

2

57

油門 -

CP it.

Second States

The second the second second

Walter and State

TE SAL

4. **2** 1.

Al Page 969 Vol. 9418 , 19 72 , between harek liarold D. Malme & Delphs I. Halons, bushand and wife , hereinafter called the seller, John & Exact & Idade G. Exact, husband and wife

, hereinafter called the buyers DE and WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-

County, State of Oregon, to-wit: scribed lands and premises situated in

Lot Hight (8), Block Twolve (12), Klausth Falls First Addition, Klausth Falls, Elemath County, Oregon.

Known as and located at 427 Roosevelt St., Klamath Fells, Oregon

It is understood and agreed between the parties that the preperty described above is encumbered by a First Herigage payable to Merigage Beneerparation, P. C. New 230, Sales, Oregon, 97308, and sellers agree to continue to pay said obligation.

for the sum of Twelve Thousand Hime Hundred and no/100ths # # Dollars (\$ 12,900,00) (hereinafter called the purchase price), on account of which One Bundred and ne 100ths * * * Dollars (\$ 100.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 12,800.00....) to the order of the seller in monthly payments of not less than One Rundred and no/100the + + + + + Dollars (\$ 100.00) each,

, 19 72 . April 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 per cent per annum from

March 1, 1972 until paid, interest to be paid monthly and * {being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-

rated 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 cover (A) primarily for buyer's personal, lamily, household or agricultural purposes, (B) educations and coven it have is a natural array is to buyer any set of the seller of the seller

(1) commences with the entitled to possession of said lends on **the said** of the buyerst of the same o

insure and keep insured all buildings now or pertaint electric on and pertaint electric on and pertaint electric on and pertaint electric on and pertaint electric on an electric on an insure of the buyer as and the buyer as an electric on the buyer as and the buyer as and the buyer as and the selfer and do to buyer being and appendix of insurance, the selfer may do so and any payment so mane snaw or allow and become a part of the dots excured by this contract and able been interest at the rate adversaria, without waiver, however, of any right erange to the selfer on a single of the selfer and dots excured by this contract and able been interest at the rate adversaria, without waiver, however, of any right erange to the selfer on the selfer on a subsequent to the date of this agreement, and amount equal to said purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed conveying and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed conveying and upon request and upon surrender of this agreement, he will deliver a dot clear of all encumbrances or premises in the single perimes and clear and all encumbrances or the single perimets of any forour surrender of this agreement, he will deliver a doced and clear of all encumbrances are precises and clear and and upon request and upon surrender of this agreement, the said estimates and clear and the taxes, municipal lines and encumbrances created by the buyer on the saigns. It is advecting all leas and encumbrances are reased and the areas and the buyer and upon request and upon surrender of this agreement, the said estimates and clear and the clares of any start erasts and public charges so assumed by the buyer area that second and encumbrances areased by the buyer on the saigns.

iens, water rents and public charges to assumed by the buyer and turther excepting all liens and encumprences created by the buyer of his assume. And it is understood and agreed between asid parties that time is of the essence of this contract, and in case the buyer shall fail to make the asyments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then asyments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then he selfer at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of he selfer at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of his shall the interest thereon at once due and payable and (or (3) to foreolese this contract by auit in equity, and in any of tuch cases, and interest created or decreation of other status acquired by the buyer hereunder shall utterly cease and determine and the rights to the sossession of the premiser above action advectioned and without any right of the buyer of relumn, reclamation or compensation for moneys paid is terently, or any of here and to said seller to be performed and without any right of the buyer of relumn, the comments had make then mode and in case is the relumner. is premises above described and all other rights acquired by the Guyer any other act to said selfer to be performed and without any right of the purchase of easid property as absolutely, fully and perfectly as it it all payments therefore made on this contract are to be retained by the time of such default. And the said selfer, in case of such default ind solvershid, without any process of law, and take immediate posses this contract and such paymer y and belong to said seller as it, shall have the right immed ession thereol, together with all

on or thereto helonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect ght hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-ght hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-ght hereunder to enforce the same, nor shall any waiver by said seller of any breach of the provision hereof be held to be a waiver of any suc-ght hereunder to enforce the same, nor shall any waiver by said seller of any breach of the the same and setuel consideration paid for this transfer, stated in terms of dollars, is a The true and actual consideration paid for this transfer, stated in terms of dollars, is the true

In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-moun shall be taken to mean and include the plural, the mesculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pr

IN WITNESS WHEREOF, said 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 thereunto by order of its board of directors. John QEmments Lin da H. En Il D malone J. Enn Deepha I. macone NOTE: The sen bols (), if not r phrate and whichever warranty (A) or (B) is not applicable. ditor, as such word is defined in the Truth-in-Lending Act and IMPORTANT NOTICE: Delete, by link



きい

激