NAME, ADDRESS, ZIP

| and WILBUR | RACI. Wane uns | day | real estate Vol | . <u>M8/</u> Page 14051, between |
|---|--|--|--|--|
| | RACT, Made this ID W. HAYNES and | | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | hereinafter called the seller. |
| | | | | and and wife. hereinafter called the buyer. |
| | | | tual covenants and | agreements herein contained, the seller ler all of the following described lands of |
| | ot 3 in Block 6 | of Chemult, K of Chemult, K | Clamath County, | Oregon, le in the |
| | office of the Co | ounty Clerk of | Klamath County | , oregon. |
| | | | | |
| | | Notary Publ TAY Commissio | <i>m Caerell</i> Ic Yor Oregen on Expires | ana by 1889 |
| the above−n acknowledge | Ou this 3rd amed Raymond W. d the foregoing | instrument to | be their Wild | 51. personally appeared husband and 6372, and itany act and deed. |
| County of A | [Handard] 1,33 | | | |
| STATE OF 0! | AEGON | edetec resolvor | | |
| for the sum of Fi | ve Thousand and | 00/100 | | d and 00/100 |
| payable on the and continuing un terred balances of August 1; 11 monthly payment parties hereto as | said purchase pice 981 until paid, interest of the sale of the sal | month hereafter be- rice is fully paid. A shall bear interest erest to be paid. If axes on said premi- contract. August | ginning with the man all of said purchass at the rate of -8 monthly ses for the current 1, 1981. | onth of |
| *(A) primarily (**) (a) (b) (c) (c) (c) | ints to and covenants with | , household or agricultural | August 1 | 19.81 and may retain such possession so long |
| all buildings now or he in a company or compa all policies of insurance | reafter erected on said prem anies satisfactory to the sell to be delivered to the sell | nises against foss of damag ler, with loss payable first ler as soon as insured. No ler may do so and any pa | to the seller and then to w if the buyer shall fail to syment so made shall be t | the premises and the buildings, now or hereafter erects the will keep said premises free from construction and a sees incurred by him in defending against any such lien that as the buyer's expense, he will insure and keep insure overage) in an another the buyer as their respective interests may appear as pays any such liens, costs, water rents, taxes, or chard added to and become a part of the debt secured by the other seller for buyer's buyer's because the secured by the stress of the seller for buyer's breach of contract. |
| contract and shall bear The seller agrees and except the usual reprice is fully paid and unto the buyer, his he permitted or arising by charges so assumed by | interest at the rate alorest i that at his expense and equal to said purchase price grand to said purchase price inted exceptions and the k- upon request and upon si is and assigns, free and cli- through or under saller, c the buyer and further ex | sid, without waiver, however, the sai excepting, however, the sai excepting all liens and encur | ver, of any right arising of days from the date hereof to said premises in the si ions and easements now of it, he will deliver a good if the date hereof and free di easements and restriction mbrances created by the | the seller for buyer so buyer a title insurance policy is left on or subsequent to the date of this agreement, sa record, if any. Seller also agrees that when said purchand sufficient deed conveying said premises in lee simp and clear of all encumbrances since said date placens and the taxes, municipal liens, water rents and pubbuyer or his assigns. |
| *IMPORTANT NOTICE: U | in the Truth-in-Lending Act or | nd Regulation Z, the seller | MUST comply with the Act at | nd Regulation by making required disclosures; for this purpos |
| use Stevens-Ness Form IN | IAYNES and (NES — husband-ar | nd-wife- | The result of the second of th | STATE OF OREGON, |
| RAYLOND W: I | mu crunquenum buig to. | | mor do name a 1800 | O County of |
| WILBUR C. OS | CTERREDC and | nd and wife. | SPACE RESERVED | nent was received for record on to the control of t |

| And it is understood and agreed between said parties that time is of the essence of this contract. |
|--|
| And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payr option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price equity, and in any of such cases, all rights and interest chereon of the understand the interest chereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by su tename and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall utterly case an seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation case of such default all payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of the land aloresaid, without any process of law, and take immediate possession; thereof, together with all have the right immediately, or at any time thereafter, to enter belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of garny provision beard and resident or right freedment or enforce the same portable were the same portable were the same portable. |
| seller without any act of recentry, or any other act of said seller to be performed and without any net of recentry, or any other act of said seller to be performed and without any right of the buyer hereunder shall revert to and revest in moneys paid on account of the purchase of said property as absolutely fully and perfectly as it this contract and such payments theretolore made on this contract are to be retained by and before and such payments had never been made; at premises up to the purchase of the contract are to be retained by and before and such payments had never been made; at |
| the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or the land aloresaid. |
| of any such provision, or as a waiver of the provision itself. |
| Children S. Co. Co. Co. Co. Co. Co. Co. Co. Co. Co |
| MILBUR C. OSTERBERG and Grand Wife. |
| The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 5,000.00 |
| of or includes other property of the diverse processed which is part of the control of the processed with the part of the processed with the part of the part of the processed with the part of the processed with the processed with the part of the processed with |
| party's attorney's lees on such appeal. The losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevail in construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires the singular, pronoun shall be taken to mean and include the plural, the masculine, the teminine and the neuter, and that generally all grammatical chan. This agreement shall bind and inture to the benefit of, as the circumstances may require, not only the immediate parties hereto but their seconds. |
| small be made, assumed and implied to make the provisions hereof apply equally to corporations and the neuter, and that generally all grammatical chan this agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respect IN WITNESS WHEREOF, Said Darties, have executed this inches. |
| signed is a corporation, it has caused its corporate name to be signed in strument in triplicate; if either of the under |
| ticers duly authorized thereunto by order of its board of directors |
| Thorong Obstanting Mannet Dame |
| NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). |
| STATE OF OREGON, County of Ss. |
| Personally-appeared |
| W. Haynes & Margaret Haynes, and Wilbur each for himself and not one for the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other, did say that the former is the content of the other. |
| altd, acknowledged the foregoing instru- |
| and that the seal altixed to the foregoing instrument is the corporate sea of said corporation and that the seal altixed to the foregoing instrument is the corporate sea |
| them acknowledged said instrument to be its voluntary act and deed SEAL) |
| Notary Public for Oregon (SEAL, |
| U.A.y Condustion expires: |
| ORS 93.63b (1): All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is executed find the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be conveyed, Succept, instruments, or a memorandum thereof, shall be recorded, by the conveyor, not later than 15 days after the instrument is executed and the parties of ORS 93.990(3). Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. |
| OL ORS 93:990(3). Violation of ORS 93:635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) |
| STATE OF OREGON) |
| County of Multnomah) ss. |
| On this 3rd day of August 1981 personally appeared |
| On this <u>3rd</u> day of <u>August</u> , 1981, personally appeared the above-named Raymond W. Haynes and Margaret Haynes, husband and wife, and acknowledged the foregoing instrument to be their voluntary act and deed. |
| Solun Speneer |
| Notary Public for Oregon |
| My Commission Expires: Any 80, 1932 |
| ** * - * * * * * * * * * * * * * * * * |
| ECT OF THE COUNTY OF KLAMATH; ss. |
| Sad for record of request of Klamath County Title Co. |
| August A. D. 19 81 at 3:350 clock P C. and |
| MILMESSELH: I var in consideration of duly recorded in Vol. M81 of Deeds on Page 14051 |

FORM No. 705-CONTRAGE-REAL ESTATE-MONRIN PRYMET

W. C.

THIS CONTRACT TARGETTIS and MARCARET TURES. AUSDAN STELL STATE BY CONTRACT TARGETTIS and MARCARET TURES. Ausband and wife Research of Sterning Country Clark

COMERACT AREA ESTATE

THIS CONTRACT TARGETTIS and MARCARET TURES. AUSDANG and wife

RANDORD 1. HAVINES and MARCARET TURES. AUSDANG and WITE

COMERACT AREA ESTATE

AUTUMN CONTRACT

THIS CONTRACT

THE STATE

THE STATE