TK 1		RACT-REAL ESTATE	Mule LAW PUBLISHING CO. PORTLAN	water CO			Lecter distribute
<i>`THIS</i> LESLI	CONTRACT, Made this 24th E M. SHARP and PEARL L.	day of May SHARP, husband	and wife,	between he seller,	S. J.	Jul Martine	No. OTT
and P	ADDOCK REAL ESTATE COMPA	NY, an Oregon C	orporation,	he buyer,			
seller agree	"NESSETH: That in consideration of es to sell unto the buyer and the buyer ds and premises situated in Klama	th County, St	ate of Oregon	, to-wit:	Alternation of the second s		
Lot 28 c	f SPORTSMAN PARK, accord	ling to the offi k, Klamath Coun	. dodication. to-W	116: 11 20			
SUBJECT	to: 1. Restrictions as a to 10 foot building set	back lines and "; 2. The agree	to easements over ement of January 25	1924, $tv$ . Oregon			द् <del>राण्ड</del> ेश्व
deed re	of Upper Klamath Lake; as	s evidenced by c	deed recorded June	4, 1969, Reser-			
Vations	and restrictions as conv M69, page 4297, Microfilm antees will not suffer of	m of Klamath Con r permit any un	unty, Oregon, to-w lawful, unsightly	or of-			J
fensive	use to be made of sala in the be done thereon which	ch may be or be	come a nuisance or	annoyance as a			
	neighborhood. (2) That the ce or summer home site.( nor shall any less port or conveyed, and that no nd the usual and necessa im ofNINE. THOUSAND. AND	5/ 1	h it - woof over h				
Charainst	ter called the purchase prices, on deve		- t which is horeby acknowled	leed by the		And the second	
seller); t	\$2,000.00) is paid on the execut he buyer agrees to pay the remainder of the in monthly payments of not less t $3, 5, 0, 0, \dots$ ) each,	than SEVENTY-FIN	ZE ANDNO/100	)			Tara and a second s
anushle	on the firstday of each month her	eafter beginning with th	e month of June	, 19.7.6., it any time;			
all defer	tinuing until said purchase price is fur- red balances of said purchase price sh $\ge 1, 1976$ until paid, until payments above require	MOI	nthly and *	ny included in			
rated be	tween the parties hereto as of the unit	but the real property described	in this contract is		NOTEST.		DHOUR ST
*(/ (E Th he is not created, in and all of created leave	buyer warrants to and covenants with the school of primarily to buyers personal, lamily, household of primarily to buyers personal, lamily, household of primarily and the school of th	upon closing re agrees that at all times he we remine seller for all costs and said property, as well as all wa v before the same or any part th	19 and may retain such pos ill keep the buildings on said premises, i that he will keep said premises free i uttorney's fees incurred by him in dele er rents, public charges and municipal greed become past due; that at buyer aread become past due; that at buyer	session so long as now or herealter From mechanic's nding against any liens which here- s expense, he will je) in an amount			ا مسلمانان
not less th	an \$ in a company or company ctive interests may appear and all policies of insurance	nce to be delivered to the seller and pay for such insurance, the se	s soon as insured. Now if the outside effer may do so and any payment so ma	de shall be added ny right arising to			
such liens to and be the seller suring (in save and	easts, water rents, lates, or thinks outract and come a part of the debt secured by this contract and for buyer's breach of contract. 10 e seller agrees that at his expense and within. 10 an amount equal to said purchase price) marketable an amount equal to said purchase price) marketable except the usual printed exceptions and the building except the usual printed exceptions and the building hase price is fully paid and upon request and upon hase price is fully paid and upon request and upon date placed, permitted or arising by, through or un er tents and public charges so assumed by the buyer	) days from the date here e title in and to said premises in g and other restrictions and easer surrender of this agreement, he	reol, he will lurnish unto buyer a title in the seller on or subsequent to the date ments now of record, it any. Seller also will deliver a good and sufficient de of the date hereol and free and clear o	nsurance policy in- of this agreement, agrees that when ed conveying said t all encumbrances			
snid purc premises since said liens, wat	hase price is fully pada mine his heirs and assigns, hi in lee simple unto the buyer, his heirs and assigns, hi date placed, permitted or arising by, through or un date placed, permitted or assumed by the buyer er tents and public charges so assumed by the buyer	the and clear of encompanies and encompanies of encompanies of the enc	te said casements and restrictions and in ad encumbrances created by the buyer of applicable. If warranty (A) is applicable	or his assigns.	Tarakan da ang ang ang ang ang ang ang ang ang an		<u>tapitani 1</u>
*IMPORTA a creditor, for this pr Stevens-Ne	NT NOTICE: Delete, by lining out, whichever phrase and as such word is defined in the Truth-in-lending Act and rpose, use Stevent-Ness Form No. 1308 or similar unless as Form No. 1307 or similar.	Regulation Z, the celler MUST comp the contract will become a first fi	sty with the Act and regulation of a dwelling len to finance the purchase of a dwelling STATE OF OREGON,	in which event use			
35099 Heme	E M. SHARP and PEARL L. W. Florida, California 92343		County of	e within instru-			
	SELLER'S HAME AND ADDRESS GK REAL DESTATENCO. A an O South Sixth Street th Falls, Oregon 97601	pregon Corp.	ment was received for day of	r record on the ,19, M., and recorded			
	BUYER'S NAME AND ADDRESS	SPACE RESERVE FOR RECORDER'S US	in book on pa file/reel number	geor as d county.			
F.O.	th Falls, Oregon 97601		Witness my hi County affixed.	and and seal of			
Until a chan Paddo	is requested all tax statements shall be sent to the follow ck Real Estate Company	ving address.	By	Recording Officer Deputy	The second second		
2972 Klama	S Sixth th Falls, Oregon 97601	/					

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8779 thirty (30) artice that fine so of the essence of this contract, and in case the buyer after that fine so of the inne limited therefor, or fail to keep any agreement if the deduces the contract null and void. (2) to declare the whole ongo or and possible and/or (3) to foreclose this contract by suit in equivy of the buyer as against the selfer hereunder shall utterly crase and desting of the buyer as against the selfer hereunder shall utterly crase and desting the buyer as against the selfer hereunder shall utterly crase and desting the buyer as against the selfer hereunder shall utterly crase and desting the buyer as against the selfer hereunder shall utterly crase and desting the buyer as against the selfer hereunder shall selfer here the and the selfer here there the selfer here the selfer here there the selfer here shall fail to in contained, incipal balar any of such and the right agains by the and such payments to said seller as the or the purchase of said solle lefault all payments therefolore up to the time of such default, or the land aloresaid, without ar r thereto belonging, be been account wch del have the right immedered, together with all inercon or interest becombing. 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 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 snall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-tion of the provision of as a waiver of the provision itself. Further, in case of resale, seller has the option to declare balance all due and payable. 1.9 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$9,000.00. (However, the actual consid-part of the consideration (includes other property or value given or promised which is the which is the under the consideration (include which).(I) In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the court may adjudge reasonable as altorney's less to be allowed plaintiff in said suit or action and if an appeal is taken from any judgment or decree of the true lower, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's less on such appeal. In construing this contract, it is understood that the seller or the huver true he may the more than the self. 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-noom shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. lar prono be made, 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. Paddock Real Estate Co., By: Delan Oregon Corporation Delich Sharp Lestie M. Sharp X Learly Sharp Officer By: May Gasarck Officer Pearl L. Sharp NOTE-The sentence between the symbols (0, if not applicable, should be deleted. See ORS 93.030). Klamath STATE OF OREGON, County of NOTE-The sentence Detween IN ALIFORNIA } STATE OF XORREXALX, CALIFORNIA } SS. and Mary...P.addock......who, being duly sworn, 茬 2 , 19 76 each lor himself and not one for the other, did say that the former is the ... president and that the latter is the sonally appeared the above named... Sheslie M. Sharp and Pearl L. Paddock Real Estate Co., a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Defore me: Wallow Corporation of the sealed of the sealed of the sealed of the period of the sealed of the sea ....secretary of ..... and acknowledged the foregoing and acknowledged the foregoing instru-SIOR 2 OFECIAL Saroly alle Notary Public to States California "(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 mouths from the date that the instrument is exe-euted and the parties are bound, shall be acknowledged in the manner provided for acknowledgement of deeds, by the owner of the tille being conveyed, Buch instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby. My commision expires 7-25-79 "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) erected thereon. (4) That the foregoing covenants are appurtenant to and for the benefit of each and every other lot, part of parcel of land in said SPORTSMAN PARK and shall forever run with the land and shall bind the premises herein sold for the benefit of each and every other lot, part 10 or parcel of land in said addition and that these covenants shall be incorporated in each and every deed hereafter executed for the purpose of 1 conveying these premises and any Reservations, Restrictions, Rights-of-Way and Easements of Record and Those Apparent on the Land." STATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of \_\_\_\_\_MOUNTAIN TITLE CO 2;05 A. D. 1976 Lt \_\_\_\_ o'clock PM. , on " this 14th day of JUNE duly recorded in Vol. M 76, of DEEDS \_\_\_\_ on Page 8778 Wm D. MILNE, County Clerk FEE \$ 6.00 Ward ste 1