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On the terms and condi property (the "property"		Seller agrees to sell and Buyer	agrees to buy the	following described real
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Mich and	
SECTION 1. PURCHASE PRICE; PAYMENT	<b>18988</b> 20000
1.1 TOTAL PURCHASE PRICE; PAYMENT 1.1 TOTAL PURCHASE PRICE. Buyer agrees to pay Seller the sum of \$:-35,600.00 1.2 PAYMENT OF TOTAL PURCHASE PRICE. The total purchase	
1.2 PAYMENT OF TOTAL PUROW 0	, as the total purchase price for the property
Seller acknowledges receipt of the sum at $403,00$	
Prom Provide State Sta	
the contract balance.	t, Form 590-M, signed this data. Comptaining
the balance due on the out of the out	a prior not subtracted from
January So So So January	I in payments beginning on the first day of
necessary for payment of the taxes or opened to be sufficient to pay taxes, when due Private to be sufficient to pay taxes.	each, including interest to a time
balance due on the Contract. When Seller pays the taxes or personal seller. When Buyer pays Seller for taxes and ass	sessments change. The money paid by Buyer to Solice (
year Contract and the final payment is due	December 1, 2013
1.4 INTEREST RATE. The annual interest rate during the term of this Contract is variable; it cannot incre solvency of the Department of Veterans' Affairs. The Seller may periodically change the interest rate by Administrat The initial annual interest rate shall be9.0Dercent our annum	(month, day) (vear)
The initial approximation of veterans' Affairs. The Seller may periodically change the interest rate by Administration	ase by more than one (1) percent except to maintain the
1.5 RESERVATION OF MINERAL RIGHTS. [2] Mineral Rights are not being retained. [] Mineral Rights are not being retained to include the following reservation of mineral rights: [] Mineral Rights are not being retained to include the following reservation of mineral rights. [] Mineral Rights are not being retained to Right are not being retained. [] Mineral Rights are not being retained to Right are not being retained to Right are not being retained. [] Mineral Rights are not being retained to Right are not being retained to Right are not being retained. [] Mineral Rights are not being retained to Right are	ghts are being retained. The property secured by this If State Lands is withholding mineral rights. The logal
escurces, as defined in ORS 273.775[2], together with the right to make such use of the surface as may be reasonably extracting, reinjecting, storing, drilling for, and removing, such minerals, materials, and geothermal resources. In the would be damaged by one or more of the activities described above, then such owner shall be entitled to compensation value of the real property, based on the actual use by the surface rights owner the the the life.	J soil, clay, stone, sand, and gravel, and all geothermal y necessary for prospecting for, explorating for, mining, the event use of the premises by a surface rights owner
1.6 BIGHT OF DEPEndent	ts any of the above to the extent of the diminutize in
Court of the State at O	
Court of the State of Oregon for the County of <u>Klamath</u> . Said redemption arising from a Decree of Foreclosure is <u>1.53.00</u> per month as a reasonable rental for the use of the property.	ordance with ORS 23.560.
1.7 PRE-PAYMENTS. Buyer may prepay all or any methods and the property.	percent per annum. This amount will be reduced by
<ol> <li>PRE-PAYMENTS. Buyer may prepay all or any portion of the balance due on the Contract at any time 1.8 PLACE OF PAYMENTS. All payments to Seller shall be made to Department of Veterans' Affairs at 70 unless Seller gives written notice to Buyer to make payments at some other place.</li> <li>WARRANTY DEED. Upon payment of the total purchase price fact.</li> </ol>	
1.9 WARRANTY DEED. Upon payment of the total purchase price for the property as provided by this Conconditions, and provisions of the Contract, Seller shall deliver to Buyer a Warranty Deed. Such Warranty Deed shall shall section on page 1 of this Contract and those placed upon the property or sulfered by Buyer after the SECTION 2. POSSESSION: MAINTENANCE.	0 Summer Street, N.E., Salem, Oregon 97310-1201,
	Buara of this Contract for the those liens and
and ropain Decimance. Buyer shall keep all buildings other inter	a stabulit for more than thirty
Seller. Except for domestic use, Buyer shall not permit the cutting or removal of the improvements, nor make any substantial improvements.	ch shall be placed on the property, in good condition S or alterations without the prior with
autocitica compliance with LAWS. Buyer shall promptly complying and in the international of any sand and	gravel, without prior written consent of
contest in good faith any such requirements and withhold compliance during any proceeding, including appropriate appea jeopardized. SECTION 3. INSURANCE	red repairs, alterations, and additions. Buyer may als, so long as Seller's interest in the property is and
3.1 PROPERTY DAMAGE INSURANCE. Buyer shall get and lists	in the property is not
3.1 PROPERTY DAMAGE INSURANCE. Buyer shall get and keep policies of fire insurance with standard e application of any co-insurance clause. Insurance shall be made with loss payable to Seller and Buyer, as their respective insurance in force, Seller may obtain insurance and add the partition of any co-insurance data in surance and add the partition.	extended coverage endorsements (and any other
insurance in force, Seller may obtain insurance, and add the cost to the balance due on the Cost and Buyer fails to do so within	e interests may appear. h fiteen (15) days of the loss it Russet in
3.2 APPLICATION OF PROCEEDS. All proceeds of any insurance on the Contract. The insurance cost is repair or replace the damaged or destroyed portion of the property in a manner satisfactory to Seller. Upon satisfactory proceeds to pay all amounts due under this Contract, and shall pay the balance of the insurance proceeds to Buyer. Any pr days after their receipt, and which Buyer has not committed to the repair or restoration of the property, shall be used to Seller. Upon satisfactory palance due on the Contract.	uyer chooses to restore the property, Buyer shall
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	on proceeds in proportion to the values of their y.
CONTRACT NO.	

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## ADDENDUM TO CONTRACT OF SALE

18989

## ENCUMBRANCES

 The premises herein described are within and subject to the statutory powers, including the power of assessment, of South Suburban
 Resonant

2. Reservations and restrictions as contained in plat dedication, to

"said plat being subject to a building set-back along all streets and avenues as shown on the annexed plat, a five foot side line setback along all lots and an easement along the back of all lots as shown on the annexed plat for present and future public utilities drainage and perpetual right-of-way for ditches to convey irrigation water as shown on the annexed plat; said easement to provide ingress and egress for structures being permitted thereon and plantings being placed thereon at the risk of the owners.

And, this plat is approved subject to the following conditions: 1. The owners of the land in this subdivision, their heirs and assigns, in whom title may be vested, shall always at their own expense, properly maintain and operate such irrigation system. 2. The Enterprise Irrigation District, its successors and assigns and the irrigation works of the Enterprise Irrigation District, shall never be liable of such system, or for lack of sufficient water for irrigation. Liability of the operators being limited to

furnishing water at established outlets of the USBR lateral. 3. The premises herein described are within and subject to the statutory powers, including the power of assessment, of Enterprise Irrigation District.

4. Reservations and easements, including the terms and provisions thereof, as set forth in deed from Pete Sather and Helen Sather, husband and wife, to Boyd F. Sprague and Georgiana C. Sprague, husband and wife, dated September 27, 1946, recorded August 11, 1950 in Volume 241, page 192, Deed Records of Klamath County, Oregon.

5. Subject to a 20 foot building setback from Casa Way as shown on dedicated plat.

6% Subject to an easement along South lot line for present and future public utilities, drainage and perpetual right of way for ditches to convey irrigation water as shown on the annexed plat.

C-21282 CONTRACT NO. ADDENDUM TO CONTRACT OF SALE

18990

## ENCUMBRANCES - Page 2

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8.

Reservations contained in plat dedication, to wit: "Building setback along all streets and avenues as shown on the annexed plat, a five foot side line setback along all lots and an easement along the back of all lots as shown on the annexed plat for present and future public utilities, drainage and perpetual right-of-way for ditches to convey irrigation water as shown on the annexed plat; said easement to provide ingress and egress for construction and maintenance of such utilities with no structures being permitted thereon and plantings being placed thereon at the risk of the owners and this plat is approved subject to the following conditions: The owners of the land in this subdivision, their heirs and assigns, in whom title may be vested, shall always at their own expense, property maintain and operate such irrigation system; (2). The Enterprise Irrigation District, its successors and assigns and the United States, person, firm or corporation operating the irrigation works of the Enterprise Irrigation District, shall never be liable for damage caused by improper construction, operation or care of such system, or for lack of sufficient water for irrigation. Liability of the operators being limited to furnishing water at established outlets of the USBR lateral."

Conditions and restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, contained in that certain declaration recorded May 10, 1963 in Miscellaneous Volume 14, page 480, Records of Klamath County, Oregon.



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				in to best over the training is normal within the meaning shall execute any nece uthorization from Buye (3) days of receipt of v	and the original	n Hold al trouble	enect to any perso	onal property mode	ode and shall	
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		REEMENT		nt within the meaning	of the United in ancing st	atements in the total	the Contract as in	ty and make it availa	adie io o-	
TION 5. SE	CURIITAC	constitute	a security agreente	shall execute any nece	r, Seller may at a	ny time his cor	ne personal prope	and the second		
This inst	rument Sha	Upon requi	est of Seller, Doy -	uthorization from boy	written demand tr	D(() 00		ances:		
cription of tr		1 5 000		· . · ·	1. S.	of the	101101111.9	wind it uuring -		
the statem:	s of this Cor	ntract, Duj-	n i san	Contract	A default shall o	cour under and no opportu	inity to cure shares	his Contract.	(30) days after	_
CTION 6. D	EFAULT		Time is of the es	withorization from Buye (3) days of receipt of v ssence of this Contract ment when payment is sent three (3) notices t other obligation in this Seller. Such Notice sh	due. No notice of	no non-payment or lat	e payment perform ob	ligation within thirty		
6.1	EVENTS C	OF DEFAUL	er to make any pay	ment when payment three (3) notices t	o Buyer concerns	tion to payment. Buye	I MOST	a sector		
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	110		ver to perform any	Coller Such Notice St		tollowing	a steps:		a secolar de la composición de la compo	
	(b) Fa	aceiving No	tice of Default from	Seller mi	ay take any one o	r more of the and paya	ple:			
			AULT. In the even	t of a default, of	ling interest, imm			-hic	and remedies with	
6.2	REMEDI	ES ON DO	entire balance due	other obligation Selier. Such Notice sh to I a default, Selier m on the Contract, includ in equity; of this Contract by sui les of a secured party a perty which constitutes on The charge will not		. 1917) 1	Code Seller may e	kercise these rights	1.1.1m	
	(a) 1	reventese t	his Contract by sui	of this Contract by suit	in equity.	Uniform Commercial	a security interest.	- tails to make	any payment within	
	(b)	Snecifically	enforce the terms	ies of a secured party a	s provided of	ty in which Seller had	yment in the event	Buyer land to	900mance	1
	(C)	Exercise th	he rights and refiled	perty which constitutes	exceed five (5) ce	nts per dollar of the p	-	antion to do so, unle	ss the period and this	
	(d)	respect to	any part of the	ge. The charge will not		winitten notice to B	uyer of Seller Strict	(0) days, all of Buye	nts previously made	
	(e)	Choose to	ther it is due.	in equity: of this Contract by sui ies of a secured party a perty which constitute: ge. The charge will not eid thirty (30) or more d	ays after Seller 9	he time stated. At the	end of the the	property. All paying	in the second	
	• •	10 days a	his Contract to be v	of this secured party apperty which constitutes ger, The charge will not oid thirty (30) or more of this tendered or accon- t further act by Seller. S expl by Seller as reaso hall be entitled to the a mount of the balance of erving as a receiver. U	plished prior to t	e entitled to immediate	ne of default.	tor whether or not	the apparent value of	
	(f)	then due	under this Contract	t further act by Seller.	nable rental of the	property up to the time	ight. It does not ma	out bond. Employm	ent by Sener Street	
		Contract	t shall cease without	t further act by Seller as reasonable to by Seller as reasonable to be seller as reasonable to the balance of the balance of the balance of the seller of th	ppointment of a re	Any receiver appoin	ited may serve with	he receiver may:	all maintenance an	d
		to Seller	by Buyer, Seller S	hall be entitled to the c	ue on the Contra	ssion of all or any part	t of the property	expenditures for		
	(g)	Appoint	nerty exceeds the a	mount of the beau	pon taking posse	on the property and	1 maro no	SALES OF A SALES	nses of use, operation	<b>1</b> 4
		disqua	lify a person from s	hall be enhined imount of the balance of erving as a receiver. U anage, control, and of at in the receiver's judg revenues, income, issues;	onduct, business	, and B	poly such sums to l	he necessary -	u bills borr	wo
		(i)	Use, operate, ma	anage, control, and c anage, control, and c at in the receiver's judg evenues, income, issu	enient and profits fro	in the property and of		struction, receiver m	hay pay all bills, or	
		, v	improvements a	evenues, income, issu	63, 0	Coller's option. To	complete that con	appropriate.	therwise, such sums	as
		(ii)	and managemen	erving as or norol, and c anage, control, and c it in the receiver's judg evenues, income, issu t; onstruction in progress ontractors, and make c produced by the prope necessary. These sum mounts borrowed from mounts borrowed from	on the property.	at Selicit ons and specifications	that Seller may born	ow, from Seller or C	sums shall be secured	shall
	,	c10	Complete any co	onstruction in provide a	iny changes in pr	t to pay expenses, the	in this paragraph. F	Repayment of con the	is Contract. Interest	er on
		(iii)	1011031 0111	produced by the prop-	c chall be used to	hall bear interes	statilie sound Any	amount building		
		1997 - 1997 -	If the revenues	necessary. These sum	or advanced by	duanced until the amo	ount is repaid. Any	Totol F	Prior to default, Buyer	r may
		an galar sain	Teconter A	mounts portone	ie horroweu or a			ar due now of the	Seller (ilay '	
			Decitary		and profits	une interior in th	e event of	If or a receives. OF	Lably designates of	
			demaner	incomes, income, in	Income In	om the previous second	either unous	ar then Buyer "Tota	armission to neg	gotte
		(h) Ele	ect to collect all rem	s, revenues, income, is the property and colle- the income from the payments of rents or un- tact and gives Seller pr its or fees. Payments b a, whether or not any f palance (if any) to paym	property. Seller n	Setter. If the income i	s collected by our	Buyer also gives be	the obligation for wh	nting or
		- UF	Share colle	CUILE INCOMENTAL OF US	e tees under t	rent of tee choose	- to Seller 5 4	first to	The contra	
		· · · · ·	ther user to make f	fact and gives Seller pe	v tenants or othe	rusers to Seller wisted	I. Seller shall appro	,	addition to any oth	ner such
		8	luyer's attorney-in	its or fees. Payments b	proper grounds for	from Buyer to Seller u	nder this Communide	d by law. They are	in addition	
		d	ments are made	, whether any to paym	ent of sums -	avelude any othe	L Lettregion	i a statistica de		
		DEMEL	NES NONEXCLUS	payments of rents of a fact and gives Seller pr tis or fees. Payments b a, whether or not any f palance (if any) to paym VE. The remedies pro-		1246년 11	al and and a	5	mody such failure. Bu	iver shall
	6.3	HEIME		1946년 전 전 1947년		Chefferner 4 H. Jacobson Lingenser 1	who any ste	ps necessary to ren	er right or remedy wh	1011 30
	remedies.				한 바람이 가지 않는 것을 했다.		notice, take of th	e default of any -	iner der erstelle	ale in the second s
		7. SELLER	S RIGHT TO CURE	tion required of it ur	der this Contract	y Seller shall not cons	and a straight	en en la transferación Altres	· · ·	1997 (1997) 1997 - 1997 (1997) 1997 - 1997 (1997)
-	SECTION	Cilling and	to perform any obli	gation required on dema	ind. Such addies	tosthad and be			tere it a nat	ty waives a
	11	Buyer tans	all amounts experio	gation required of it ur gation required of it ur ed in so doing on dema t. an official doing offici	ADDARA MALL			u's right to enforce	the provision. If a par	Sec. 19
	reimpursi may have	e on accour	It of page 2 and 1			Contract shi	all not limit the part	on itself.		A North
		Second Contraction			-t ony provisi	on of this ochoes not a	apply to the p.	N	1	in the second
	SECTIO	N 8. WAIVI	ther party at any tir	ne to require performa	only to that specif		a Ngila		ed with Buyer's posse	ession or use ar and ansing
		Failure of e	ision of this Contra	ct, the wards and		1	the arising out of or	In any way connect	brought against Selle	isly resist and
	breach	of any prov				ny claim, loss, or liabi	ne event of any litig	ation of propon notic	e trom sener rug	
1 (f)		ON 9 INDE	MNIFICATION	it and hold Selle	or harmloss inditio	n of the property.	o detend Seller, Oc			and the second
	SECH	Duwor sha	il forever defend, in	h respect to the proper	or claims, agains	twnich buyer and the seller.		an a	· · · · ·	stracted of
	of the	property: E	Buyer's conduct with a	any of the above events	reasonably salis	en la relation de la companya de la			shall be assigned, sul	other transfers
		for in any w	ay connectedings	s through log-	i Line in the second s		Lessions, But N	o interest of Buyer	constitute consent to	100.00
	defer	nd such act		ESTS		es, their successors,	sent by Seller to or	ne transier size	- the interes	t rate under this
	ern	TION 10. 5	UCCESSOR INTER	the upon and for the b	enefit of the parti	consent of Seller. Con	-	the transfer. Any in	crease in the interest	he time provided
	320	This CC	ontract shall be bind	or involuntarily, without	(lig hine)	the Contra	ct from the date of	necessary to retire t	110 00.0	
	ath	erwise tran	sterred, voluntarily		ase the interest	rate under this contrea	ised to the amount		1997 - 1995 - 1997 -	611-M (10-88)
	or	erwise tran waiver of th	is section to such co	IESTS ling upon and for the b or involuntarily, without unsent, Seller may incre increase monthly pays	nents. Monthly pa					
		Asac	entitle the Seller to	increase monthly		6 × 6				1991년 1991년
	. Co			IESTS ling upon and for the b or involuntarily, without onsent, Seller may incre increase monthly pays		c ispage 3 of 5				
		C	-21202							
	-	CON	TRACT NO.							
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for in Section 1, 1.3, in this Contract, Any attempted assignments	18992
for in Section 1, 1.3, in this Contract. Any attempted assignment in violation of this provision shall be void and of no and consent to any and all extensions and modifications of this Contract granted by Seller. Any other person at a Contract also hereby waives such notice and consent. Any such extensions or modifications will not in any way person at any time obligated under this Contract.	release, discharge, or otherwise affect the line terms of this
person at any time obligated under this Contract, the only such extensions for modifications will not in any way denies and the matter produced as having of an ender of the analysis of modifications will obligate the SECTION 11. TRANSFER FEE states a state of the such as the state of the such as the such as the such as the If any interest of the Buyer under this Contract is contract of the such as the such as the such as the such as	Service and the provide an end of the liability of any
payable to Seller The amount of the Buyer under this Contract is assigned, subcontracted, existing the self-	· · · · · · · · · · · · · · · · · · ·
COMMAN NOTICE take that the average of the second	
Any notice under this Contract shall be in writing and shall be effective when actually delivered in persor postage prepaid and addressed to the party at the address stated in this Contract or such other address as either SECTION 13. COSTS AND ATTORNEY FEES	n or ten (10) davs after being deserte te
SECTION 13. COSTS AND ATTORNEY FEES	party may designate by written notice to the other.
taken, the prevailing party shall be entitled to recover from the other party all expenses recover in the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover and the following party shall be entitled to recover from the other party all expenses recover and the following party shall be entitled to recover from the other party all expenses rec	interpret terms of this Contract. Should push and
• Cost of searching records	to characterist possible as a state include, but are not
COSt of surveyors' reported	(a) A Constraint of the second state of the
Cost of foreclosure reports,     Cost of attorney fees,     SECTION 14 STITUTED action, in an appeal from a judgement or decree therein, or in connection with conjudiate	<ul> <li>March 2010 (1997) Annual Constraints (1997)</li> <li>March 2010 (1997) Annual Constraints (1997)</li> </ul>
Cost of attorney fees,     SECTION 14. SURVIVAL OF COVENANTS	1996), esclusive que en este en el como de la
Any covenants, the full performance of which is not required prior to the closing or final payment of the purchas of the purchase price. Such covenants shall be fully enforceable thereafter in accordance with their terms. SECTION 15. GOVERNING LAW; SEVERABILITY.	ase price, shall survive the closing and the final payment
This Contract shall be as	n ferrar en la constante de la properta de la constante de la constante de la constante de la constante de la c En la constante de la constante d
shall not affect any other provision and, to this end, the provisions of this Contract are severable. SECTION 16. REPRESENTATIONS; CONDITION OF PROPERTY	this Contract conflicts with applicable law, such conflict
Buyer accepts the land, buildings, improvements, and all other aspects of the property, and any personal property of the property and any personal property witing signed by Seller. Buyer agrees that Buyer has ascertained, from sources other than Seller, the applicable contained have as buyer also agrees to accept the property with full awareness of these ordinances and laws as they may all property. Buyer agrees that Seller has made no representations with property.	erty sold under this Contract, in their present condition, iss they are expressly set forth in this Contract or are in ng, building, housing, and other regulatory ordinances fact the present use are the set of
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THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMEN LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERI This document is the entire, final, and complete agreement of the part	IT IN VIOLATION OF APPLICABLE LAND USE
Supersedes and realized with an a complete agreement of the parties portaining the	00120 0010.
This document is the entire, final, and complete agreement of the parties pertaining to the sale a supersedes and replaces all prior or existing written and oral agreements (including any sale or earnest in WITNESS WHEREOF, the parties have caused this Contract to be executed in du written.	
IN WITNESS WHEREOF, the parties have caused this Contract to be executed in du	
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CONTRACT NO.

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STATE OF OREGON 18993 SS County of Klamath 11-8 19 88 Personally appeared the above named Donald and acknowledged the foregoing Contract to be his (their) voluntary act and deed. WECK Jamela JSpence Before me: My Commission Expires: 8-16-92 ũ Notary Public For Oregon SELLER: 37A) Director of Veterans' Affairs STATE OF OREGON Title County of\_ SS Orrember 13 Personally appeared the above named and, being first duly sworn, did say that he (she) is dury authorized to sign the foregoing Contract on behalf of the Department of Veterans' Affairs by \$ 4. Eilen Moritgo NOTARY Before me: لمنا Notary Public For Oregon My Commission Expires: 8-27-92 -07 CONTRACT OF SALE FOR COUNTY RECORDING INFORMATION ONLY STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of \_\_\_\_\_Mountain Title Co. of <u>Nov</u>. \_ A.D., 19 \_\_ 88 \_\_ at \_\_ 9:47 9th the \_ o'clock \_ A.M., and duly recorded in Vol. M88 day of \_ Deeds on Page 18987 Evelyn Biehn FEE \$38.00 . County Clerk By Qauline multendare AFTER RECORDING RETURN TO: Department of Veterans Affairs Oregon Veterans Building 700 Summer St., N.E., Suite 100 Salem, OR 97310-1239 C-21282 CONTRACT NO. Page 5 of 5 EM/bco/ 611-M (10-88)