Aspen #M- 303.59 STEVENE NEED LAW PUBLISHING 4; Pays Vol M80 Page 18100 PETER H. ROLLENHAGEN ..., 19...86..., between andROBERT TREMBLE and CATHY TREMBLE, husband and wife, hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller , hereinafter called the buyer, agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands The SE¹/₄ of the SW¹/₄ of the NE¹/₄ and the SW¹/₄ of the SE¹/₄ of the NE¹/₄, Section 2, Township 35 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, EXCEPTING THEREFROM the Easterly 970 feet. SUBJECT TO: Covenants, conditions, restrictions, reservations, rights, rights of way and easements of record. ŝ Ξ. AND TO FEED PROVIDENT CONTRACTOR alteroret internetationen alteren SPECIA WITH DE DE REPERSE 8 gragoog faste at faile it. for the sum of THIRTY FIVE THOUSAND and No/100-Dollars (\$35,000.00.) (hereinalter called the purchase price) on account of which ... None Dollars (\$ - 0) 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: \$35,000.00....) to the order of the seller in monthly payments of not less than Five Hundred Thirty One and 10/100-payable on the ...15th...day of each month hereafter beginning with the month of .November......, 1985...., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of .1.0.8.....per cent per annum from..... 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. eIMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is net applicable. If warranty (A) is applicable and if seller is a creditor, as such word is defined in the Truth-in-Lending Aci and Regulation Z, the taller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevent-Ness Form No. 1308 as similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. PETER H. ROLLENHAGEN P.O. Box 188 CHILOQUIN, ORE 97624 STATE OF OREGON, County of ATHY AND ROBERT TREMBLE I certify that the within instrument was received for record on the CHILO QUIN, ORE 97624 ... day of, 19......, After recording return to: at SPACE RESERVED o'clockM., and recorded Aspen Title in book reel/volume No...... on FOR page RECORDER'S USE or as fee/file/instrument/microtilm/reception No, Record of Deeds of said county. Until a change is requested all fox statements shall be se Witness my hand and seal of at to the following ROBERT TREMBLE P.O. BOX 943 County affixed. CHILOQUIN, ORE. 97624 NAME TITI Bv Deputy

And it is understand and agreed between and parties that time is of the essence of this contract, and in Case the buyer shall have the particular of the interest parcena and agreed between and particular the with all the estimation of the interest parcena and particular the without and particular the with all there in contained the nuclear the particular the without and particular the with all there in contained the particular the without and particular the with all there in contained the particular the with all there in contained the particular the with all the particular the with all the particular the particular the particular the particular the particular the particular the with all the particular the partis the partis the partis the particular the particular the p I and alorssaid, without any process of law, and take immediate possesson thereor, together with all the improvements and apparents that on ording. 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 effect his any such provision, or as a waiver of the provision itself.

 $M_{1} \in \{1, 2, 3\}$

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$35,000.00. (However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).() In case suit or action is instituted to toreclose this contract the whole consideration (indicate which).() indigment or decree of may adjudge reasonable as altorney's tess to be allowed the prevailing perty in said suit or action and it an appeal is taken for may and the fosting perty further promises to such argues the total court, the losing perty further promises to such any such appeal. In construct, it is understood that the solier or the bayer may be more than one person or a corporation; that il doud to make the provision hered, the fosting her burnel, the masculine, the fosting her burnel is individual and interest to the benefit of apply equally to corporations and the neuter, and that shereally all bind and inter to the benefit of apply equally to corporations and the neuter, and the neuter, and the fosting and the prevailing here, successors in interest and assign as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the under-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.

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. 1ch 1 To. rec the Dem NOTE-The sentence between the symbols (); if not applicable, should be deleted. See ORS 03.030]. STATE OF OREGON, County of ORANGE Personally appeared the above named....., 19...... Personally appeared PETER H. ROLLENHAGEN, ROAERT A. TREMBLE AND CATHY TREMBLE each for himself and not one for the other, did say that the former is theand acknowledged the foregoing instrupresident and that the latter is the ment to be THEIR voluntary act and deed. Secretary of and that the seal allized to the foregoing instrument is , a 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, Before me: OFFICIAL Sharon M. Burke SEAL) Notary Public for Gregone Notary Public for Oregone ALIFORNIA My commission expires 3/23/88 Notary Public for Oregon ORS 93.635 (1) All instruments contracting to convey fee title to any resi property, at a time more than 12 months from the date that the instrument Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-My commission expires: (SEAL) re bound thereby. ORS 93,990(3) Violation of ORS 93,635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) Additional Provisions of this Contract: The parties hereto agree as There will be no alterations made on subject property without the express approval of the Seller herein. There will be no cutting of timber on the property until 2. this Contract and the debt secured hereby is fully paid. There will be a late charge of \$50.00 charged if the payment 3. is made eleven days or more after the payment due date of the 15th as stated herein. (Buyer is granted a 10-day grace period) Seller may elect to commence foreclosure proceedings of the 4.

Contract if payments are three months in arrears.

OFFICIALUSEAL SHARON M. BURKE Notary Public California ORANGE COUNTY My commission expires 3-23-88

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STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of _ October

	of A.D., 19 86 at 3:23	o'clock P is the 3rd
FEE		o'clock <u>P</u> M., and duly recorded in Vol. <u>M86</u> day
		Evelyn Biehn, County Clerk
		Film A Harden