FORM No. CONTRACT-REAL ESTATEnthly Po 87909 CONTRACT-REAL ESTATE 8655 Vol<u>M88</u>Page THIS CONTRACT, Made this ROBERT HENRY SHARP aka ROBERT H. SHARP aka ROBERT SHARP and MICHAEL O. DUNN 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-scribed lands and premises situated in Klamath County, State of Oregon, to-wit: PARCEL 1: Lot 12 in Block 13 of Second Addition to Nimrod River Park according to the official plat thereof on file in the office of the County Clerk of Klamath PARCEL 2: All that portion of Lots 3, 6 and 11 in Section 11, Township 36 South, Range 11 East, Willamette Meridian, lying Southerly of the boundaries of the Second Addition to Nimrod River Park according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, and lying North of the PARCEL 3: Block 13, Lot 17 of the Second Addition to Nimrod River Park as shown on map in official records of Klamath County, Oregon. tor the sum of Frffeen Thomsand and n0/100 Pollars (\$15,000°) (hereinatter called the purchase price), on account of which Five Hundred and n0/100Dollars (\$500°) is paid on the execution hereof (the receipt of which is hereby acknowledged by the price of the receipt of which is hereby acknowledged by the order of the ord seller); the buyer agrees to pay the remainder of said purchase price (to with \$ 14,500) to the order of the seller in monthly payments of not less than One Hundred Fifty and No/100 Dollars (\$ 150) each, ______ beach, _______ beach, _______ beach, ______ beach, ____ all deferred balances of 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 ______ per cent per annum from and * { in addition to be paid month /y and * { being included in 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, family, household or agricultural purposes, (B) loc an eigenisation of (even if buyer is a natural person) is for business or commercial purposes of $\mathbb{S}^{p_{ij}}$ (B) for an organisation of (even 11 buyer is a natural person) is for business or commercial purposes other than acticultural purposes. The buyer shall be entitled to possession of said lands on June 1988, and may retain such possession so long as erected, in good condition and repair and will not suffer or permit any waste or strip thereol; there will keep the buildings on said premises, now or hereafter such liens; that here in and save the seller harmless therefrom and reimburse seller for all costs and attorney's lees incurred by him in detending against and insure and keep insured all buildings now or hereafter erected on said promptly, as well as all wate rents, public charges and municipal liens which here in a such interest may appear and all points and promptly before the same or any periter become past duc; that at buyer sevence the will their respective interests may appear and all policies of to insurance to the seller, with loss payable first to the seller and then to the buyer and provest of the seller and pay for such insurance, the seller as soon as insured. Now if the buyer shall be all the seller to the seller to the secure by this contract and pay for such insurance, the seller as soon as insured. Now if the buyer shall be all the seller to the seller to the seller and the action of the seller server, of any pay to the seller and then to the buyer say to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller to buyer's breach of contract. The seller advect that at this areases and within arising to the seller advect that at this areases and within a seller interest at the rate aloresaid, without waiver, however, of any right arising to the seller advect that at this areases and within a seller and the advect secure of the debt secure of the debt secure of the advect secure of the debt secure of the d IN MILIARES MHEREOL AND DAUGOR (Continued on reverse) as instantions of the *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or. (B) is not applicable: If warranty (A) is applicable and if the seller is a, creditor, as such word is delined in the Truth-Lending Act and Regulation Z, the celler MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevent-Ness Form No. 1308 or, similar unless the contract, will become a first lian to finance the purchase of a dwelling in which event use ROBERT HENRY SHARP િ ગેમે લગ્નવ સામય અ STATE OF OREGON, where where the reins structure is the factor of the factor such trivación.

OI 20101 [[[]] 10 [] 10 After recording return to: up and prome and publication in the publication in the prome and publication in the pu RECORDER'S USE file/reel number Record of Deeds of said county. Witness my hand and seal of County affixed. e is requested all tax statements shall be sent to the following address. Aili a change is requested Michael O Dund PO Box 13 Hubberd OR 2032 NAME, ADDRESS, 21P there retrained an annual anna anna 1 mar anna anna anna anna Recording Officer By Deputy aons CK 13.00

K IZ 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 safe approximate price with the interest thereon at once (1) to declare this contract and in case the buyer shall fail to make the safe price with the interest thereon at once (1) to declare the softward null and void (2) to declare the whole membrane herein contained, the buyer shall all to be performed and all other with our and parties the buyer as again and interest of the softward his option shall have the following rights of and parties and interest created interest thereon at once (1) to declare the work of the softward his option shall have the following in lawor is and process of an any of the performance of the previous of the previous and interest created interest there on at once (1) to declare the work of (2) to declare the work of the performance of the previous and interest created interest of the performance of the previous and all other within the buyer as again (1) to forcelose this option that in equility and in any of such and process of and parties that the buyer as absolutely the buyer of the treated by and before the softward of the purchase of and parties of the treat are to be retrictions of the performance of the previous the dolore made on this contract are of such default all parties the dolore made on the interest of the softward to the buyer of retriction and crease of and softward and the softward are of such default and there after as the adverte of law, and the softward are of any before of and parties of a softward and there of softward and there of the there the associate and without any process of law, and take immediate parties of the treat and there as the adverted and in case there on the term of the there of softward, without any process of law, and take immediate parties of the retriction of the prevention and crease the term of the there at the improvements and appuretenance of the there of the softward. The buyer further agree Thereon or thereto belonging. The buyer further agrees that failure by the selfer at any time to require performance by the buyer of any provision hereof shall in no way affect reading breach of any such provision, or as a waiver of the provision itself. Buyer and Seller understand that the property being conveyed is subject to an interest of Chwictine Dunn (Shawn). Which said interest is the subject of his interest of Christine Dunn (Sharp). Which said interest is the subject of litigation in the Circuit Court of the State of Oregon, Klamath County. Se reserves the ability to complete said litigation and to convey any additional interest inuring to his benefit to Buyer for additional consideration upon completion i kanaga Interest inuring to nis benefit to Buyer for additional consideration upon completic of such litigation. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 15 00000 in consists of or includes other property or value given or promised which is part of the court may adjudge reasonable as attorney's less to be allowed plaintill in said suit or action and it an appeal in the buyer for act op as the specific court shall adjudge reasonable as plaintiff's less to pay such sum as the appeal. In constraint, this contract, it is understood that the seller or the buyer may be more than one persons that it the context of constraints that it the context of seller or the buyer may be more than one persons that it the context of constraints that it the context of seller or the buyer may be more than one persons that it the context of constraints that it the context of the constraint of the context of the context of the constraint of the context of the context of the context of the contract. court of th . OHowever, the actual consid--of the trial court, the buyer turner promises to pay such sum as the appendice court shall autouse the sum as present in construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the single-are pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed, and implied to make the provisions hereol; apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it 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. - Michael & & NOTE-The settence between the symbols (), if not applicable, should be deleted. See ORS .93.030). STATE OF OREGON, Japlox 355 STATE OF OREGON, County of County of 6-2,19 8 Personally appeared, 19.....) 58. each for himself and not one for the other, did say that the former is the president and that the latter is the onally appeared the above named Michael The of the contract NICA Laver and the second And that the seal attized to the foregoing instrument is the corporation, and that the seal attized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-them acknowledged said instrument to be its voluntary act and deed. Public for Oregon ment to be Hair માં વગ્દા Before my (OFFICIAL DONALS My commision expires (OFFICIAL SEAL) MARGO J. UHRE) is being volume to continue by a study (DESCRIPTION CONTINUED) UNITARY PUBLIC - OREGON DESCRIPTION CONTINUED) Commission Expires My Commission Expires STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of SS. June of ______ A.D., 19 _____ 88_ at _____ 3:53 _____ o'clock __P ____M., and duly recorded in Vol. ______ of ______ Dead ______ on Page ______ RACC of FEE \$13.00 _ day - 8655 Evelyn Biehn M88 By Mary County Clerk DVOLET 2. VIJ FPRE DOVESNA NE LATA Z E SKY J Mora County. Oregon. panel 1: Lot 12 in Block 13 of Second sudified to dimension structure of shares of the structure of the structure to the second subjective of the second subjective second structure to the second subjective second structure to the second structure second structu saller parers to all date fuller and the buyer daters to purchase from the provident of the solution of the provident of the WATENESSETHE First in preside and a the region fragments and second structured. Ifand ---- MICUMEL 0. DUM THIS CONTRACT, Made This ROLERI HENRY SNARP aka ROBERT II. SNARP aka ROBERT SHARP ROLERI HENRY SNARP aka ROBERT II. astanti sangar van jammer 87909 AP NO TRANSPORT ROAM Mar TON CONTRACT SEAL SEAME - Prominis Personalis COMPACIE-NEW REINE 101 THEBa-QODO