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CONTRACT-REAL ESTATE Vol. Page THIS CONTRACT, Made this 29 day of OCTOBER ELEANOR ELLINGSON , IRENE SCHULZE, CAROLE STEAGALL

....., 19....85., between

## EDWARD G CHANCE AND OR DONNA L HAYCRAFT anđ

....., hereinafter called the seller,

....., hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller 

Lot Seven (7), Block One (1), and all that part of Lot Ten (10), Bleck One (1), Bly, Klamath County, Oregon, described as follows:

Beginning at a point in the north line of Lot Ten (10) a distance of 54.66 feet easterly from the northwest corner of Lot Ten (10), thence easterly along the north line of the lot 25.0 feet; thence south at right angles 34.1 feet more or less to the south line of the Lot Ten (10); thence northwesterly along the south line of the lot 27.2 feet, more or less to a point south of at right angles to the north line of Lot Ten (10), the point of beginning; thence northerly 23.4 feet more or less, to the point of beginning, also

Lots 8 and 9 in Block 1, and all of that part of LOt 10, Block 1 described as fallows

Beginning at the northwest corner of Lot 10, thence easterly along the north line of Lot 10 54.66 feet; thence south at right angles, 23.40 feet, ore or less to the south line of Lot 10; thence northwesterly along the south line of Lot 10, 59.45 feet more or less to the point of beginning, all in townsite of Bly, Klamath county, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

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NEL PERSONAL PROPERTY.

payable on the ...10 day of each month hereafter beginning with the month of \_\_\_\_\_\_DECEMBER 10 ) ...., 19.85 1985 until paid, interest to be paid being included in 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

be imposed upon and premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insu all building now of harcalter erected on said premises against loa or damage by lire (with extended coverage) in an amount not less than § 12,000 in a companiery or companies satisfactory to the seller, with loas payable mint to the seller and then to the buyer as their respective interests may apper all'policies of immune to be delivered to the seller area in a companie satisfactory to the seller, with loas payable mint to the buyer as their respective interests may appear or to proceed and then to the buyer as their respective interests may appear contract and shall bear interest at the rate aloresaid, without waiver however, of any right arising to the seller for buyer's bare of the decome of the decome of the section and any payment is the sate aloresaid, without waiver however, of any right arising to the seller for buyer's bare of the decome of the decome

\*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 2, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, we Sevens-Ness Form No. 1306 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Sevens-Ness Form No. 1309 or similar.

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EDWARD GCHANCH OR DONNA'L HAYCRAFT HALLEN IN BOX SELLER'S NAME AND ADDRESS	AING DESVILISENS IN	. certify that the	thin instru
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BLY, OREGON 97622			
BUYER'S NAME AND ADDRESS	SPACE RESERVED		DO PROMAN
EDWARD G. CHANCE	FOR	in book/reel/valume No	
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change is requested all tax statements shall be sent to the following and	Contraction of the second	Witness my hand an County affixed.	nd seal of
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			Deputy

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about the and a interstood and agreed between said parties that is applied to an another the another and a set of the is the contrast have the tollowing rights: (1) to declare this contrast equity, and internal puch case, all rights and interest created or it ermine and the internal the possession of the premises above descri willow a set of the possession of the premises above descri-	ime is of the essence of this contract, and in case the buyer shall fail to make the payments ime limited therelor, or fail to keep any agreement herein contained, then the seller at his null and void, (2) to declare the whole unpaid principal balance of said purchase price with hen existing in tavor of the buyer as against the seller hereunder shall utterly cease and de- bed and other documents from escrow and/or (4) to foreclose this contract by suit in hen existing in tavor of the buyer as against the seller hereunder shall utterly cease and de- bed and all other rights acquired by the buyer hereunder shall revert to and ervest in said the performed and without any right of the buyer hereunder shall revert been made; and in ally, fully and perfectly as if this contract and such payments had never been made; and in o such delault, shall have the right immediately, or at any time thesenable rent of said postession thereof, together with all the improvements and appurtenances thereon or theredo me to require performance by the house of any company.
moneysu paid on account of the purchase of said reports as about case of such default all payments theretofore made on this contract premises up to the time of such default. And the said seller, in case the land aloreasid, without any process of law, and take immediate belonding.	be performed and without any right of the buyer elevander shall revert to and revest in said why, fully and perfectly as if this contract and such payments had never been made; and in the to, be retained by and belong to said seller as the agreed and reasonable rent of said observations thereof, together with all the immediately, or at any time thereafter, to enter upon possession thereof.
The bayer further agrees that failure by the seller at any the right hesember to enforce the same, nor shall any weiver by said of any such provision, or a a waiver of the provision itsell. EDNVBD C* CHVICE	possession thereof, together with all the immediately, or at any time thereafter, to enter upon me to require performance by the bayer of any provision hereof shall in no way allect his seller of any breach of any provision hereof be held to be a waiver of any succeeding breach
EFN CETROL SALATE	
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPER LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTIN SHOULD CHECK: WITH THE APPROPRIATE CITY OR COUNT The true and actual consideration paid for this transfer, stat	TY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE IG THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY Y PLANNING DEPARTMENT TO VERIFY APPROVED USES. ed in terms of dollars, is \$
	the whole of the provision hered, the losing party in said suit or action agrees to pay such be allowed the prevailing party in said suit or action and it an appeal is taken from any omises to pay such sum as the anomalist
the singular pronoun shall be taken to mean and include the splits of shall be made, assumed and implied to make the provisions hereol a control. This agreement shall bind and hours to the benefit of an th heirs, "executors, administrators, personal representation of the set	Interpret may be more than one person or a corporation; that if the context so requires, the mascuine, the leminine and the neutre, and that generally all grammatical changes poly equally to corporations and to individuals.
111 WIINESS WHEREOF. said parties 1	have executed this instrument in triplicate; if either of the under-
	Maggel
	Edward G. Chance
	Donnah, Hawyardt
	Donna L. Haycraft
NOTE-The sentence between the symbols (), if not applicable, should be	
STATE OF OREGON,	
County of Morrow	STATE OF OREGON, County of
October 29 19.85	Personally appearedand
Personally appeared the above named.	who, being duly sworn
Edward G. Chance and	each for himself and not one for the other, did say that the former is the president and that the latter is the
bent to be their woluntary act and deed.	secretary of
voluntary act and deed.	and that the seal allixed 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 be authorized in section of the sealed in be-
COFFICIAL APR Bergotram	halt 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 mo:
Notary Public for Oregon Mic commission expires	Notary Public for Oregon ++
	a to say real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be con- led by the conveyor not later than 15 days after the instrument is executed and the par-
Veyed. Such instruments, or a memorandum thereof, shall be record ties are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon co	when the provingence of acknowledgment of deeds, by the conveyor of the title to be con- ied by the conveyor not later than 15 days after the instrument is executed and the par- ponviction, by a fine of not more than \$100
	CRIPTION CONTINUED)
County, Oregon	
to the outletal plat thereof on file in	the office of the County Glarit of Altruck
STATE OF OREGON: COUNTY OF KLAMATH:	SS.
Filed for record at request of	
of November_ A.D., 1985_ at2:	<u>52</u> o'clock <u>P</u> M., and duly recorded in Vol. <u>M85</u>
FEE \$9.00	Evelyn Biehn County Clerk
	(tom smith)
Beginning at a point in the north	
Sheamth Courty, Green, dererated an Rol	Liong: Line of Lot Ten (16) a distance (2 200 20 2
Lot Seven (?). Block One (1), and a	TT fint burn or nor ten this make and
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and EDWARD G CHANCE AND CR DONIA	
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