FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments STEVENS NESS LAW PUBLISHING CO., PORTLAND 91976 Vol. m88 Page 16145 CONTRACT-REAL ESTATE Burton W Wood and Florence E Wood and Lyle H Ditschke and Susie M. Mitschke ....., 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 described lands Beginning at a point which is the Northeast corner of SEL NEL of Section 36, Township 23 South, Range 10 E. W.M. thence North 89°08 49" West along the Vib section line, 641.45 feet; thence South 1°43'00" West 331.40 feet; thence south 89°16' 52" East to the East line of Said Section ; thence North 1°04'49" East 329.80 feet along said East line to the point of beginning, containing 4.551 acres, incre or less Buyer accepts buildings "As Is" Buyer reserves the right to purchase this property for \$ 10,000.00 cash withing 90 days cofinising new contract. The principal that has been paides in payments will be subtracted from the A 10,000,000 bat most regive and regive regives by the control and second and the second second and the second sec for the sum of Thur teen thousand nine hundred (hereinafter called the purchase price) on account of which fifteen hundred Dollars (\$13,900.00.) Dollars (\$1,500.00.) is paid on the second of which fifteen hundred Dollars (\$ . 1, 500.00.) is paid on the execution hereof (the receipt of which is hereby acknowledged by the ultion shirt conversion and experience payable on the 204 day of each month hereafter beginning with the month of ...OCTCDE\_\_\_\_\_, 19.55., 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 \_\_\_\_\_\_per cent per annum from.\_\_\_\_\_ monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the The buyer warrants to and covenants with the seller that the real property described in this contract in (1) for buyers a promat, family, household or afficultural purposes. (2) of primarily for buyers a promat, family, household or afficultural purposes. (2) for an organization or feven if buyer is a natural person is for buintss or commercial purposes other than agricultural purposes. (3) for an organization or feven if buyer is a natural person is for buintss or commercial purposes other than agricultural purposes. (3) for an organization or feven if buyer is a natural person is for built or commercial purposes other than agricultural purposes of the second provide the second provide the second person of the second person of the second person or other there are a second person of the second pe be imposed upon said premises, all promptity before the same or any part mercel become past due, that a copy a separation of less than 5 all buildings now or herealter erected on said premises against loss or damage by lire (with extended coverage) in an amount not less than 5 in a company or companies satisfactory to the saller; with loss payable lint to the seller, and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller; may do so and any payment so made shall be added to and become a part of the deliver so charges or to procure and pay for such insurance; the seller may do so and any payment so made shall be added to and become a part of the deliver by this contract and shall be at interest at the rate aloresaid, without waiver, however, of any right arising to the weller, low buyers beach of contract. Contract and shall user interest at the rate atoresatu, without waiver, nowever, or any fight athsing to the seller, for ouver's breach or contract. The seller agrees that at his expense and within suring (in an 'amount equal to said purchase price) muteriable inter in and to said premises in the seller on or subsection to buyer a title insurance policy in-and except the usual printed exceptions and the building and other, restrictions and casseneds now of record, it any constrained to the date of this agreement, save prints is used upon surgent of our points surgent of the seller of a subsection of an and other seller of the seller on or subsection to the date of this agreement, save prints is buyer, his heirs and assigns, free and clear of encumbrances, as of the date hereol and free and clear of all encumbrances such examples charges so assumed, by the buyer and further, excepting all liens and encumbrances created by the buyer or his assigns. (Continued on reverse) eIMPOBTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty [A] or [8] is not opplicable. If warranty [A] is applicable and if seller is a creditor, as such ward is defined in the Truthin-Leading Act and Regulation 2, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, set such ware. Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling us Stevens-Ness Form No. 1307 or similar. Burton W. Wood & Floresse F. Wood P. Box 926 Columbia Fo. U.S. Montana 5.9.9.12 SELLER'S NAME AND ADDRESS onloce any provision by a STATE OF OREGON. al unit for the Land ss: County of ..... -9/2 H. Ditschke & Susie ID. M. Techke Certify that the within instrument was received for record on the H.C. 61 B.ox 1200 La Pine Cregon 9 BUYER'S NAME AND ADDRESS 97732 Her recording reson to The Philippine Hard Start Start Start Start Start Burger Ward Start Start Start Start Start Start Burger Start SPACE RESERVED in book/reel/volume No ...... on FOR page ..... or a ies/iile/instru-RECORDER'S USE ment/microfilm/reception No...... Record of Deeds of said county Witness my hand and seal of Until a change is requested all tax statements shall be sent to the following address. County allixed. 4313 an areas before rough being ANAME .... TITLE NAME, ADDRESS, ZIP By ..... Deputy \_\_\_\_ 

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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 tail to keep any agreement herein contained, then the salter at his above required, or any of them, punctually within 20 days of the time limited therefor, or tail to keep any agreement herein contained, then the salter at his above required, or any of them, punctually within 20 days of the time limited therefor, or tail to keep any agreement herein contained, then the salter at his ontenet null and void, (2) to declar the wolden unpaid principal balance of said purchase by suit in the interest thereon at once due and payable. (2) to declar the countents from escrow and/or (4) to foreelose this contract and is agreed by the different ethose of the existing in layor of the buyer of the buyer, hereunder shall are to an ompensation for termine and the right in the buyer of recently on the interest created or the return to any right of the buyer of the countent shall rever to an one personal of the countent and such cares. I right such cares all rights they different ethose declaring in layor of the buyer of the buyer of the time of the countent and the right interest created and thereid as above declarity, bully and predety at this contract and such paysalter, to enter upon remers be related and thereid and thereid and thereid and there in the saider as the agreed and there inclused and there in the saider and there in the saider and the right increases and reverses the and therease and the right increases and reverses and apportent and we have the right increase at the agreed and therease and increases and the right increases and reverses at a said the restriction and the preverse as a said the preverse and and the right increases and the right increases a

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