<sup>#42595</sup> Vol.<u>2 Page 6138</u> CONTRACT-REAL ESTATE CHAYles R. & Thelming D. Stewart 1992, between hereinafter called the seller. and JENNIFER RAYAS and premises situated in KIAMATH County, State of Pregen to with hots 8 AND 9, Block 50, original found of MAIN, According to the official Plat there of on File in the office of the County Clerk of KIAMATH COUNTY, Oregon. COMMENTATION STORE COMMENTS Stor the sum of THINTEEN THOUSAND (hereinafter called the purchase price) on account of which Dollars (\$......) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$.13,000.......) to the order of the seller in monthly payments of not less than Dollars (\$.1.71.79.) each, MONTH 1992 until paid, interest to be paid 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 for buyer's personal, lamily or household purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes. The buyer shall be entitled to possession of said lands on **ANAPLY CA 2.4** buyer is not in delauli under the terms of this contract. The buyer agrees that at all times buyer will keep said premises and the buildings, now or hereafter exceeded thereon, in good condition and repair and will not suffer or permit any waste or strip thereof; that buyer will keep said premises free from construction and all buyer will pay all taxes hereafter leviced against said, property, as well as all water rents, public charges and municipal liens which hereafter leviced against and y such liens; that buyer will pay all taxes hereafter leviced against said, property, as well as all water rents, public charges and municipal liens which hereafter levice the same or any part thereof become past due; that at buyer a steps; huyer will may and keep linaured all buildings now or hereafter exceted on said premises against loss or damage by lire (with estiended coverage) in an amount not less than \$30, QPO. Deposition and pay for such insurance, the seller, with loss payable lirst to the buyer's breach of contract, water rents, mater 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 debt secured by this contract and shall be adverse that at saller's expense and within the saller form the date hereof, saller will furnish unto buyer a title insurance policy insuring on reverse) \* IMPORTANT NOTICE: De creditor, as such word is d purpose, use Stevens-Ness F by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is opplicable and if the seller is a in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this elma D. StewArt STATE OF OREGON, OR County of ..... I certify that the within instrument was received for record on the ....., *19.....,* ..... day of ..... BUYER'S NAME AND ADDRESS SPACE RESERVED in book/reel/volume No..... on FOP After recording return to page ..... or as fee/file/instru-JENNIfer 15 AYAS RECORDER'S USE ment/microfilm/reception No....., POBOX 41 MALIN, OF Record of Deeds of said county.-Witness my hand and seal of County affixed. sont to the followi 100 VAL 101 and of statistic and it states and NAME TITLE evends of this water 14 488 141 By. Deputy 1. 1. VP. . . . . .

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And it is understood and spreed between sold parties that time is of the session 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 fail to keep any agreement herein contained, then the seller at caller's option shall have the following rights: (1) To declare this contract, cameelled for delauit and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to ratio among previously paid failemines the buyer," (2) To declare this contract cameelled for delauit and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to ratio among previously paid failemines by the buyer," (3) To foreflow this contract by suit in equity. In any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller betweender shall uttarly cases and the right to the possession of the premises above described and all other rights acquired by the buyer as against the seller betweender shall uttarly cases and the right of the purchase of said seller. To be performed and without any right of the buyer as against the seller betweender shall uttarly cases and the right re-antry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation of compensation for moneys paid on account of the purchase of said relater in the said seller y and belong to said seller as the agreed and reasonable rend of asid premises up to the index of the result is allower index of a said premises up to the interest, and reasonable rend of asid premises up to the index of the real of returns and and here the right immediately, or at any time thereal of the seller show allower as the default. All the said seller, that here he right immediately, or at any time thereal there allower the allower allower allower and allower and a pay there astart as the allower allower and the result all pays in ther

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$13,000.00 of or includes other property or value given or promised which is part of the consideration (indicate which). The true are the trial court or action is instituted to loreclose this contract, or to enforce any provision hereot, the losing party in and suit or action agrees to pay such sum as: the trial court may adjudge reasonable as altorney's less on such appeal. In case will or action is instituted to loreclose this contract, or to enforce any provision hereot, the losing party in and suit or action agrees to pay such sum as: the trial court may adjudge reasonable as altorney's less on such appeal. In construind this contract, the losing party turther promises to pay such sum as the appellate court shell adjudge reasonable as the prevailing party's attorney's less on such appeal.

attorney's less on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that il the context so requires, the singular provisions hereof apply equally to corporations and to individuals. This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the under-

signed is a corporation, it has caused its name to be signed and its seal affixed by an officer or other person duly authorized to do so by order of its board of directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. • SELLER: Comply with ORS 93.905 et seq prior to exercising this remedy. NOTE-The sentence between the symbols (), if not applicable; should be deleted. See ORS 93.000. STATE OF OREGON, County of KLAMATH This instrument was acknowledged before me on \_\_\_\_\_\_\_ by Charles and Thelma Stewart This instrument was acknowledged before me on by AS . OFFICIAL SEAL Sattersu Jinda Karlene NOTARY PUBLIC-OREGON COMMISSION NO. 003417 MY COMMISSION EXPIRES DEC. 9, 1994 PORM NO. 33 -- ACNNOWLEBGHENT DTEVENS.BESS LAW 640. CO. . CONLAND. CAR STATE OF OREGON, County of Klamath BE IT REMEMBERED, That on this 25 day of March belore me, the undersigned, a Notary Public in and for said County and State, personally appeared the within Jennifer D. Rayes known to me to be the identical individual. as described in and who executed the within instrument and IN TESTIMONY WHEREOF, I have hereunto set my hand and allised my official seal the day and year last above written. My Commission expires April 16, 1995 OFFICIAL SEAL SHRLEY J. DRUMM NOTARY PUBLIC-OREGON COMMISSION NO. 005078 MY COMMISSION EXPIRES APR. 16, 1995 . STATE OF OREGON: COUNTY OF KLAMATH: SS.

Mr. & Mrs. Stewart 24th day the Filed for record at request of \_ A.D., 19 <u>92</u> at <u>10:37</u> o'clock <u>A.M.</u>, and duly recorded in Vol. \_ M92 March of on Page \_\_\_\_\_6138\_\_\_ Deeds of Evelyn Biehn · County Clerk By Daulene Mullendare FEE \$35.00