79377	CONTRACTREAL ESTATE	
		9999, 1944 TO 12, 255 M (1.2) E C 11 A 4, 526 20 TO 1. 17 TO 10
THUS CONTRACT IS	15th day of Ja	
THIS CONTRACT, Made this HILTON R. THOMAS		nuary , 1980 , between
		, hereinafter called the seller,
and HOWARD C. HASSETT	and MARY A. HASSET	T

FORM No. 705. CONTRACT—REAL ESTATE—Purchaser Assumes Existing, Encumbre

, 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 described lands and premises situated in Klamath County, State of Oregon to-wit:

Lot 3, Block 8, MOYINA THIRD ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon,

for the sum of ____SIXTY-THREE THOUSAND-____ _____Dollars (\$63,000.00 •) hereinalter called the purchase price, in part payment of which the buyer assumes and agrees to pay aXMXXXXX or mortgage (the word "mortgage" as used herein includes within its meaning a trust deed) now on said land recorded in book. M-78 _____at page_20861_ or as file number ______, reel number

(indicate which) of the Deed*, Mortgage*, Miscellaneous* Records of said county, reference to which hereby is made,, the unpaid principal balance of which is \$ 40,000.00, together with the interest hereafter to accrue on said contract or mortgage according to the terms thereol; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and in amounts as follows, to-wit:

\$23,000.00 on or before March 15, 1980 (said amount assigned to Seller from the proceeds of Buyers' sale of property to Dale O. Woods).

All of said purchase price may be paid at any time; all of the said deferred payments shall bear interest at the rate of _______ per cent per annum from ______ until paid,

interest to be paid......and * {in addition to being included in the minimum regular payments above required. Taxes on said premises for the current fiscal year shall be prorated between the parties hereto as of the date of this contract

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(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 the setter is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z; the setter MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lies to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.

Hilton R. Thomas STATE OF OREGON. 55. SELLER'S NAME AND ADDRESS County of Howard C. and Mary A. Hassett 10719 Beccore Ace Klassan Jalls, Cyr Buyer's NAME AND ADDRESS 9710 I certify that the within instru-N., and recorded 47601 CE RESERVED in bookon page.....or as After recording return to: FOR file/real number , RECORDER'S USE Record & Deeds of said county. Witthes my hand and seal of County affixed NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the following address. Recording Officer ByDeputy NAUE ADDRES

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall full to make the full shifts and increase of the source required, or any of them, and the parties that time is of the essence of this contract, and in case the buyer shall full to make the full shifts (1) to declate this contract null and void (2) to declare the whole unpaid principal balance of said purchase price with the fine limited therefor, or lait to keep any adreament due on said contract or mostfade, principal and inferest, or any of them, punch and the buyer as adjust the selfer the time limited therefor, or lait to keep any adreament due on said contract, or mostfade and principal and inferest, or any of them, punch in lavor of the buyer as adjust the selfer hereunder shall utterly case and determine and the right to the posterst accuse with the inferest there shall ever to and reveal and the right to the posterst or any of the selfer at his contract and without any in the following the selfer at his contract and without any in the selfer of the upper threeunder shall utterly case and determine and the right to the posterst cerest created or time stating to be performed and without any is if this contract of iterur, reclamation or compensation for moreys, naid on account of the purch and such payments had never been mule; and in Case of such default, shall have the right immediately or at any; inter thereof, together with all the immediately or at any; intervent and such payments had never been mule; and in Case of such default and have the side immediately or at any; intervent of said selfer as the agreed and reasonable creater, to cale upon the had in the observent of said selfer as the agreed and reasonable creater is and such default and have the right immediately; or at any; time thereather, to cale upon the had in the observent of and payments therefolder. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provisio process of law, and take immediate possession thereoi, together with all the improvements and appurtenances thereon of thereto ocionking. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way allect is right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol shall in no way allect ceeding breach of any such provision, or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is 63,000.00. Offowever, the actual consideration consists of or includes other property or value given or promised which is part of the whole consideration (indicate which).0 consists of or includes other property or value given or promised which is the whole consideration (indicate which). (1) In case suit 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 oppeal of the trial court, the buyer further promises to pay such sum as the appellate court. Is all using this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the soft so all uses of a purple of the trial court. The self is and include the provisions hereof, the buyer agrees to pay such sum as the appellate court. Is all using this contract, it is understood that the selfer or the buyer may be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, the masculine, the femine and the neutrer, and the determine and the neutrer, and the femine and the neutrer, and the femine and the individuals. IN WITNESS WHEREOF and parties have executed this instrument in disclicate. It wither of the instrument is disclicated to the provisions hereof apply equally to corporations and to individuals. inde, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; II 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. liomo-0 Mary NOTE-The sentence between the symbols (). If not applicable, should be deleted. See ORS 93,030). STATE OF OREGON. STATE OF OREGON, County of ... County of Klamath 55. 이 없는 것이 같이 같이 같이 같이 같이 같이 같이 했다. 1-15, 19 Personally appeared Personally appointed the above named to ward each for himself and not one for the other, did say that the former is the president and that the latter is the and who, being duly sworn, Hisett Un President and that the latter is the secretary of <u>___</u> and acknowledged the foregoing instruand that the seal allized to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in bear half 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: ment to bevoluntary act and deed. (OFFICIAL B. fore me: SEAL) SEAL) ttelle del Notary Public for Oregon My commission expires: My Commission Expires July 13, 15:1 My commission expires: Notary Public for Oregon (SEAL) (DESCRIPTION CONTINUED) COUNTY OF KLAMATH; S. 'led for record at request of <u>Mountain Title Co.</u> "is <u>ISTH</u> day of <u>Januarv</u> A. D. 19<u>80</u> at <u>3:18</u> clock ^PM., and luly recorded in Vol. <u>1120</u>, of <u>Doolls</u> _ on Page_<u>871</u> Wm D. MILNE, County Cleri By Deruthas Fee \$7.00