FORM No: 114-CONTRACT-6 REAL BIATE VOLM 97 Page 23026 4927 07-27-94P03:23 RCVD CONTRACT-

day of ______ cia

hereinafter called the seller,

hereinafter called the buyer,

between

Carol M Seidel

and

WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer a rees to purchase from the seller all of the following described lands and premises situated in _______Klanath _____County, State of _____Oregon_____, to-wit:

July

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Lot 8, Block 1, Tract 1218, NODDS HOLLOW ESTATES, in the County of Klamath, State of Oregon.

ASSESSORS MAP # 4011-02000-00900-000 TAX COLLECTORS ACCOUNT # R-697749

Dollars (\$ 32,700.00 (hereinafter called the purchase price) on account of which Three Hundred & 00/100 Dollars (\$...300.00....) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows, to-wit:

The balance of \$32,400.00 to be payable in monthly installments of \$300.00, or more, including 9% interest per annum. The entire balance being all due and payable 10 years from the date of this Contract. Interest shall begin on the 27 day of July, 1994. The first monthly payment shall be due one month from the date of the start of the interest. A late charge of \$15.00 shall be assessed on any payment received 15 days after the payment due date.

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paid at any time; all delerred balances shall bear interest at the rate of 9 per cent per annum from d in the minimum regular payments 14/ y 27, 1994 and . being i ******

required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of

The buyer warrants to and covenants with the seller that the real property described in this contract is

buyer is

buildings now or herealter erected on said premises against loss or damage by lire (with extended coverage) in an amount not less than \$ in a company or companies satisfactory to the seller, with loss payable lirst to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered as soon as insured to the escow agent hereinalter named. Now if the buyer shall tail to pay any such liens, costs, water rents, tases, or charges or to procure and pay too such insurance, the seller may do so and any payment so made shall be added to and become a part of the device secured by this contract and shall bear interest at the rate alorsaid, without waiver, however, of any right arising to the seller lor buyer's brench of contract. The better the too cover and the top the seller the section and any payment so made shall be added to and become a part of the dot's secured by this contract and shall bear interest at the rate alorsaid, without waiver, however, of any right arising to the seller lor buyer's brench of contract. The better the top the top the seller that the tait alorsaid, without waiver, however, of any right arising to the seller tor buyer's brench of contract. The better the top the top the top the top the top top the top top the top the top the top the top the top the top top the top the top the top the top top the top the top the top top the top top the top t

Items of record commonly accepted and existing building and other restrictions now of record, if any, and

property taxes now due and payable and has placed said deed, together with an executed copy of this contract and

EXAMPLATE DOCK POTON IN THE ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS AD of the escrow agent shall be paid by the seller and buyer in equal shares; the collection charges of said agent shall be paid by the Seller

(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 comply with the Act and Regulation by moking required disclosures; for this purpose, use Sterams-Ness Form Ne. 1319, or equivalent.

R. C. & P. A. Johnson P. O. Box 2270 Lake Havasu City, AZ. 86405 seller's NAME AND ADDRESS Carol M. Seidel PO. Box 7449 Klamath Falls OR 97.602 BUYER'S NAME AND ADDRESS After recording return to: Mountain Title Company Collection Escrow #6055	SPACE RESERVED FOR NECORDER'S USE	STATE OF OREGON, County of
Until a change is requested all fax statements shall be sent to the following address. Carol M Seidel PO Box 7449 Klamath Falls OR 97602 NAME, ADDRESS, ZIP		NAME TITLE By Deputy

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And it is briterstood and a above required, or any of them, pu option shall have the following righ (1) To declare this contract	greed lotween said parties t inctually within 20 days of hts:	hat time is of the essence of this c the time limited therefor, or fail to	ontract, and in case the buye	r shall fail to make the payme
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(4) To toreclose this contract, In any of such cases, all right to the possession of the premises abs- re-entry; or any other act of suid set the purchase of suid regimers, therefolds and invertise therefolds and in property as abs- process of law; and take immediate; The buyer further agrees that right hersunder to enforce the same, any such provision, or as a winner.	hts and interest created or t ove described and all other	hen existing in favor of the buyer	s against the seller hereunde	and a second
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In construing this contract, it is infular proroun shall be taken to me nake the provisions hereol apply equi This agreement shall bind and recutors, administrators, personal rep	is understood that the seller	or the buyer may be more than or	pellate court shall adjudge rea	sonable as the prevailing party
This agreement shall bind and	ally to corporations and to i l inure to the banefit of	nd the neuter, and that generally all ndividuals.	e person or a corporation; th I grammatical changes shall b	at if the context so requires, th e made, assumed and implied t
IN WITNESS WH	FDFOF	and coording as well.		their respective heirs
Blieu is a corporation if he	DO CONTRAD 14-		rument in duplicate;	if either of the under-
uly authorized thereunto b	by other of its board	afidente to be digited and	ts corporate seal affix	ed hereto by its officers
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in corporate seals			UBLIC - OREGON ON NO. 029456	
the signer of the above is a corporation, the form of acknowledgment apposite.	5	MY COMMISSION	XPIRES NOV 07, 1997	
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ORS 93.635 (1) All instruments c ceuted and the parties are bound, s d. Such instruments, or a memoran are bound thereby. ORS 93.939(3) Violation of ORS	93.635 is punishable, upon	conviction, by a fine of not more	then 3100	The second s
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