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THIS CONTRACT, Made this 26 day of March 1980, between and Michael K. Morris and Joanne Morris, husband and wife,

, 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: according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Subject, however, to the following: Sewer and water use charges, if any, due to the City of Klamath Falls.

2. The premises herein described are within and subject to the statutory powers, including the power of assessment, of Klamath Project and Klamath Irrigation District.

3. Reservations as contained in Deed recorded in Volume 124,

page 204. Records of Klamath County, Oregon, as follows:
"The Grantees herein agree that all dwellings built facing on Shasta Way are to cost not less than \$2,000.00, and that all dwellings built in the balance of the Sunnyland Tract shall cost not less than \$1500.00."

for the sum of Thirty-Four Thousand Five Hundred and No/100th Bollars (\$34,500.00) (hereinafter called the purchase price) on account of which Three Thousand and No/100ths-----Dollars (\$3,000.00) 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: \$31,500.00) to the order of the seller in monthly payments of not less than Three Hundred Thrity and 31/100ths------Dollars (\$330.31) each, or more, prepayment without penalty payable on the 26th day of each month hereafter beginning with the month of April , 1980 monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

The tayer wartints to and covernate with the seller that the real property described in this contract is
((A) primarily for hower's personal, tamely, household or agreeditural purposes.

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**IMPORIANT NOTICE: Delete, by fining out, whichever phrase and whichever warranty [A] or [8] is not applicable. If warranty [A] is applicable and if seller is a creditor, in such weed is defined in the Truthsin-Lending Act and Regulation 2, the seller MUST comply with the Act and Regulation by making required disclasses; for his purpose, are Stevens Ness ferm No. 1308 or similar. If the contract becomes a list from the purchase of a dwelling use Stevens Ness form No. 1307 or similar.

	interes the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar.		
		STATE OF OREGON,	
SEASON SERVICE AND AND LEADING		County of	
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		Record of Deeds of said county.	
NAME, ADDIESS, 210		Witness my hard and seal of	
Until a thange is requested all fax statements shall be sent to the following address.		County affixed.	
Michael K. Morris and Joanne I. Morris 3527 Chelsea			
	/	NAME	
Klamath Falls, Oregon 17601	-	By Deputy	

A. D. 19_80 at 12 & Clock P.M., and

W-D. MILNE, County Clary
Sens line 1 / let Kee

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Deeds

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And it is inderstood and agreed between said parties that to be is of the essence of this contract, and in case the huyer shall tail to make the payments required or any of them, purctually within 20 days of the time his too keep any agreement herein contained, then the white at his provided or any of them, purctually within 20 days of the time his independent to the bolic ungular principal balance of said purchase price with provided by his contract (ull and yord, (2)) to declare the whole ungular principal balance of said purchase price with his contract the room at once due and payable, (3) to withdraw said feed and other documents from escribe and/for (4) to Interlose this contract point in the said man of such cases, all tights and interest created or then ess time in layor of the buyer is adequally exact to and revert in said sections and the right to the procession of the members above described or I all other rights acquired by the buyer hereunder shall revert to any other rectant above described or I all other rights acquired by the buyer of return, reclamation for some and the right to the procession of the members above described or I all other rights acquired by the buyer of return, reclamation for some and the right to the procession of the members above described or I all other rights acquired by the buyer of return, reclamation for some and the right to the procession of the remarks above described or and properties of this contract and such payments had never been made; and in contract and account of the processor of some of some described or and property as absolutely, if I all properties of this contract and such payments had never been made; and increased with the billion of the processor of the time of such default. And the said seller to each of such default have the right immediately, or at any time therefore, one of the following the process of law, and take immediate, pass soon thereof, together with all the improvements and appurtenances thereon or thereto accounts.

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some as the trial court may adjudy additional or decree of such trial party's atomey's less on such an In constroing this contract, the singular pronount shall be take shall be made, assumed and implements with bind.	ge reasonable as all the court, the losing party burther arous open. It is understood that the seller or fair to mean and include the plural, it is do make the provisions besed againful increase the benefit of, as the seller of the benefit of, as the seller of the sel	he buyer may be more than on masculine, the brainine and ply qually to corporations and circumstances may require, not interest and assigns as well.	the neuter, and that generation; the neuter, and that generate in individuals. only the immediate parties	int if the content so require, sally all granumatical changes hereto but their respective more of the undersigned
IN WITNESS WI	HEREOF, said parties have acused its corporate name to be acused its board of	o be signed and its co.	rporate seal affixed	hereto by its officers
is a corporation, it has c duly authorized thereunt	to by order of its board of	directors. M	1. My	
Vauline	Genly	Michael	K. Morringers	io
Pauline Gentry	u	Lanne	Morris	
water The contents between the sy	ymbols (P. if not applicable, should be	deleted. Sea ORS 93.030).) 55.
STATE OF OREGON,)	STATE OF OREGON, C	. 19	
Klama		Personally appear	ad	and and
	. 19 80			who, being duly sween,
Personally appeared the Pauline Gentry,	e above named Michael K.	each for himself and no	t one for the other, did	say that the former is the and that the latter is the
Morris and Joan	ne Morris		secretary	of ·
and acknow	vledged the foregoing institu-	7 7		. a corporation, ement is the corporate seal
ment to be	voluntary act and deed.	of said corporation and	triate street to the street	iment is the corporate snal is signed and sealed in be- id of directors; and each of a voluntary act and dyed.
Vylgie nie:L	i L. Garrison	them acknowledged sa. Before no:	id instrument to be its	voluntary act and deed.
(OFFICIAL TYPE	ea. During		ang di Tan A	(SEAL)
Notary Publ	ic for Oregon 6/19/83	Notary Public for Oreg My commission expires		
		the to any real property, at a t	ime more than 12 months fr	om the date that the instrument
				rument is executed and the par-
ties are bound thereby,	n of OKS 92.635 is punishable, upon	conviction, by a fine of not a	nore than \$100.	
	(D:	ESCRIPTION CONTINUES		that Buvers
r. i. further	understood and ag	reed between ti	he parties her	he premises herei
have made an 1	understood and ag ndependent invest have entered int	igation and in	t without rel	ying on any
described, and	have entered interpretation or	covenant not s	pecifically e	mbodied in this
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		OREGON; COUNTY C		
	illad for te	cord at request of	MOUNTAIN TI	TLE COMPANY
	1164 101 10			

this ______ 3lstday of ____March_

duly recorded in Vol. __N80

Fec \$ 7.00