Mon Initialiments Payable to Vendors (Husband and Wife) with the of Survivorship (Truth-in-Lending Series). Vol. M93 Page THIS CONTRACT, Made this 14th day of April , 19.73, between Michael B. Jager and Margaret H. Jager, husband and wife, and Clark J. Kenyon, a 30462 SM , hereinafter called the seller, and ....Howard G. Hammond Jr. and Maureen M. Hammond, 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 9, Block 6, Tract No. 1039.

No. 840-CONTRACT-REAL ESTATE

FORM

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Dollars (\$...3,800.00.....) hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit:

Thirty-seven and .75 (\$37.75) per month or more until both principal and interest are paid in full. First payment due May 15,1973 and a like payment the first of each month thereafter.

The buyer warrants to and covenants with the seller that the real property described in this contract is  $\langle A \rangle = primarily - for -buyer's personal. Lamit, boundaid ac acticultural nucrous,$  $<math>\langle B \rangle$  for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural  $\langle B \rangle$  for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

We define they such there, that he will pay all takes hereafter levice against said property, as will as all water rents, public charges and municipal leapness, the will insure and keep insured all buildings now or hereafter received on said premises against loss or damage by fire (with extended coverage) in a non-unt not less than 5 [DODE] in a company or companies satisfactory to the selfers, with loss payable to the selfers as their interest and and the physical in a company or companies satisfactory to the selfers, with loss payable to the selfers as their interest and and chards or to procise and pay her such insureme. When and any payments on made shall be added to and to the selfers exist of the selfers are their to be delivered to the selfers at their selfers with and more house shall be added to and to the selfers are their to be delivered to the selfers at their and to a shall premises added to and to shall premises at the selfers are their as the selfers are the selfers are their to be deliver a second within ten days from the date hereof-rew Wien principal reduced 50%. The selfers agree that at their expense individuat water, the second principal second principal second and principal second the selfer are the self the sum of and the building and other restrictions and the selfer are the selfer are that at their expense and sufficient setting and public are are the selfer are the selfer are the selfer are the selfer are and assignts. The and clear are their selfer are their are the selfer are their are theread assignts and expense the selfer are their are the selfer are their are the selfer are their are theread are theread assignt at their selfer are their are theread assignt at their selfer are their are theread aread assignt and the selfer area

appeal. In construing this contract, it is understood that the buyer may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine shall include the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals; also, in the event of the demise of one of said sellers, that the word "sellers" shall mean only the survivor of them and the heirs and assigns of such survivor.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; 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 therewrite by order of its board of directors. BUYERS: BUYERS: SELLERS:

Simpeuren M. Hammond

\*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 is a conditor, as such word is defined in the Truthin-Lending Act and Regulation Z, the seller MUST camply with the Act and Regulation by making required disclasures; for this purpose, use Stevens-Ness form No. 1308 or similar unless the centrast will become a first lien to finance the purchase of a dwelling in which event use Stevent-Ness form No. 1337 or similar.

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1 deputy

I hereby co	REGON: COUNTY C ertify that the the <u>10th</u> day of ecorded in Vol	November_A.D.,	ent was re 19 <u>33</u> at Deeds	ece ived and 10:20 of on page	A filed for clock <u>A</u> M, <u>= 19389</u>
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