It 13995 CONTRACT_REALESTATE Visl. 76 rage 7475 THIS CONTRACT, Made this 15th day of May , 19.76 between Andrew W. Brink, also known as A. W. Brink and Alice M. Brink, hereinalter called the seller, husband and wife hereinalter called the seller, main T & T Rentals, a partnership consisting of R.K. Turner and R.A. Thompson, Jr. with NESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller adrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- scribed lands and premises situated in Klamath County, State of Oregon to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, If any, based on race, color, religion or national origin, imposed by instrument, including the terms and provisions thereof, recorded June 23, 1926 in volume-72, page 32 and August 21, 1929 in Volume 87, page 595, all Deed Records of Klamath County, Oregon. Z. Mortgage, including the terms and provisions thereof, given to secure z Mortgage, including the terms and provisions thereof, any bee	
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- scribed lands and premises situated in. Klamath County, State of Oregon to ewit: scribed lands and premises situated in. Klamath County, State of Oregon to ewit: Lots 462 and 463 in Block 121, and Lot 717 in Block 129, MILLS ADDITION Lots 462 and 463 in Block 121, and Lot 717 in Block 129, MILLS ADDITION is to the City of Klamath Falls, according to the official plat thereof subject, however, to the following: Conditions and restrictions, but omitting restrictions, if any, based including the terms and provisions thereof, recorded June 23, 1926 in including the terms and provisions thereof, recorded June 23, 1926 in Nolume 72, page 32 and August 21, 1929 in Volume 87, page 595, all Deed Records of Klamath County, Oregon.	
1. Conditions and restrictions, but omitting imposed by instrument, on race, color, religion or national origin, imposed by instrument, including the terms and provisions thereof, recorded June 23, 1926 in Volume 72, page 32 and August 21, 1929 in Volume 87, page 595, all Deed Records of Klamath County, Oregon.	2
an indebtedness with interest thereon and Such fuller provided therein: Dated February 27, 1960 Bated February 29, 1960 in Volume 194, page 656, Deed Records of	
Klamath County, Oregon Amount \$13,800.00 Amount \$13,800.00 Mortgagor: Andrew W. Brink, also known as A. W. Brink and Alice M. Brink, husband and wife Mortgagee: First Federal Savings and Loan Association of Klamath Falls Affects Lots 462 and 463, Block 121), which Vendees do not assume and Affects Lots 462 and 463, Block 121), which Vendees that they will agree to pay and Vendors covenant to and with said Vendees that they will (for continuation of this document see reverse side of this Contract) (for continuation of this document see reverse side of this Contract) (for the sum of Forty-Two Thousand Five Hundred and Dollars (\$ 42,500.00.) for the sum of Forty-Two Thousand Five Hundred and Dollars (\$ 42,500.00.) Dollars (\$ 4,250.00.) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$ 4,250.00.) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$ 4,250.00.) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$ 4,250.00.)	
Dollars (\$4,250.00.) is paid on the execution hereof (the receipt of which is hele,250.00.) to the order seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$.38,250.00.) to the order of the seller in monthly payments of not less than THREE HUNDRED SIXTY and NO/100THS of the seller in monthly payments of not less than THREE HUNDRED SIXTY and NO/100THS Dollars (\$.360.00) each, <u>or more</u> , <u>prepayment</u> without <u>penalty</u> . Dollars (\$.360.00) each, <u>or more</u> , <u>prepayment</u> without <u>penalty</u> . payable on the <u>15th</u> day of each month hereafter beginning with the month of <u>June</u> , 19.76, 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 <u>8</u> per cent per annum from <u>May 15, 1976</u> until paid, interest to be paid <u>monthly</u> 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 thus contract. The buyer warrants to and covenants with the seller that the real property described in this contract is The buyer warrants to and covenants with the seller that the real purposes. (A) primerity to buyer's personal, family, household or agricultural purposes. (B) for an organization or (crease is surple as anatural persona) is for buyers personal that the primerity of the covenants is the contract is (B) for an organization or (crease is surple as anatural persona) is for buyers personal. (amily, household as anatural personal) the for all costs and attorney is the building on said premises, now or hereafter to in delault under the ferms of this contract. The buyer are or the primerity for all costs and attorney is tess incurred by him in detending agains here and all other liens and save the seller harmless there from thereof the all times and attorney is tess incurred by him in detending agains here out liens; that the will pay all tares hereafter tower and promptly before the same or any part thereof become past due; that at buyer expenses of here and promptly before the same or any part thereof become past due; that at buyer expenses of here and promptly before the same or any part thereof become past due; that at buyer expenses of here and promptly before the same or any part thereof become past due; that at buyer expenses of here and or hereafter exceeded or or hereafter exceeded or the same or any part thereof become past due; that at buyer expenses of here and or hereafter exceeded or the reality promptly before the same or any part thereof become past due; that at buyers expenses in an amount atter lawfully may be impared upon as and premises agains and premises agains promptly before the same or any part thereof become past due; that at buyers expenses of the same or any part thereof become past due; that at buyers expenses of the same or any part thereof become past due; that at buyer as a same of the same or any part thereof	
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and is to understand and addeed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the	
And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the exprents above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agterment herein contained, then he seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to for ease and determine and the right contract of the whole unpaid principal balance of id purchase price with the interest thereon at once due and paysble and for (3) to forciose this contract set by use in equity, and in any of such cases, if purchase price with the interest thereon at once due and paysble and for (3) to forciose this contract to ease and determine and the right to the it refers and interest created or then existing in favor of the buyer as against the seller hereunder at levent to and revest in said seller without any act consession of the premises above described and all other rights acquired by the buyer thereunder at levent, reclamation or compensation for moneys paid if re-entry, or any other act of said seller to be performed and without any right of the contract and such payments had never been made; and in case in account of the purchase of said property as abolutely, holly and perfectly an it hand beford to said seller as the agreed and reasonable tent of vaid i such delault all payments theretolore made on this contract are to be related below to abid seller as the agreed and reasonable tent of vaid i such delault all payments theretolore made on this contract are to be related below to abid tent improvements and appurtenances nerve on the land aforesaid, without any process of law, and take immediate possesion (hereof, together with all the improvements and appurtenances nerve on the land aforesaid, without any process of law, and take immediate possesion (hereof, together with all the improvements had appurtenances there to belonging.	S.S.
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hereon or thereto belonging. 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 is right 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- seding breach of any such provision, or as a waiver of the provision itsell.	
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	三月月二日
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of the trial court, the buyer turner promises to be such that the selfer or the buyer may be more than one person; that if the context so requires, the singu- appeal. In construing this contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires, the singu- lar pronoun shall be taken to mean and include the plural, the macculine, the terminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.	
The intermeters will EDEOF coid parties have executed this instrument in aupricate, in entitle of the unit	
dersigned is a corporation, it has caused its corporate name to be signed and its corporate sear anixed hereit	
by its officers duly authorized thereunto by order of its board of directors.	-
Andrew W. Brink, aka	
A. W. Brink By Balking Donald	
Terry m. Brink Alice M. Brink	
ATE OF OREGON, STATE OF OREGON, County of	日的語言
County of Klamath appeared R. K. Turner and	
R.A. Thompson, Jr.	
Personally appeared the above named	R. Contraction
Brink and the state a partnership	
and that the seal allized to the foregoing instru- ont to be their	
them acknowledged said instrument to be its voluntary act and deed.	
FICIAL Wardene Addington Wardene Addington SEAL)	
Notary Public for Oregon My commission expires 3-21-77 My commission expires 3-21-77	- Jibain
Section 4 of Chapter 618, Oregon Laws 1975, provides : "(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument is exe- ted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the tille being conveyed, ited anging the parties are bound, shall be acknowledged in the manner provided for acknowledgment of deeds, by the owner of the tille being conveyed, ited anging the parties are bound, shall be acknowledged by the conveyor not later than 15 days after the instrument is executed and the parties are challength of the parties are bound.	True a
ach Instruments, or a memorandum thereof, shall be recorded by the context in the task that the second thereby. and thereby. -(2) Violation of subsection (1) of this section is a Class B misdemeanor."	1.1.1
(PRODUBTION CONTINUED)	
ly pay and perform said Mortgage prior to the time Vendees have paid d Contract, and they covenant to and with said Vendees that they will	
d them harmless therefrom. Mortgage, including the terms and provisions thereof, given to secure indebtedness with interest thereon and such future advances as may be	A
vided therein: Westerly with the second s	
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unt: \$10,400.00 tgagor: Andrew W. Brink and Alice M. Brink, husband and wife tragger: First Federal Savings and Loan Association of Klamath Falls	《社会》
tgagor: Andrew W. Brink and Alice M. Brink, husband and wile tgagee: First Federal Savings and Loan Association of Klamath Falls ects Lot 717, Block 129, which Vendees do not assume and agree to and Vendors covenant to and with said Vendees that they will fully and perform said Mortgage prior to the time Vendees have paid d Contract, and they covenant to and with said Vendees that they will d them harmless therefrom.	
and perform said Mortgage prior to the time vendees have they will d Contract, and they covenant to and with said Vendees that they will	STRONG R
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is hereby agreed by and between the parties is sold in an "as is" e been rented for several years and are being sold in an "as is" idition and that the Buyers have examined the property which is the subject	ct
idition and that the Buyers have examined the property	
TATE OF OREGON; COUNTY OF KLAMATH; .	
The for record at request of MOUNTAIN TITLE CO	
this <u>19th</u> day of <u>May</u> A. D. 19 at o'clock M., and	
전 방법 위에 전통했다. 그 그는 승규는 것 같은 것은 것은 것은 것을 다 귀에서 한 것이다. 한 가슴이 가슴에 가슴이 가슴을 다는 것이 않는 것을 수 있는 것을 것을 것을 수 있다.	
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