TK CONTRACT-REAL ESTATE Menihiv Payments. MTC 1448 ETEVENE. MEDILIBRING CO., PORTLAND, OR. P304	B
THIS CONTRACT, Made this 16 day of February , 19 76, between ROLLin V. Tuter	
and Kent H. Bredstreet , hereinafter called the buyer,	
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- seribed lands and premises situated in Klamath County, State of Oregon, to-wit:	
Lot 12, Block 109, Buena Vista Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon,	
It is hereby agreed by and between the parties hereto that the prorate of the taxes shall be added to the balance of the contract.	A second s
 It is further understood and agreed by and between the parties hereto That the Purchaser is to pay his own taxes and fire insurance and furnis Seller with paid receipts therefor. 	sh
for the sum of <u>SIX THOUSAND NINE HUNDRED FIFTY and no/100</u> Dollars (\$ 6,950.00) (hereinafter called the purchase price), on account of which <u>Nine Hundred and No/100ths</u> (hereinafter called the purchase price), on account of which <u>Nine Hundred and No/100ths</u> Dollars (\$ 900.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$ 900.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the order	
seller); the buyer agrees to pay the remainder of said purchase piles (10/100ths	
* includes pro-rates as agreed above in the anomio or charges of March , 19.76, payable on the lst day of each month hereafter beginning with the month of March , 19.76,	
all deferred balances of said purchase price shall bear interest at the rate of monthly and * Maximum and * Deing included in	
the minimum monthly payments above required. Taxes on said premises for the current tax year shar 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 over the seller that the seller that the real property over the seller that the	
and all other liens and save the seller harmless thereinon and relimbute visit well as all water rents, public charges and municipal items which here such items; that he will pay all taxes herealter levice adjainst said property, as well as all water rents, public charges and municipal items which here such items; that he will pay all taxes herealter levice adjainst said property, as well as all water rents, public charges and municipal items which here such items; that he will pay all taxes herealter levice adjainst said property, as well as all water rents, public charges and municipal items which here alter lawfully may, be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expenses insure and keep injured all buildings now or herealter erected on said premises against loss or damage by fire (with extended coverage) in an armount insure and keep injured all buildings now or herealter erected on said premises against loss or damage by fire (with extended coverage) in an armount insure and keep injured all built is a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer a full is a company or companies satisfactory to the seller, with loss payable first to the seller and then to the pay an	
then respectively water rents, taxes, or charges or to procure and pay for such mananet, the aloresaid, without waiver, however, ol any right arising to	2. 11 网络希尔教圣秘密记录物学生之论中,自然不同的,自己的中国人们的自己的自己和自己的基础和新闻,也是机械
to and become a part of the debt secured by this contract and minut our models of the det hereol, he will furnish unto buyer a title insurance policy in the seller lor buyer a breach of contract. The seller agrees that at his expense and within <u>30</u> days from the date hereol, he will furnish unto buyer a title insurance policy in suring (in an amount squal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, suring (in an amount squal to said purchase price) marketable title in and to said premise in the seller of the date of the said streament suring (in an amount squal to said purchase price) marketable title in and to said premise in the seller of the date of the said streament, here in the seller of the said streament, here in the seller of the said of the said streament and streament is and the said and upon surrender of this agreement, here in the seller of all encoundstand said purchase is fully paid and upon request and sugnes, there and clear of the agreement, here is of the date of all encoundstand prince as id date placed, permitted or arising by, through or under seller, excepting however, the said easements and restrictions and the taxes, municipal tiens, water rents and public charges so assumed by the buyer and lutther excepting all liens and encoundstances created by the buyer or his assigns. (Continued on reverse)	
(Contract on reveau) *IMPOZTANT NOTICE: Delste, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the 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 making required disclosures for this purpose, use Stavena-Vass Form No. 1306 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event us Stevena-Ness Form No. 1307 or similar.	
Rollin V. Tuter . STATE OF OREGON,	}ss.
SELLER'S NAME AND ADDRESS Kent H. Bradstreet Kent M. Bradstreet Kent H. Bradstreet	the second s
BUYER'S NAME AND ADDRESS SPACE RESERVED in book	rded
After recording relum ter <u>Mountain Title Company</u> <u>407 Main Street</u> <u>100 The Deciser's use</u> <u>100 Main Street</u> <u>100 Main Street</u>	al of
Klamath Falls, Oregon County alfixed. NAME. ADDRESS, ZIP Unitie a change is requested all tax statements shall be sent to the following address. Recording Of	fficer de la constant
Rent H. Bradscreet 221 Princeton Klamath Falls, Oregon	aputy
NAME, ADDRESS, ZIP	

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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the parnants above required, or any of them, punctually within ten days of the time limited therefor, or fall to kup any egre the seller at his option shall have the following rights (1) to declare this contract null and void, (2) to declare the whole and punchase price with the interest thereon at once due and payable sand/or (3) to locate the whole while the seller at his option shall have the following rights (1) to declare this contract null and void, (2) to declare the whole and punchase price with the interest thereon at once due and payable sand/or (3) to locate the seller hereunder the solt is the seller at the sell sell of the sell sell sell the seller hereunder the seller hereunder the of tenentry, or any other act of said seller to be potornad and without any right of the buyer of return, reclamation or oc on account of the premises bore declared to about the interest contract of a such default all payments therefoliors made on this contract are to such default all payments therefoliors made on this ead return the said seller in case of such default all payments therefoliors much and the said seller. In case of such default, shall have the right immudiately, or enter upon the land aluresaid, without any process of law, and take immediate possession thereol, together with all the impute Any Agreement herein communications to make the probability of the second to a country, and in any of such cases, and determine and the right to the revest in said seller without any act ion or compensation for moneys paid its had never been made; and in case the agreed and reasonable sent of said liately, or at any time thereafter, to ount of the purchase of sain h default all payments the se up to the time of such upon the land aluremid, wi n or thereto belonging. n or insteto desonging. 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 bit hereundur to enforce the same, not shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-g breach of any suck provision, or as a waiver of the provision itself. court of the appeal I 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-cown shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall ide, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronour be made, a IN WITNESS WHEREOF, said perties have executed this instrument in duplicate; it either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal alfixed hereto by its officers duly authorized thereunto by order of its board of directors. NOTE-The sentence between the symbols (), if not opplicable, should be deleted. See ORS 93.030).)) 58. STATE OF OREGON, County of STATE OF OREGON, County of Klamath 19..... Personally appeared . February 18 , 19 76 andwho, being duly sworn. each for himself and not one for the other, did say that the former is the Personally appeared the above named Rollin V. Tuter and Kent H. president and that the latter is the ...secretary of ... Bradstreet and that the seal attized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half 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: ment to be their voluntary act and deed. OFFICIAL SEAL) Formy Fullio for Oregon (OFFICIAL SEAL) Notary Public for Oregon 8-12-77 My commision expires My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All infutuments contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrume cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the tills being Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the p bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; 55. "Ind for record at request of MOUNTAIN FIFLE CO A. D. 1976 of o'clockA & and nis _____ day of _____ ..., of _____DEEDS duly recorded in Vcl. M 76 - ton Page 22.97 Wm D. MILNE, County Clerk FEE\$ 6,00 1 Dras • By. \mathcal{O} 0

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