FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments 10636 Vol. May Page CONTRACT-REAL ESTATE Febuary , 19.84, between 38:109 THIS CONTRACT, Made this 26 day of FEBUARY GERALD W. AND GLORIA L. HAMILTON , hereinafter called the seller, Dand VERNON D. AND BLANCH M. Long , hereinafter called the buyer, _____ WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller WITIVESSEIM: I hat in consideration of the mutual covenants and agrounding models and seller all of the following described lands 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 ______Klama the covenants and up of the following described lands to wit: Lot 12 - Block 37 - First Addition OF Klamath Estates. Tax number 3510-2600-3800-000. Forest including All standing BuilDings. for the sum of <u>FOOTY</u> Six Thousand Dollars (\$46,000,00) (hereinafter called the purchase price) on account of which <u>Thipty</u> Five hundred Dollars (\$.3,500,00.) 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: \$42,500,00) to the order of the seller in monthly payments of not less than Two hundred and FiFTy Dollars (\$ 250.00) each, hoon Th, 19.**84**. and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-and * { in addition to the minimum the minimum until-paid, interest to be paid 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 tor buyer's personal, tamily, 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. *IMPORTANT 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 Truin-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 User to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. STATE OF OREGON, HAmilton GeRALD W. BS EASY ST. COOS BAY ONE 9747 SELLER'S NAME AND ADDRESS County of 97420 I certify that the within instrument was received for record on the day of _____, 19....., SPACE RESERVED BUYER'S NAME AND ADDRESS page ar as tee/file/instru-FOR ment/mierofilm/reception No After recording return to: PRODER'S USE er, Record of Deeds of said county. Witness my hand and seal of ¥.0 uen Ak 97639 County affixed. Until a change is requested all tax statements shall be sent to TITLE NAME Deputy By NAME, ADDRESS, ZIP

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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 seller at his option shall have the tollowing 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 equily, and in any of such cases, all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall utterly cess and dr-equily and in any of such cases, all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall utterly cess and dr-egilter without the right of the possession of the premises above described and all other rights acquired by the buyer thereunder shall verter to and reverst in said moneys paid of the charty, or any other act of said seller to be performed and without any right of the buyer of return, reclomation or compensation for mase of said default and of the purchase of said seller, to be performed and perfectly as it this contract and such payments had never been made; and in premises up to the time of shault. And the said sontract are to be retained by and belong to said seller as the afreed any tense intereafter, to return, reclomation or compensation for more blauding, without any process of law, and take immediate possession thereot, together with all the improvements and apputenances thereafter, to return belonging. The buyer turther agrees that failure by the seller at any time for require performance by the buyer of any provision hereof shall in no way allect his right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereof any provision hereo 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 x Guald Le Boulton THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. Hamilton NOTE-The sentence between the symbols (), if not applicable, should be deleted. See OR5 93.030). STATE OF OREGON. STATE OF OREGON, County of i, i. Si ay County of Coos Mung 21, 19 84 Personally appearedand Personally appeared the above named Gevald W. Ham Han 4 who, being duly sworn, each for himself and not one for the other, did say that the former is the Glovia L. Humiltin president and that the latter is the SIDVIALLY Willing president and that the latter is the
and acknowledged the toregoing instru ment to browledged the toregoing instru voluntary act and deed.
and that the seal attived to the Toregoing instrument was signed and sealed in be and that the seal attived to the Toregoing instrument was signed and sealed in be and that the seal attived to the Toregoing instrument was signed and sealed in be and that the seal attived to the Toregoing instrument was signed and sealed in be and that the seal attived to the Toregoing instrument was signed and sealed in be and that the seal attived to the Toregoing instrument was signed and sealed in be and that the seal attived to the toregoing instrument was signed and sealed in be the acknowledged said instrument to be its voluntary act and deed.
Before me:
Notary Public for Oregon
My commission expires:
Oneseasts of My commission expires:
Oneseasts of My convertients or a memoradum thereof, shall be recorded by the conveyor of the tille to be con volution of ORS 93.685 is punishable, upon conviction, by a fine of not more than \$10.0 5. 17.0 17.0 ORS 93.990(3) Violation of ORS 93.685 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) Setters: Gerald & Camilton Gloria L. Hamilton 2/26/84 Buyers: Vormon D. Long 2-26-84 planch m. Long 2-26-84 witness: Boger D. Bartholomen 2-26-84 Spinlay D. Barthelomen witness: COUNTY OF KLAMATH:ss STATE OF OREGON: I hereby certify that the within instrument was received and filed for record on the 26th day of Jum A.D., 1984 at 9:55 o'cloc A.D., 1984 at 9:55 o'clock м, on page 10636 and duly recorded in Vol M84 of Deeds EVELYN BIEHN, COUNTY CLERK by: TAma Fee: \$8.00 _,Deputy