day of February 26th THIS CONTRACT, Made the 2011 du STEVEN A. WENDKOS and JOY S. WENDKOS

ESTATE-Partial Payments

Orange and State of California of the County of , hereinafter called the first party, and ROBERT E. STARK, an unmarried man and MICHAEL W. BOTTS, an unmarried man of the County

MTC- 8583

n-in-Lending Series).

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19 80 , between

and State of California hereinafter called the second party, oł Orange WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as hereinalter specified, the first party hereby agrees to sell, and the second party agrees to purchase, the following described real estate, situate in the County of Klamath , State of Oregon , to-wit:

Lot 26, Block 103, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 UNIT, PLAT NO. 4, as recorded in the office of the County Recorder of Klamath County, Oregon.

TEN THOUSAND AND NO/100- - - - - - - - - - Dollars (\$10,000.00) hich ONE THOUSAND AND NO/100- - - - - - - Dollars (\$1,000.00) for the sum of on account of which is paid on the execution hereof (the receipt of which is hereby acknowledged by the first party), and the remainder to be paid to the order of the first party with interest at the rate of 12. ... per cent per annum from , on the dates and in amounts as follows: , 19

quarterly, beginning ,1980 and continuing thereafter until ,1983, at which time the entire balance of principal and interest remaining unpaid shall become due and payable.

The buyer (also called second party) warrants to and covenants with the soller that the real property described in this contract is $\bullet(A)$ primarily for buyer's personal, family, household or agricultural purposes, (13) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

Takes for the current tax year shall be prorated between the parties hereto as of the date of this contract. The second party, in consideration of the premises, hereby agrees to pay all taxes hereafter levied and all pullic and municipal liens and assessments hereafter lawfully imposed upon said premises, all promitly and before the same or any part thereof become past due, that he will keep all buildings now or hereafter erected on said premises insured in favor of the first party against loss or damage by fire (with extended coverage) in an amount not less than \$

a company or companies satisfactory to first puty, and will have all policies of insurance on said premises made payable to the first party as first ty's interest may appear and will deliver all policies of insurance on said premises to the first party as soon as insured. All improvements placed reon shall remain, and shall not be removed before final payment be made for said above described premises.

pensation for money paid or for improvements made as absolutely fully and perfectly as if this agreement had never been made. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 10, 0.00, 00 CHowever, the actual consideration consists of or includes other property or value given or promised which is the whole and in case suit or action is instituted to foreclose this contract or to enforce any of the provisions thereof, second party agrees to pay such sum as the trial court may adjudge reasonable as attorney's fees to be allowed plaintiff in said suit or action and if an appeal is taken from any putgment or decree of such trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as attorney's fees to be allowed plaintiff in said suit or action and if an appeal to meet's fees on such appeal. The second party luther agrees that failure by the first party at any time to require performance by the second party of any provision hereof shall in no way after their party's right hereinder to enforce the same, not shall any waiver by said first party of any breach of any provision hereof the belt to be a waiver of any successing the terms of the same, by said first party of any breach of any provision In constroing this contract, it is understood that the first party or the second party may be more than our prevent. In constroing this contract, it is understood that the first party or the second party may be more than our prevent. In constroing the contract, it is understood that the first party or the second party may be more than our prevent that further context and the stronglar promous shall be taken to mean and include the plus in the maximum, this compositions and to individuals *LIN INTERSE* WHEREFORE could conside the provison hereof apply equally to corporations and to individuals *LIN INTERSE*.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-

dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto

by its after all authorized thereunto by order of its hoard of directors. Robert E. Stark Michael N. Botts The renterne between the sym-or (8) is not opplicable. Truth-in-banding At took closures; for this purpose, finance the purchase of a JOY S. Wendkos *IMPORTANT NONCE: Delew. by linkeg out, whichever phrase and whichever warrinnty (A) is not applicable. If warranty (A) is applicable and if the selfer is a creditor, as such word is defined in the first-in-lending Att and Regulation Z, the selfer MUSI comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Nets Form No. 1304 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Nets Form No. 1307 or similar. Until a change is requested, all tax statements shall be sent to the following name and address

FORM No. 147

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