FORM No. 706-CONTRACT-REAL ESTATE 11 Monthly Payme CONTRACT-REAL ESTATE 47048 MAR 1 8 RECO PUBLISHING CO., PO THIS CONTRACT, Made this ______ day of _____ Vol. M85 Page Adele M. Young M 4199 March and <u>Marvin L. Miller, II</u> 10 8 , 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 de-Lots 6,7, and 8, Block 6, BONANZA, County of Klamath, State of Oregon ~ \sim 58 for the sum of Fifty Thousand and No/100-----(hereinafter called the purchase price), on account of which ... Fifteen Thousand and No/100 Dollars (\$ 15,000...) is paid on the execution hereof (the receipt of which is hereby acknowledged by the of the seller in monthly payments of not less than Three Hundred Thirty-Eight and no/100 Dollars (\$ 338.10....) each, payable on the 1st day of each month hereafter beginning with the month of March 1985. and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; and community unit said purchase price is runy paid. An or said purchase price may be paid at any suit, all deferred balances of said purchase price shall bear interest at the rate of _//____Per cent per annum from March 1025 until paid, interest to be paid <u>montnly</u> and * {in addition to be paid <u>being included in</u> 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, lamily, 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 sume shall be activited to account the seller that the test of the seller that agricultural purposes. (B) for an organization of (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 this date or the second seco not less than § ... <u>full</u>... ValuGn a company of companies satisfactory to the seller, with loss payable first (with extended coverage) in an amount their respective interests may appear and all policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as such liens, costs, water rents, taxes, or charges or to procurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as to and become a part of the debi secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to The seller device the debit secure of the debit of the seller and the rate aloresaid, without waiver, however, of any right arising to The seller agrees that at his expense and within ... 10 The seller agrees that at his expense and within ... 10 save and except the usual prince a trille insurance policy in-save and except the usual prince acceptions and the building and other restrictions and easements nom or subsequent to the date of this agreement, premises in the silver price is tuily paid and upon request and distributions and easements nom or subsequent to the date of this agreement, since said date placed, permitted or arising by, throughes, free and clear of the minimum and clear of the date here a food and sufficient also agrees that when liens, water rents and public charges so assumed by the buyer and turther excepting all liens and encumbrances and restrictions and all encumbrances (Continued on reverse) Alter tens and public cliarges so assumed by the ouyer and turther excepting all liens and encumbrances created by the buyer or his assigns. (Continued on reverse) for this purpose, use Stevens-Ness Form No. 1307 or similar on the seller AUSS comply with the Act and Regulation by making required disclosures; Stevens-Ness Form No. 1307 or similar. 13 the thirt way, that are all the County of actives apply consisting SELLER'S NAME AND ADDRESS Marvin L. Miller, II County of SS. Certify that the within instrument was received for record on the BUYER'S NAME AND ADDRESS After recording return to: Amy Elliott, Attorney at Law SPACE RESERVED in book.....on page.....or as FOR 2256 NW Johnson # RECORDER'S USE file/reel number..... 3 Portland, OR 97210 Record of Deeds of said county. NAME ADDRESS, ZIP Until & change is requested all fax statements shall be sent to the following addives. Witness my hand and seal of County affixed. M.L. Miller, II 5245 SE 113th St. Portland, OR 97266 Recording Officer NAME, ADDRESS, ZIP YEd 1 130

And it is understood and agreed between asid parties that time is of the essence of this contract, and in case the buyer as a solution option is have the following traffic: (1) to within 20 days of the time limited therefor, or tail to keep any different the buyer as and if the interest three on the following traffic: (1) to diclare this contract null and void, (2) to diclare the work afreement here shall fail to make the pay of the pressession of the rest of the pressession of the rest of the pressession of the pressession of the rest of the pressession of the presses and pressession of the pressession of the pressession of the pre Merinasa up to the state of study detault. And the said seller, in Case of such default, shall have the right immediately, or at any time thereafter, to enter the land advressid, without any process of law, and take immediate/possession thereof, together with all the improvements and appurtenesses the seller of any such provision for the seller of any such provision for as a waiver of the provision itsell. The true and actual consideration paid for this transfer, stated in terms of dollars, is $g_1 = 0, 0.00$. In case suit or action is instituted to foreclose this contract or for subscreaming indicate subjects. In case suit or action is instituted to foreclose this contract or for subscreaming indicate subjects. In case suit or action is instituted to foreclose this contract or for subscreaming indicate subjects. In case suit or action is instituted to foreclose this contract or for subscreaming indicate subjects. In case suit or action and the foreclose this contract or for subscreaming party in said suit or action addies and the subscreaming indicate subjects. In case suit or action addies the foreclose this contract or for subscreaming party in said suit or action addies and if an appeal is a support in the singular pronoun shell be contact, it is understood that the selfer or the buyer may be more than one person or a corporation addies and in a support is faken for mean and include the prevailing party is the angle and individual and include the prevailing to corporations and the adjudge reasonable as the provide the prevailing and the context shell adjudge reasonable as the provide the prevailing and the context shell adjudge reasonable as the provide the prevailing and the context shell adjudge reasonable as the provide the prevailing and the context shell adjudge reasonable as the provide the prevailing to corporations and the agenesity and that grammatical adjudge reasonable as the provide the prevailing and the context shell adjudge reasonable as the provide the prevailing and the context and the sector adjudge the sector adjudge and the context shell adjudge as the adjudge and the context and the sector adjudge the sector adjudge and the context shell adjudge the sector adjudge the sector adjudge and the context and the sector adjudge the sector a arvin, h. Millor, IN WILLINGO WILLREUF, said parties nave 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 officeres. Arvin L. Miller, II Buyer NOTE-The sentence between the symbols (), if nee opplicable, should be deleted. See, ORS 93.030). STATE OF OREGON, County of Muthoma 300: County of reason in the second STATE OF OREGON, County of Personally appeared the above named Personally appeared 1.11 21 21 each for himself and not one for the other, did say that the former is the ment to be A voluntary act and deed. who, being duly sworn, president and that the latter is the A voluntary act and deed. Betore me: secretary of and that the seal allixed 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. (OFFICIAL SEAL) Notary Public to Oregon My compission expires 4-13-56 Contraction and Notary Public for Oregon 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 ecuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title instrument I. Such instruments, or a memorandum thereof, shall be recorded by the conveyor inot later than 15 deeds, by the conveyor of the title to be con-ors 93.890(3) Violation of ORS 93.635 is purishable upon converting a size of the title to be con-(SEAL) (DESCRIPTION CONTINUED) CAT. NO. NN00627 TO 1944 CA (7-82) (Individual) STATE OF CALIFORNIA TITLE INSURANCE AND TRUST COUNTY OF KERN ATICOR COMPANY SS, March 11, 1985 On said State, personally appeared <u>ADELE M. YOUNG</u> - before me, the undersigned, a Notary Public in and for proved to me on the basis of satisfactory evidence to be , personally known to me or the person___ whose name__ within instrument and acknowledged that <u>she</u> exc-_ subscribed to the cuted the same. WITNESS my hand and official seal. OFFICIAL SEAL Catherine D. Hallmark Noisry Fublic California Signature athering of 501441 Principal Office In Kern County My Comm. Exp. Sept. 25, 1987 ll mart Catherine D. Hallmark (This area for official notarial seal) and a state of the STATE OF OREGON: COUNTY OF KLAMATH:SS STATE OF ORLOOM: COUNTL OF ALARATHISS I hereby certify that the within instrument was received and filed for record on the 21st day of March A.D., 19 85 at 12:25 o'clock Doeds OF Dage Ρ on page Fee: \$____00_ 4199 EVELYN BIEHN, COUNTY CLEPK by: R ,Deput: