S.NESS LAW PUBLISHING FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments. Vol. <u>m89</u> Page 17757 TN CONTRACT-REAL ESTATE 5450 7 th day of Segat 19.01., between THIS CONTRACT, Made this 7 day of Se, hereinafter called the seller, Park ine Joan + El anđ, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller Lots 14B and 16B according to the supplemental Plat of Lots 14, 15 and 16 is Blacks 9 of First addition to Chiloquin, in the County of Klamath State of Origon. (hereinafter called the purchase plice) on account of which -0-payable on the 1.5 th day of each month hereafter beginning with the month of Sept. 1989. until paid, interest to be paid.....and * { cin-addition to-being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be provided between the monthly payments above required. I axes on said premises for the current tax year shall be provided obsween the parties hereto as of the date of this contract. PCUC My further the provided in this contract is "The huyer warrants to and covenants with the seller that the real property described in this contract is "The primarily for buyer's personal, lamily, household or agricultural purpose. "The buyer shall be entitled to possession of said lands on Set of business or commercial purposes other than adricultural purposes. The buyer shall be entitled to possession of said lands on Set of business or commercial purposes and the buildings, now or hereafter exected thereon, in dood condition and repair and will not suffer or permit any wate or strip thereol; that he will keep the inderned the seller therefore and non-treating advint any such limit, other lines and save the seller harmless therefore and reinburse seller for all costs and altorery's less mourned by him in defending advint any such limit that he will premises, all promptly before the same or any part thereol become past due; that at huyer's expense, he will noure and keep immed bar lines and indexes and promptly before the same or any part thereol become past due; that at huyer's expense, he will noure and keep immed bar lines and indexe advines, all promptly before the same or any part thereol become past due; that at huyer's expense, he will insure and keep immed ba imposed upon said premises, all promptly before the same or any part thereol become past due; that at huyer's expense, he will have a sole advint any part due that at huyer's expense, he will near there is the sole of the sole advint at huyer's expense. As will nour advint any advint at the sole of the sole advint at huyer's expense. The will have a sole advint at huyer's expense, he will have a sole of the sole advint at huyer's expense. As will insure and keep immed bar lines have been be sole here adving the sole adving the sole adving the the sole adving the sole adving t De imposed upon said prenuses, au promptiy oriore ine same or any part interest netonic past une, that is a mount not less than \$ all buildings now or bereatter erected on said prenises against loss or damage by life (with estended coverage) in an amount not less than \$ in a company or companies satisfactory to the seller, with loss payable list to the seller and then to the buy such liens, costs, water rents, to policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall hall to pay any water his, water rents, to or to procure and pay for such insurance, the seller any do so and any payment so made shall be added to and become a part of the dobt contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller low buyer's breach of contract The seller agrees that at his expense and within days from the date hereol, he will furmesh unto buyer a title insu-suring time an anyount equal to add purchase brice) marketable title in and to add premise in the seller or for subrequent to the date of this and except line usual printed exceptions and the billing and giber restrictions and easiments and free ford, it any. Seller also address that whe price is luly paid, and assigns, free and clear of encombrances as of the date hereof, and test clear of all encombrance times unto the buyer, his here and assigns, free and clear of encombrances as of the date hereof restrictions and restrictions and the target in the said prime permitted in a single by through or under seller, excepting all liens and encombrances created by the buyer or his assigns. he will furnish unto buyer a title insura (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST camply with the Act and Regulation by making required diclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. inthia Gallagher OBox 222 heloguen Or 97624 STATE OF OREGON. country of Klamath 624 I certify that the within instruoan+ Eugene Hark ment was received for record on the , 19. . . Box 802 0 Chiloquin Or 97624day of at......o'clock.....M., and recorded SPACE RESERVED in book/reel/volume No...... on FOR pageor as document/fee/file/ ogno Eugene Park RECORDER'S USE instrument/microfilm No. Record of Deeds of said county. yoy 8020 hiloques Or 97624 Witness my hand and seai of County affixed. Unil a change is requested all lax statements shall be sant to the following address. Doring of Europene Park Boy 502 Uniloquin Or 97624 NAME 1 TITLE Deputy By Waltin NAME, ADDRESS, ZIF 11755

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$. (However, the actual consideration consists of ut includes other property or value given or promised which is part of the consideration (indicate which).(i) In case suit or action is instituted to foreclose this contract or to enlore any provision hereol, the losing party in said suit or action agrees to pay such indicate which is a stormey's less to be allowed the prevailing party in still an appeal is taken from any party's attorney's less on such appeal. In constraining this contract, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing the singular promotion shall be taken to mean and include the plura, the masculine, the lemine and the neuter, and that generally all granumatical changes that be constrained and implied to make the provisions hereol apply equally to corporations and to individuate. This agreement shall be taken to the base the provisions hereol apply equally to corporations and to individuate the singular promute and implied to make the provisions hereol apply equally to corporations and to individuals. This agreement shall be taken to the baselier or the base may require, not only the immediate parties hereto but their respective interval. In constraint and include the plura, successors in interest and assigns as well. 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 oflicers duly authorized thereunto by order of its board of directors. onthe * Jalla <u>م</u> -xin Van Vene a . # 12 NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON. STATE OF OREGON, County of) ss. County of Remoth Sept 15, 1989 Personally appeared Personally appeared the above named. lyn Thia Stalladur an Pail & Engen Part who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the and acknowledged the loregoing instrui secretary of ment to be voluntary act and deed. and that the seal allized to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: , a corporation Betor Dieta VAMPLEA (OFFICIAL NOTARY PUBLIC ORECON My Commission Expires 1/1.3/9/ (SEAL) Notary Public for Oregon My commission expires: ORS 93.635 (1) All instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrum-ceuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the tille to be contracting to a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the p or bound thereby. ORS 93.636 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) 1000 BRACHERE IN THE SECONDERS STREET no ananganan kanangan ang kanangan kanangan Kanangan ang kanangan kanangan kanangan STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of Cynthia Gallagher the 20ch _ day of A.D., 19 89 at 3:43 o'clock P.M., and duly recorded in Vol. Sept. <u>M8</u>9 of Deeds on Page _ 17757 Evelyn Biehn . County Clerk By Paulene Mulinolare FEE \$13.00 and the the characteristic and 的原始的自己 agand by with impletion barre and the traine afficies to markets a train the without with the second se HTTTRESSETH. That in consideration of the number instantial sector, we condean 1221.32 4.6.88 Clares. Add a start of the Mithaux LEVEL APPRATE and the second paph

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And it is understood and aftered between said parties that time is of the exercise 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 thereas or this contract, and in case the buyer shall fail to make the payments option shall have the following rights: (1) to declare this contract null and while, (2) to declare the where at his contract null and while, (3) to whether we have the buyer shall have the buyer shall have the selfer at his contract the whether at his contract to the possession of the premises above described and all other rights acquired by the buyer at adjust the selfer the to and revers in said selfer without any set of reversion of the premises above described and all other rights acquired by the buyer to return result on the contract shall ever to and revers in said selfer without any set of the entry, or any other act of said selfer to be performed and without any right of the buyer to return, restantion or compensate are to be retained by and without any set of return the claut the addient on this contract are to be retained by the buyer of at the premises here now and case of such 'declaut' without any process of law, and take insmediately contract, the with all the improvements at approach and above the improvement of the provements and approach at the sole and the premises and the said selfer, in case of such 'declaut' with all the sole and labeled in the sole and all represented and reasonable and all the sole and all represented and reasonable and all the sole and all represented and reasonable and all the sole and all the sole and al prenises up to the time of such default. And the same sense, and the possession thereol, together with all the improvements and approximation of the same approximation of the same constant of the same constant and the sa

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