	1000 HO 141, CONTRACT-REAL ISTATE-PULLON AND STORE STORE MY TOL M71 Page 10103 (1)	
	12903 CONTRACT-REAL DIVISI. 7/ 1000 3988	
	THIS CONTRACT, Made the 22 day of CUPEIC 19 16, between LOUISE ANNA MOUNT, hereinafter called Seller	
ļ	of the County of Klamath and State of Oregon , hereinafter called the first party, and ROY DUNIVIN and JEAN ^N DUNIVIN, Husband and Wite, hereinafter called of the County	1
	Purchaser burning the second party,	n fan Ser Sjour
	of Klamath and State of Ologen WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as hereinafter specified, the first party hereby agrees to sell, and the second party agrees to purchase, the follow- ind described real estate, situate in the County of Klamath , State of Oregon , to-wit:	
	Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 in Block 6 North Chemult, Klamath County, $A D P i T i o N T c^{-7}$	The second se
	Oregon.	
	Oregon. This DEED is GIVEN TO CORRECT DESCRIPTION IN THE DEED RECORDED BOOK M11, page (659. MIL) Buyer is aware the water is not guaranteed by the Seller.	
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	Dollars (\$ 5,000.00)	madel a second second
	for the sum of Five Thousand and No/100 Dollars (\$ 5,000.00) on account of which Five Hundred and No/100 Dollars (\$ 500.00)	
2	is paid on the execution hereor (the receipt of the interest at the rate of 9 $1/2$ % per cent per annum from	R I I
- H - H	MAY X3, 19.72; on the units and the	
ļ	By the Purchaser (Second Party) agreeing to pay to seller (First Party) in equal By the Purchaser (Second Party) agreeing to pay to seller (First Party) in equal	
	monthly installments of not less than sorred in any to First Party at	
	P.O. Box 66, Chemult, Oregon, or whetever the sign a guitclaim deed, to be	
	each month until paid in full. Purchaser agrees to sight quitoeners held by an escrow company (Bend Title Co.) and all rights, interest of Purchaser will be transferred to Seller should purchaser be in default 30 days upon receiving	
	will be transferred to Seller should purchaser be in the seller should purchaser be in the seller.	
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	The imper (also colled second party) warrants to and covenants with the other that the real property described in this contract is	
	(B) This in the second party in the second party in a manufactor of the barry best of the date of this contract. The second party, in consideration (B) This in the second party is a manufactor between the party herein as of the date of this contract. The second party in consideration (B) The second party is a manufactor between the party herein as of the date of this contract. The second party is a manufactor between the party herein as of the date of this contract. The second party is a manufactor between the party herein as of the date of this contract. The second party is a manufactor between the party herein as of the date of this contract. The second party is a manufactor between the party herein the second party is a manufactor between the party herein the second party is a manufactor between the party herein the second party is a manufactor between the party herein the second party is a manufactor between the party herein the second party is a manufactor between the party herein the second party is a manufactor between the party herein the second party is a manufactor between the party herein the second party herein therein the secon	
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Seller will NOT furnish Title Insurance. The first party are send within the strength of the second party end the strength of the stre

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

dersigned 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.

SECOND PARTY (buyers): FIRST PARTY, (Seller): Deanni Marian NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030).) \$5. STATE OF OREGON, County of STATE OF OREGON, County of Kh & m + th }ss) ss. , 19 and Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named Bourse A ins # Mourse president and that the latter is the secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal 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. and acknowledged the foregoing instru-P voluntary act and deed. ment to be Belore me: (OFFICIAL And funce. Malliwath (SEAL) Notary Public for Oregon My commission expires 7-15-77 Notary Public for Oregon My commission expires: (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; S. Ind for record XXXXXXXXXXXX 2:36 us 23 day of Ap ril A. D. 10 76 de o'clock M. ord July recorded in Vol. <u>M 76</u>, of <u>DEEDS</u> on Page 5988 W=D. MILNE, County Clerk FEE \$ 6.00

