, Kara		28	• •						1991年1月1日	STA'IE	Te da			2095
	TH	us c	ONTR	ACT	, Made	inis.	fír	st	day of	- J m¥		,	19.09.	, between
J.	w.	BAR	TOSZ								 , her	einafter	called	the seller,
nc	1	R	OSALI	EII	BLANCH	ARD					 			
														the buyer, tained, the

Lot 25, Block 12, OREGON SHORES SUBDIVISION, Tract # 1053, in the County of Klamath, State of Oregon, as shown on the map filed on October 3, 1973, in Volume 20, Pages 21 and 22 of MAPS in the office of the County Recorder of said County.

for the sum of Two thousand five hundred and 00/100-Dollars (\$2,500.00-) (hereinafter called the purchase price), on account of which .Three hundred and 00/100-Dollars (\$....300.00.......) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of suid purchase price (to-wit: \$...2,200.00......) to the order of the seller in monthly payments of not less than Seventy. Five and .00/100-

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 ... 10% ... per cent per annum from July 1, 1989 ______until paid, interest to be paid monthly ______ 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 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 to buyer's personal, family, household or agricultural purposes; (B) for an ardonize time of forms i but it in a natural part at the for building of conversion purposes other than resculture proposes.

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A HARANSING (A. CART AND COntinued on feverse) Hara (19

*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 selfer is a creditor, as such word is defined in the Truth in-Lindiag Act and Regulation Z, the selfor AUST comply with the Act and Regulation by making raquired disclosures; for this purpose, use Stevens-Niss Form No. 1308 or similar unless the cantract will become a first lien to finance the purchase of a dwelling is which event use Stevens-Ness form No. 1307 or similar.

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J. W. EARTOSZ	and the second sec	1. 11 11 11 11 11 11 11 11 11 11 11 11 1	STATE OF OREGON,
P. O. Fox 5782			3 00 00 state of the second state of the secon
SALEM, OR 97304			Sounty of
SELLER'S NAME AND AD	JPRE25	in the type and th	I certify that the within instru- ment was received for record on the
607 N. Sylvia	2 2		day of, 19,
Montesano, Wash, 98563		SPACE RESERVED	at
After recording relyes to:	· · · · · · · · · · · · · · · · · · ·	FOR RECORDER'S USE	file/reel number,
J. W. BARTOSZ	 A state of the second se		Record of Deeds of said county. Witness my hand and seal of
P. O. IXX 5782 SALEM, OR 97304	nang talahan sang satur talah satu Nang talah satu satu satu satu satu satu Inang talah satu satu satu satu satu satu satu satu		County affixed.
Until a change is requested all tax statements shall b	and the statement of th	(A) A set of the se	
ROSALIE I. BLANCHARD 607 N. Sylvia	And the second for her	 A state of the second se	Recording Officer By Deputy
Montesano, Wash, 98563			

3303						
agreed between said of them, punctually the following rights; test thereon at once then existing in favo described and all division	(1) to declare this	contract null a	and void, (2) to	declare the s	agreement . vhole unnai	here.

(1) LIGSTID: MSELT 3303 (1) And is is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shallsfail to make the pyrments above sequided, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the setlar at his option shall have the following light: (1) to declare this contract null and void; (2) to declare the whole unpaid principal balance of all rights and interest created or then existing in layor of the buyer as ujainst the seller hieredree the under shall uttery couse and determine and the right to the of neentry, or any other act of seller the seller hieredree the upy of the rights equived by the buyer of teurn, reclamation or compensation for moneys paid of acchard all rights and interest created or then existing in layor of the buyer as ujainst the seller hieredree that uttery couse and determine and the right to the of neentry, or any other act of suid seller, to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid of acchard all rights all roperty as ubsolutely, fully and perfectly as it this contract and such payments had never been made; and in case of section to the parents theretofore made on this controct are to by retained by and belong to said seller as he agreed mice and reasonable rent of said erter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or there barding and reasonable rent of said erter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances

"The buyer lutther agrees that failure by the seller at any time to require performance by the his right hereundar to enforce the same, nor shill any waiver by said teller of any breach of any such provision, or as a waiver of the provision itself. the buyer of any provision hereof shall in no way affect ny provision hereol be held to be a waiver of ar.~ suc-11

607_10. Sylvia BREVICE I BROCHER

) ontesano, Mash.

The true and actual consideration paid icr this transler, stated in terms of dollars, is \$. 2,500.00

appeal. In construing this contract, it is under a the seller or the bayer may be more than one person; that it the context so requires, the singu-lar pronoun shall be taken to mean and ink of the , wal, the masculint, the teminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the grain isona hereol apply equally to corporations and to individuals.

IN WITNESS WHEREOF, vaid parties have executed this instrument in duplicate; 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 therainto by order of its board of directors.

T J. W. Bartosz ozz _____T SELLER

Kosalie J. Blanchard Rosalie I. Blanchard

12096

31.1.1

BUYER NOIE-The sentence between the symbols (), if not applicable, should be deleted. Sos O25 93.030). STATE OF PAFFA环 Washington County of SRAYS HAREOR STATE OF OREGON, County of) 53. JUNE 22 10 89 Personally appearedwho, being duly sworn. Personally appeared the above named Rosalie I. Blanchard each for himself and not one for the other, did say that the former is the president and that the latter is the -----secretary of and that the seal attized to the foregoing instrument is the corporation, of said corporation and that haid instrument was signed and scaled in be-half of said corporation by authority of its board of directors; and each of them technowledged said instrument to be its voluntary act and deed. Before me: CONTROLAL DESSON Anon Lange Before me: (OFFICIAL SEAL) My commission expires 5-11-93 Notary Public for Oregon My commission expires: and 00/100--if alose CINE CONTINUED - CONTINUED the second second STATE OF OREGON, FORM NO. 23 - ACINOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. County of Marion BE IT REMEMBISRED, That on this 15th day of June 19⁸⁹ before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named J. W. Bartosz

known to me to be the identical individual..... described in and who executed the within instrument and acanowledged to me that he executed the sume freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

my official seal the day and year last above written.

Witteren 61

Dancine Multindare

Notary Public for Oregon. My Commission expires 4 - 22-90

STATE OF OREGON: COUNTY OF KLAMATH: 55. Filed for record at request of . J. W. Bartosz A.D., 19 89 at 11:47 o'clock ____A.M., and duly recorded in Vol. _____M89 _ dav of . July Deeds ____ on Page _____ 12095_ Evelyn Biehn . County Clerk

By

FEE \$13.00

13.00