafter and property. and \${ in addition to being included in be imposed upon said premises, all promptly before the same or any part thereof become past due; that at ouver's expense, he will insure and keep insured all buildings now, or hereafter erected, or, said premises against loss or damage by lire (with extended coverage) in an amount not less than s in a company or companies salislactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies/ol insurance. to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any such lines, costs, water rests may appear and or to procure, and pay, for such insurance, the seller any do so and any payment so made shall be added to and become a part of the debt secured by this or The said described premises are now subject to a contract or a mortgage (the word mortgage as used herein incluses within its meaning a trust deed) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is opplicable and if seller is a creditor, as such word is defined in the rituth-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. as solvers. Here a in the form No. 1300 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use stevens rest form its. Low Ed. Lt.: Howell states to the distance to the states of the states o KTAMAIN FAILS, OK 37.001 SELLER'S NAME AND ADDRESS LYNDA LOU JONES, WORTHFITTIN DEED T, FUE EAGUE OF GO (certify) that the within instru-DO BOX 342 DO BOX 342 LINEFICE THE EAGUE OF GO (certify) that the within instru-CO (certify) that the within Provide upon contest and address of the second of the second of address of the second of t After recording return to the second SPACE RESERVED ***325 Main St. The second of Deeds of said county Witness my hand and seal of the second of the seal of the second of the seal of the second of Klamath Falls, OR 97601 Unit a change is requested all fax statements shall be sent to the following address. Unit a change is requested all fax statements shall be sent to the following address. Witness my hand and seal of County affixed Lynda Lou Jones P:O: Box 5-2 Keno, OR 97627 NAME ADDRESS ZIP NAME IL TITLE S. Managara BrDeputy 1 1 M.L. 5 3 12

belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect his right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itsell. of any such provision, or as a waiver of the provision itself.

and is herewith instructed that upon payment of the balance of this con-tract, the executed Warranty Deed held by Mountain title should be releas-ed to the buyer. Mountain Title is further instructed to release to seller the buyer's Quitclaim Deed in the event of default by the seller.

Mine true and actual consideration paid for this transfer, stated in terms of dollars, is 8...35,000.0000 However, the actual consideration con-sists of or includes other property or value given or promised which is part of the consideration (indicate which).0 is assessed of the consideration of the consideration (indicate which).0 is assessed of the consideration of the consideration (indicate which).0 is assessed of the consideration of the consideration (indicate which).0 is assessed of the consideration of the consideration (indicate which).0 is assessed of the consideration of the consideration of the consideration (indicate which).0 is assessed of the construction of the construction of the consideration (indicate which).0 is assessed of the construction of the construction of the construction of the consideration (indicate which).0 is assessed of the construction of neus, erecurors, auministrators, 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 authorized thereunto by order of its board of directors.

NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030).

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instrument is the corporation and that the seal allized to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

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(1) QR3)33.635-(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 is corcuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the tille 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. rre nound increase. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100:

(DESCRIPTION CONTINUED)

Mortagage exists of said property in the sum of \$233,000.00, said sum being owed on this as well as other property. Ad-dendem to above mentioned mortgage makes provision for Duce to the orelease of this mortgage.

thereof, the receipt whereo, hereby is acknowledged by the selfer, the buyer agrees to pay the halonon of said purchess for the sum of Dellars (1993) and the best of Wheel S 734,28 has been puid at the first of the current of the first of the Dellas (1, 35, 000, 00 for the sum of THIRTY FIVE THOUSAND DOLLARS

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