ORM No. 705 CONTRACT-REAL ESTATE Monthly Poyments. 30879 Charles + Pens Penkey Vol. 18 Page 20054 CONTRACT-REAL ESTATE the day of June and Ray B. 4 Clyde Jones, 19<u>53</u>, between, hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller 7,8,9,10,11,12 in Block 36, township 24, Crescent, Klamath County, Oregon, according to the offical plat of Klamath County. to be sold for the sum of 4500.00 plus the back taxes including interest & 228.90 + interests #500.00 already has been paid as a down payment leaving a balance of \$40000.00; Balance to be tor the sum of Four Thousand Five hundred the sum of 1000 1 nouscand Tive hundred (hereinafter called the purchase price) on account of which <u>Five</u> <u>hundred</u> Dollars (\$ 500.00) 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: \$ 4,000.00) to the order of the seller in monthly payments of not less than <u>wo</u> <u>hundred</u> <u>dellars</u> payable on the 5th day of each month hereafter beginning with the month of 520th, 19.8.3, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-ferred balances of said purchase price shall bear interest at the rate of per cent per annum from. hlv navments above required Toyes on said arguing for the second and * { in addition to being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, family, household or agricultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on tereon, in default under the terms of this contract. The operative agrees that all times he will keep the terms of this contract, the tereon, in default under the terms of this contract. The operative agrees that all times he will keep the terms of this contract. The her liens had condition and repair and will not suffer or permit any waste or for all cost in the work keep the buildings, now or hereafter exceed agrees that all cost in the work waste or the terms's therefore on and repair any waste or all cost in the work keep the buildings, now or hereafter exceed agrees that all cost in the work is constructed by him in deletation construction and repairs imposed 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 buildings now or hereafter erected on said premises adjust loss or damade by line (with extended coverade) in an amount not less than \$ be imposed 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 ins all buildings now or hereafter erected on said premises against loss or damage by lire (with extended coverade) in an amount not less than s in a company or companies satisfactory to the seller, with loss produces the seller and then to the buyer and amount not less than s or to produce and pay for such insurance, the seller and only payment so made shall be added to and beins, costs, water rents may appear contract and shall bear interest at the rate aloresaid, without waiver, however, however, of any right arising to the seller for buyer's breach of contract. 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. The seller agrees that at his expense and within and expense and printed exceptions and the time in and to said premises in the seller on or subsequent to buyer a title insurance policy in and expense the usual printed exceptions and the buyer of this agreement, he will define a segment to be detered to buyer a title insurance policy in permitted or arising by, through or under seller, excepting, however, the said examinations and end the date here of and will define and exceptions and segment, said purchase charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns. eIMPORTANT NOTICE: Delete, by lining out, whichever phrate and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if 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. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. PO, BOX SY COESCENT ONE 94733 STATE OF OREGON, Raya Clyda Jones County of I certify that the within instru-CRESCENT ORE. 97733 DUVER'S NAME AND ADDRESS After recording seturn to: Rayet Clyda Jones L.C. Box 106 Coescent Ore, 97-133 NAME, ADDRESS, ZIP received for record on the ment wasday & SPACE RESERVED in bcok/reel/volume No..... FOR RECORDER'S USE page..... or as document/fee/file/ instrument/microtilm No. Record of Deeds of said county. Until a change is requested all tax statements shall be sent to the following address. Witness my hand and seal of County affixed. ТІЦЕ NAME, ADDRESS, ZIP NAME ByDeputy

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tase, see

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 payments option shall has the following rights: (1) within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his the interest there has a force due and payable. The contract null and other documents from whole unpaid principal balance of the contract has a selfer at his equity, and in any set of the possession of the interest created or then obtained other documents from whole unpaid principal balance of the contract by suit in selfer without any set of the possession of the interest created or then existed and other rights acquired by the boyer as against the selfer hereunder shall will further access there the buyer shall lail to make the payments selfer without any set of the possession of the interest created or then existed and without any right of the selfer hereunder shall selfer at bis selfer without any set of the possession of the price access above described and without any right of the buyer shall lail to make the payments selfer without any set of the transfer access above described and without any right of the buyer described shall create the baryer of case of such default all payments theretolore and event said selfer to be performed with and without any right settle here the baryer of return, reclarer to and revert in said the land aloresaid, without any process of law; the seller in contract are to be testined by and belong to such payments had never been made; and in belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any time thereafter, to enter upon the thereafter of thereafter of thereafter of thereafter bary and perfective with all the improvements and appurtenances thereafter is or thereafter 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 a the land aloresaid, without any process of law, and take immediate possession thereoi, together with an the improvements and approximate interact in 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 his of any such provision, or as a waiver of the privision itself.

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 of-

signed is a corporation, it has caused its corporate name to be signed ticers duly authorized thereunto by order of its board of directors. Pay Edones lydia Jones an NOTE-The sectence between the symbols (), if not applicable, should be deleted. Ses ORS 93.030). sey Fam berg Man)0 STATE OF OREGON, Personally appeared the above named Accel 5, 19,83 Personally appeared the above named Accel 10 Calles 10 and acknowledged the ment to be STATE OF OREGON, County of ******* ..) ss., 19..... Personally appeared each ior himself and not one for the other, did say that the former is thepresident and that the latter is the Betore one: secretary of and that the seal affixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. COFFICIAL DY Suitly Doke Notary Public for Oregon Notary Public for Oregon ----NORS 03.635 (1) CAll instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be conveyor and thereby.
ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (SEAL) STATE OF OREGON,) County of Klamath) Filed for record at request of 1.1.7 11 1. 14 on this 22 day of Nar _A.D. 19_83 - ot- 3:12 o'clock ____ M, and duly recorded in Vol. M83 of Deeds Page_20054 Page_ ٠. By Chen driven Deputy Fee. 8.00 £ 21 g $|\mathbf{t}_{ij}| \leq 1$ 11 . 1. S. S. Story & Same and protection 相其自民运用之。 West and the 18 BOOM STATES (in)Phys Hereiter auf Bereiter