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THIS	CONTRACT,	Made	this	26th		day	of.	,.		
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William J. Cadman and LoEtta A. Cadman , hereinafter called the seller, and Thomas L. Stout and Beth E. Stout, 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:

Lot 10 in Block 5 of ARROWHEAD VILLAGE, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

for the sum of Nine thousand and no/100----- Dollars (\$ 9,000.00) (hereinafter called the purchase price), on account of which Nine hundred and no/100-----Dollars (\$.900.00....) 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: \$.8,100.00...) to the order of the seller in monthly payments of not less than one hundred eight and no/100-----Dollars (\$ 108.00) each, payable on the 10th day of each month hereafter beginning with the month of July , 19 82,

and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; esall deferred balances of said purchase price shall bear interest at the rate of 10%... per cent per annum from June 10, 1982 until paid, interest to be paid monthly and * | thruddition to being included in the minimum 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 buyer warrants to and covenants with the seller that the real property described in this contract is

*(A) primarily for buyer's personal, tamily, household or agricultural purposes,

(B) for any organization or found if buyer is a natural personal is he business or compared a purposes other than agricultural purposes.

The buyer shall be entitled to possession of said linds on the business or compared a purposes of the terms of this contract. The buyer inferes that at all times he will keep the buildings on said premises, now or hereafter ted, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises free from mechanic's all other liens and save the seller harmless therefrom and reimburse seller for all costs and attorney's lees incurred by him in defending against any liens; that he will puy all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which here lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will re 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 \$ N/A 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 insurance to be delivered to the seller as soon as insured. Now if the buyer shall laif to pay any such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

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The seller agrees that at his expense and within days from the date hereof, he will furnish unto buyer a title insurance policy insuring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and easements now of record, it any. Seller also agrees that when said purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed conveying said premises in lee simple unto the buyer, his heirs and assigns, tree and clear of encumbrances as of the date hereof and tree and clear of all encumbrance increases in the said easements and restrictions and the taxes, municipal since said date placed, permitted or arising by, through or under seller, excepting, however, the said easements and restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns.

(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 seller 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 disclosure for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event a Stevens-Ness Form No. 1307 or similar.

	Wm. J. and LoEtta A. Cadman Harriman Rt. Box 80 Klamath Falls, Or 97601 SELLER'S NAME AND ADDRESS Tom & Beth Stout Harriman Rt. Box 51 Klamath Falls, OR 97601 BUYER'S NAME AND ADDRESS After recording roturn to: William and LoEtta Cadman Harriman Rt. Box 80 Klamath Falls, OR 97601 NAME ADDRESS. ZIP Until a change is requested all tax statements shall be sent to the following address.	STATE OF OREGON, County of Klamath Certify that the within instrument was received for record on the day of
Harriman Rt. Box 51 Deput	Tom & Beth Stout Harriman Rt. Box 51	Recording Officer By

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall-lail to find the payments above required, or any of them, punctually within ten 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 this contract null and void, (2) to declare the whole unpaid principal balance of the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of the seller at his option shall have the following rights: (1) to declare this contract by suit in equity, and in any of such as a seller with the time seller with the interest thereon at once due and payable and/or (3) to forecont shall revert to and revest in said seller without any all rights and interest created or then existing in layor of the buyer as against the seller interest shall revert to and revest in said seller without any state of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revert in said seller without any state of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation for moneys paid 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 for made and reasonable rent of said of re-entry, or any other and of said seller as absolutely, fully and perfectly as ill this contract and such payments had never been made; and in case of such default all payments had never been made; and in case of such default all payments had never been made; and in case of such default all payments had never been made; and the require payments had never been made; and appurent to the time, of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to such the such as a suc

thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof be held to be a waiver of any such his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any such provision, or as a waiver of the provision itself.

It is hereby agreed that BEQ approval has been granted and that there are no contingencies, expressed or implied, that could become the basis for default of this sale.

this sale.
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property or value given or promised which is the whole property or value given or promised which is the whole property or value given or promised which is the whole provisions hereof, the buyer agrees to pay such sum as the property or value this contract or to enforce any of the provisions hereof, the buyer agrees to pay judgment or decree any of the provisions and if an appeal is taken from any judgment or decree
omises to pay such sum as the appellate court may be more than one person; that if the context so requires, the singularities of the buyer may be more than one person; that if the context so requires, the singularities and that generally all grammatical changes shall
d include the plural, the masunally to corporations and to individual to either of the un-
the state name to be signed and its sorp
thas caused its corporate manner of directors. ed thereunto by order of its board of directors.
tout of Welliam (
Taul Lo Etta Al Caaman
ss.
), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of Klamath STATE OF OREGON, County of Klamath June 15
n anneared
19.82 LO ETTA A. CADMAN who; being duly sworn, 19.82 each for himself and not one for the other, who was the state of the
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roluntary act and decu.
them acknowledge the their conficial seals
Notary Public for Oregon) / 0/82
Oregon 6/19/83 My commission expires: 6/19/83
on Laws 1975, provides: On Laws 1975, provides: Ling to convey fee title to any real property, at a time more than 12 months from the date that the instrument is excluding to convey fee title to any real property, at a time more than 15 deeds, by the owner of the title being conveyed and the parties a nall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the conveyor not later than 15 days after the instrument is executed and the parties a method of the conveyor not later than 15 days after the instrument is executed and the parties as
(1) 81 this 3
(DESCRIPTION CONTINUED)
OF WARRATU' CC
STATE OF OREGON; COUNTY OF KLAMATH; ss.
Filed for record .
this 16 day of June A.D. 1982 at 8:590 clock A.M., and
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Fee \$8.00 By Jule M. Muse
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