FORM No. CONTRACT-REAL ESTATE-Monthly Payments. 36204 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720 CONTRACT-REAL ESTATE Gerald W. AND GLORIA L. HAMILTON Vol. MF4 Page 7324 ....., 19.83., between and BOBBY V. AND BETTY JEAN MERCHANT, hereinafter called the seller, 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 LOT 29-BLOCK 46- First Addition OF KLAMATH Forest ESTATES. TAX Number 3510-2700-22300-000. including ALL Standing Buildings. This Land And Buildings described herein is From \$40,000.00 To \$20,000.00 because of destruction done by previous Buyers: Jon And Julie Mc Millan. discounted Lands And Buildings Are SOLD To BOBBY U. AND BETTY Tean Merchant in An "As-is" Condition. The sum of \$4,000,00 down Pryment Consists of Two 22 Acce Lots described As: Lot 25 + 26 - Block 37 - First Addition AFRE LOIS ADJENDED ADJELOI 25 4 26 - BLOCK 37 - FIRST ADD. OF KLAMATH FOREST ESTATES IN THE COULTTY OF KLAMATH, STATE OF OREGON, IN THE COULTY OF KLAMATH, Notice (230.000.00 for the sum of <u>Twenty</u> Thousand <u>Dollars</u> (\$ 20, 200.00) <u>Chereinafter called the purchase price</u>) on account of which <u>Four</u> <u>Thousand</u> Dollars (\$.4,000.00...) 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: \$.16.000.00.) to the order of payable on the <u>10</u> TK day of each month hereafter beginning with the month of <u>AUGUST</u>, 19.83, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deand communing units said purchase price is runy pain. An or said purchase price may so pain any formation from the salances of said purchase price shall bear interest at the rate of another per cent per annum from 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  $\circ$  (A) primarily for buyer's personal tamily, household or agricultural purposes. 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 an all buildings now or hereafter erected on said premises against loss or damage by lire (with extended coverage) in an amount not less than in a company or companies satisfactory to the seller, with loss payable lirst to the seller and then to the buyer as their respective interests and all policies of insurance to be diversed to the seller and any payment so made shall halt to pay any such lines, costs, water creats, ta contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller lor 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 \_\_\_\_\_\_\_\_ days from the date hereol, he will lurnsh unto buyer a title insurance policy in-and except the usual to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, said price is fully paid and upon request and upon surrender of this agreement, he will deliver a food and sufficient deed contrying said premises in the seller on or subsequent to the date of this agreement, said purchase permitted or arising by, through or under seller, excepting, however, the said easements and restrictions and the date of all encumbrances and ince market all the safe easements and restrictions and the buyer and further excepting all liens and encumbrances created by the buyer or his assigns. \*IMPORTANT NOTICE: Delete, by lining out, whichever phrase 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 camply 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. Gerald VI. and Gloria L. Hamilton STATE OF OREGON. SELLER'S NAME AND ADDRESS Bobby V. and Betty Jean Merchant County of ..... -ss. I certify that the within instrument was received for record on the BUYER'S NAME AND ADDRESS After recording return to: SPACE RESERVED Douglas V. Osborne FOR 439 Pine Street RECORDER'S USE page instrument/microfilm No. Klamath Falls, OR 97601 Record of Deeds of said county. NAME, ADDRESS, ZI Until a change is requested all tax statements shall be sent to the following address. Witness my hand and seal of Bobby V. and Betty Jean 'erchant County affixed. P O Box 116 Sprague River, OR 97639 NAME, ADDRESS, ZIF NAME TITLE By .....Deputy 

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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 payme option shall have the following rights: (1) colored the contract null and void; (2) to declare the whole unpaid principal balance of said state the selfer at the interest there of such case, all rights and interest created or then estimated the right from exceed whole unpaid principal balance of said selfer at selfer without any act of re-entry, or any other act of said selfer to be performed and in flavor of the buyer shell have the regulty and selfer without any act of re-entry, or any other act of said selfer to be performed and whole down account of the purchase of said selfer to be performed and whole and payments and contract by suit case of such case, all rights shereholder made on this contract and all other rights acquired by adminit the seller herrunder shall torte said process seller without any act of re-entry, or any other act of said seller to be performed and whole and whole and the seller herrunder shall revest in a seller without any act of re-entry, or any other act of said seller to be performed and whole any right security for the runder shall revest in a seller without act of re-entry, or any other act of said seller to be performed and whole any right secure shall revest in a treme set of the time of such default. And the said seller in contract are to such default all payments theretolore made on this contract and such apprentiated such as such as the second revest in a the land alloresaid, without any process of law, and take immediate possession thereof, which all have the right immodiately, or at any time thereafter, to enter up The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in row way affect to the second thereof the time of any time to require performance by the buyer of any provision hereof shall in row way affect to the second thereof. WYNE: 7325 at hi the land aloresaid, without any process of law, and take immediate possession increoi, together with all the improvements and the provision belonging. 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 provision 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-NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of ..... County of Klamath j ss. ) 53. , *19* 84 Personally appeared Personally appeared the above named Betty J. Merchant and Bobby V. Merchant who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the and acknowledged the foregoing instrument to be Lr voluntary act and deed. secretary of ..... 203 ો ું જે તુન્ and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-than 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: prie: Before T.(9 COFFICIAL SEAL) Storme ling for Notary Public for Oregon Myscommission expires February 2, 193 My commission expires: (SEAL) is érec tics are Seners: There to the themille L. Hamilton 81-4-83 Buyers witness; Shirle 8

STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the <u>2nd.</u> day of <u>May</u> A.D., 19 84at 3:10 o'clock P M, and duly recorded in Vol <u>M84</u>, of <u>Deeds</u> on page 7324

EVELYN BIEHN, COUNTY CLERK

by: Em

Am, D

,Deputy

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Fee: \$\_<del>8,0</del>0