marial TEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 FORM No. 705-CONTRACT-REAL ESTATE Vol. M8 Page CONTRACT-REAL ESTATE 34962 day of Dec. THIS CONTRACT, Made this 2 Willard and Ramona hereinafter called the seller, & Dorothy and Emmer Darrison, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller The north one half of the West 115 ft. of Lat & Block 11, Stewart. Subject to .: Essement, including the terms and provisions thereof, granted to the California, Oregon Power Comcany, a California Comporation by instrument dated Opril 3, 1953, recorded april 14 1953, in Volume 260, at page 177. Deed records of Xlameth County, Oregon. Dollars (\$ \$,272.8 (hereinafter called the purchase price) on account of which Dollars (\$) 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: \$........................) to the order of the seller in monthly payments of not less than Dollars (\$ 106) each, month payable on the 12 day of each month hereafter beginning with the month of 22 12until paid, interest to be paid in lucing in former { 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 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, family, household or agricultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. be imposed upon said premises, all promptly before the same or any part thereol become past due; that at buyer's expense, he will insure and keep insured all buildings now or hereafter exected 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 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 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 aforesaid, without waiver, however, of any right arising to the seller of this agreement, saw suring (in an amount equal to said purchase price) marketable title in and to said permises in the seller or or subsequent to the due of this agreement, saw and escept thuy used private request and the building and other restrictions and easements now of record if any ded conversing apremises ince shall pairs on the saigner the seller, excepting however, the said easements and restrictions and the curvering said permises and the building and other restrictions and easements and record and subtributed and the said premises in the seller and clean of all normal premises ince sing premises in the seller on of all normal premises in the said and and become interest. The seller and clean of all premises and the building and other restrictions and easements now of record if any ded conversing said purchase and escept the usual printed exceptions and the building and other restrictions and essements and record of any ded conversing said purchase into the buyer, his heirs and clear of encombrances as of the date hereod and into all encombrances since said date placed, unto the buyer, his heirs and clear of encombrances are of the date hereod (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is opplicable 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. STATE OF OREGON, County of I contity that the within instru-SELLER'S NAME AND ADDRESS in book/reel/volume No.....on page.....or a document/fee/file/ PAGE RESERVED S NAME AND ADDRESS FOR 1 Tarte RECORDER'S USE instrument/microfilm No. Uchics anico Dosothy " Report of Deeds of said county. Witness my hand and seal of uld County affixed. NAME illard a TITLE # 59 Xcone " 767 Tensley ByDeputy NAME, ADDRESS, ZIP 5 S. UD Cash

4 Hd 62 UNH 48.

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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 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 aelier 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 said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in equify, 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 de-termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall evert to and revest in said 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 for money paid on accound of the purchase of said property as absolutely, fully and perfectly as it this contract as such asknew thereafter, here there is here there and reasonable rent of said seller time of such delault. All payments theretofore made on this contract are to be relained by and belong to said seller as the agreed and reasonable rent of said the land altoresaid, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenances thereon or thereol belonging. t in de-said er upon thereto

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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.

Umer Willard D. andt porceson Kamana Und Jarreso Daro

NOTE-The sentence between the symbols (), if not applicable, should be deleted. Sea ORS 93.030).

STATE OF OREGON STATE OF OREGON, County of) ss. One County of) .. ecember 2, 1983 Personally appeared and Personally appeared the above named Willers among first + Elmer + each for himself and not one for the other, did say that the former is the Dorothpresident and that the latter is the Tania and acknowledged the foregoing instru-.....secretary of ment to be ., a corporation, , a corporation, and that the seal attized to the foregoing instrument is the corporate seal 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. Before me: I. (OFFICIAL Before me: SEAL) D' Notary Public for Oregon June 16,1986 (SEAL) Notary Public for Oregon My commission expires My commission expires: -ORS 93.635⁽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 secured and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-d. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parveyed. tics are ORS 93.990(3) Violation of ORS 93.685 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) tees to , 11.13.50 162.3 げんしょう Nex constant Stand and the state of the manya Que ya ji ya STATE OF OREGON: COUNTY OF KLAMATH :ss I hereby certify that the within instrument was received and filed for record on the 29th day of <u>March</u> A.D., 19<u>84</u> at <u>4:03</u> o'clock P and duly recorded in Vol_M84_, of Μ, Deeds on page 5022 EVELYN BIEHN COUNTY CLERK Fee \$ 8.00 Deputy

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