CONTEACT REAL ESTATE - Henthip Pure 1 16 MTC 42:50 MG 47000 TEVENS NESS LAW PUR CONTRACT-ARAL BITATE VOL 2997 - Page 33905 THIS CONTRACT, Made this Decord day of October, 1997 UNJUN Mask Land Drive R. Bagh, hurband and Wife and Round Jack Joshive IT, hereinafter called the seller, hereinafter called the buyer. and Ronnie factor WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller Lot 19 Block 27 of tract no 1004 third addition to Elamath Rivers acree in The County of Blamath, State of aregon. 2P and a mobile Home year 1979 - make Sandpointe. Moble Home Serial Gumber 1912 Size 14×66 two bedroom. Plate × 162580 Title # 9331670517 Rehicle Identification # ORFLIA 9:1381912 for the sum of ______ - Horusan (hereinafter called the purchase price) on i scount of which _____ Come Tanna and and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-The buyer warrants to and covenants with the selier that the real property described in this contract is (4) primarily for invert a personal. Iamily or househeld purposes. (5) for an organization or (even if buyer is a nature, person) is for business or commercial purposes. The buyer shall be antitled to possession of said lands on <u>person</u> is for business or commercial purposes. Buyer is not in default under the terms of this contract. The buyer affers that at all times buyer will keep the premises and the buildings, now or hereafter exceed thereon, in good condition and repair and will not suffer or y urmit any weste or strip thereoft that buyer will keep the premises and the buildings, now or hereafter exceed buyer will be an the sail that here there to be a the sail of the strip of the sail of the sail of the buildings, now or hereafter exceed thereon, in good condition and repair and will not suffer or y urmit any weste or strip thereoft that buyer will keep the premises and the buildings, now or hereafter exceeds buyer will be as hereafter levied against still properly, as well as all water ends, public charges and which hereafter levies and the building against and all buildings row or hereafter arected on said mensions adainst there or damade by the said uncipal frees which hereafter lawidily may be buildings row or hereafter arected on said mensions adainst there or damade by the (with extended coversite) in an amount not less than 5. 5. 0 00, 5. buildings row or hereafter erected on said premises against here or damage by Ere (with extended coverage) in an amount not less than \$.5.9 A Q O .2.4 procurs and pay for such insurance to be cerved by the seller, with low payable first to the seller and then to the buyer as their respective interests may appear and as shall bear interest at the rate aloresaid, without writer, however, of any right arising to the seller for buyer's breach of contract. shall bear interest at the rate aloresaid, without wriver, however, of any right arising to the seller for buyer's breach of contract. The seller agrees the state seller's expense and within _______ days from the date hereof, seller will furnish unto buyer a title insurance policy insuring except the usual printed exceptions and the building and other 'striction' and 'gatiments row of record, if ar "beguend, to the date of this agreement, save and string by, buyer's heirs and assigns, five and class of the agreement, sale will diver a food and sufficient." Seller will the solid converge state state here solid purchase that here solid purchase price is string by, through or under seller, excepting, however, the sake was enter the solid of and like and like a down of the solid of the solid string by the buyer and further excepting all liens and encumbrances crassed by the buyer or buyer's using by. (Continued on reverse) " IMPORTANT NOTICE: Delete, by fining out, whichever phrase and whichever warrenty (A) or (B) is not opplicable. If warranty (A) is opplicable and if the sellor is a criditor, as such word is defined in the Truthin-Lending Act and Exploring A. the sellor is a such word is defined in the Truthin-Lending Act and Exploring A. the sellor is a such word is defined in the Truthin-Lending Act and Explored A. the sellor is a such word is defined in the Truthin-Lending Act and Explored A. the sellor is a such word is defined in the Truthin-Lending Act and Explored A. the sellor is a such word is defined in the Truthin-Lending Act and Explored A. the sellor is a such word in the Act and Deguistion by making required disclosures; for this Marte I. and Daviey R. Pagh 10777 Morgein Way - Pilleloy & 020 Kenoy Oregon 996.270 0602 seller's NAME AND ADDRESS STATE OF OREGON, County of Ronnia Jack farrett E.C. Box (18:4) I certify that the within instrument was received for record on the Slamati Jall'o, Cr., BUYER'S WANE AND ADDRE 97601 SPACE RESERVED After recording return to in book/ree!/volume No..... AMERITITLE - COLLECTION DEPT. 423:5 FOR page _____ chas fee/file/instru-ECORDER'S USE PO BOX 5017 KLAMATH FALLS C3 97601 Record of Deeds of said county. Witness my hand bad seal of Urill a charge is requised all taxistatements shall be sent to the follow reladerss. Rennie Jack Jusiett 10 Box, 183 Klavneth Falls OR 97601 NAME ADDIRESS, ZIP County affired. NAME By Deputy ين المراجع الم مراجع المراجع ال

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And it is undersided and agreed between said part is that time is of the casenes of this contract, and in case the buyer shall tail to make the parameters above required, or any it them in unchally writin 20 days it the time indice therefore or tail to keep ary agreement increasing writing of the unchally writin 20 days it the time indice therefore or tail to keep ary agreement increasing writing of the unchally writin 20 days of the time indice therefore or tail to keep ary agreement increasing the unchally writin 20 days of the time indice therefore or tail to keep ary agreement increasing the unchally writin 20 days of the time indice therefore or tail to keep ary agreement increasing the unchally and seller a seller a sentence in contract are bine or the unchally and void, and to deviare the partners of the time indice the unchally and the unchall the unchally and the buyer, it is device the generative in a sentence of the contract by and there unchar by and there will be unchar the unchard of the buyer of the buyer of the buyer as against the sailer how and parable; and/or (3) To forecless the scholar by and integrated and all other rights acquired by the buyer of the buyer of return, the matter is after or the writhout any act of recentry or any other act of as all sailer to be performed any writh and the buyer of return, returnation or compensation for moneys paid on account any erist of the buyer of setures and the sailer nor erist and nor the sail sailer to be returned any writh and being the and the buyer of return, returnation or compensation for moneys paid on account any of the denual the and being the and the sailer as the sailer here the sail and return to any act of the purchase of said approximation of the parameters and being the sail sailer to be returned and writh and the buyer of return, returnation or compensation for moneys paid on account any writh of the buyer of return, returnation or compensation for moneys paid on account any writh of the buyer of return, writhe and the definit and a

The buyer further agrees that failure by the seller 1 any time to require performance by the bays of any provision hereof shall in no 1 hereunder to enforce the same, nor thall inty waiver by said seller of any breach of any provision hereof be held to be a valver of any at such provision, or an a waiver of the particular intell. no way allect seller's successfing breach of right h

IN WITNESS WHEREOF, seld parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its mame to be signed and its seal advixed by an officer or other person duly authorized to do so by order of its board of directors. berts 1 HER

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF AFFLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OF ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIMENT CITY OR COUNTY PLANNING DEPARTMENT TO VENIFY APPR. TED USES. 1 R. Pach *Ą*., lack 1 ann * SELLER: Camply with OLS 93.90% at say prior to marrising this remarky. HOTE-The contence between the symbols (), if not applicable, trouble be deleted. Ito ORS 93.030.

STATE OF ORECON, County of _KLAMATH ...) ss. This instrument was acknowledged before me on <u>(XTOBER</u> 9.1997. by MARK I. PAGH, DAISY R. PAGH AND RONN'E JACK JARRETT This instrument was acknowledged before me on by as OFFICIAL SEAL MARION GRIANITIAR INTARY PUELC-OREGON COMMISSION NO. 061144 MY COMMISSION EXPIRES JAN 22, 201 annan Vian 6 lotary Public for Oregon 4 1 L -/di '1/22 · • • My commission expires ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgreat of deeds, by the conveyor of the title to be con-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-Such instruments, or a memorandum thereof, shall be recorded by the conveyor nut later thus 15 days re bound thereby. ORS 93.990(3) Violatica of ORS 93.685 is pinishalls, upon conviction, by a fine of not more than \$100. are

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STATE OF OREGON: COUNTY OF KLAMATH

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