THIS CONTRACT, Made this 15

November

and

HOWARD A. POHRMAN

. , hereinafter called the seller,

, 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:

The Northwest one-quarter of the Northeast one-quarter of Section 1, T. 35 S., R. 11 E., of the W.M., in the County of Klamath and State of Oregon.

for the sum of TWELVE THOUSAND AND NO/100 - - - ----- Dollars (\$ 12,000.00 (hereinalter called the purchase price) on account of which NINE THOUSAND AND NO/100 - - -

Dollars (\$ 9,000.00) is paid on the execution hereof (the receipt of which hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows,

A balance of \$3,000.00 payable in monthly installments of not less than \$30.00 per month including 8% interest with full amount due and payable

First payment due and payable on 10th of month following month of closing. A like payment due each and every month thereafter.

All of said purchase price may be paid at any time; all deferred balances shall bear interest t the rate of date

The buyer warrants to and covenants with the seller that the real property described in this contract is \$\prec{\partial}{A}\$ primarily for buyer's personal, family, household or agricultural purposes, \$\prec{\partial}{A}\$ for an organization or teven if buyer is a ballocal partial for the buyer is a ballocal partial buyer.

The buyer shall be entitled to possession of said lands on Dec. 1 ... 19 79 , and may retain such possession so long as he is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter erected, liens and save the seller harmless thereform and remises seller for all costs and attorney's lees incurred by him in defending against any such liens that he will pay all the hereafter levied against said property, as well as all water rents, public charges and municipal liens which hereafter law fully keep insured 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 all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less

than \$\(\) in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of invarance to be delivered as soon as insured to the excrow agent hereinalter named. Now any payment so made shall be added to and become a part of the debt secured by this contract and shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

The seller has exhibited unto the buyer a title insurance policy insuring marketable title in and to said premises in the seller, seller's title. Contemporaneously herewith, the seller has executed a good and sulficient deed (the form of which hereby is approved by the buyer) conveying the above described real estate in lee simple unto the buyer, his heirs and assigns, free and clear of incumbrances as of the date hered, excepting the above described real estate in lee simple unto the buyer, his heirs and assigns, free and clear of incumbrances as of the date hered, excepting the above described real estate in lee simple unto the buyer, his heirs and assigns, free and clear of incumbrances as of the date hered, excepting

the easements, building and other restrictions now of record, it any, and See title report for other

encumbrances and has placed said deed, together with an executed copy and has placed said deed, together with an executed copy of this con and the title insurance policy mentioned above, in escrow with Transamerica Title Ins. Co. (Gateway Branch) escrow agent, with instructions to deliver said deed, together with the line and title insurance policies, to the order of the buyer, his heirs and as upon the payment of the purchase price and full compliance by the buser with the terms of this agreement. The buser agrees to pay the balant said purchase price and the respective installments thereof, promptly at the times provided therefor, to the said escrow agent for the use and by the seller. The escrow lee of the escrow agent shall be paid by the seller and buyer in equal shares; the collection charges of such agent aball be

he the seller. The escrow fee of the escrow agent shall be paid by the seller and buyer in equal shares; the collection charges of such all the paid by the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare the whole unpaid principal ball ance of said purchase price with the interest thereon at once due and payable, (3) to withfraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and determine and the right to the possession of the purchase of secribed and all other rights and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, contract and so such default, shall have the right immediately, or at any time thereafter, to enter upon the land altoresaid, without any provision bereed to said seller to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default, and that the improvements and apputtenances thereon or thereto belonging all the surface of law, and take immediate possession thereof, teacher with all the improvements and apputtenances thereon or thereto belonging all the surface of the provision steeps that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way all the improvements and apputtenances thereon or thereto belonging to a such default of the seller at any time to require performance by the buyer of any provision hereof the latter of the provision of

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.

FAJO, INC. By: Focual O Cohrman

is not applicable. in-lending Act and for this purpose, the nouther of a

HOWARD A POINTMAN

*IMPORIANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as 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. 1300 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.

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RECEIVED PAYMENTS ON WITHIN CONTRACT. AS FOLLOWS:

DATE	INSUF OR T	INSURANCE OR TAXES		REST	INTEREST PAID TO	PRINCIPAL		PRINCIPAL BALANCE		DATE	INSURANCE OR TAXES		INTEREST		INTEREST PAID TO	PRINCIPAL		PRINCIPAL BALANCE	
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CONTRACT (FORM No. 854) STLLING. ASSESSELAN PUB. CO. PORTLAND. CRE	BETWEEN Address AND.	Address	Dated , 19 Lot Block Addition	County of Klamath I certify that the within instrument was received for record on the 13thday of May, 19.80, at 3:31 o'clock P.M., and recorded in book M80 on page 8801 or as filing fee number 84.288, Record of Deeds of said County. Witness my hand and seal of County affixed. Win. D. Milne County affixed. Win. D. Milne County Clerk Fille. Fee \$7.00
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STATE OF OREGON,) County of Multnomah) November 15 10 79	STATE OF OREGON, County of Multnomah) ss. November 15 , 19 79 Personally appeared Howard A. Pohrman and who, being duly sworn.
Personally appeared the above named Howard A. Pohrman	each for himself and not one for the other, did say that the former is the president XMXXMXXMXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
and acknowledged the foregoing instru- ment to be his voluntary act and deed. Before me: (SBAL) Mullicular Contest Secure Notary Public for Oregon My commission expires: 11/30/81	Fajo, Inc. a corporation, and that the seal attixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in he half of seid corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Mullicular (SEAL) Notary Public for Oregon My commission expires: 11/30/81