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TK 16958 CONTRAC	T-REAL ESTAVOL. 76 Page		
THIS CONTRACT, Made this 28th d		ler,	
	, hereinafter called the set thern M. Longacre, , hereinafter called the bu		
WITNESSETH: That in consideration of the seller agrees to sell unto the buyer and the buyer ag scribed lands and premises situated in Klauath.	e mutual covenants and agreements herein contained, irees to purchase from the seller all of the following County, State of Oregon, to-	the de- vit:	
Lot 14, Block 08, Bly 1st addition less northerly 12 ft.	n and Lot 15, Elock 08, Ely 1st Add	lition	- Andrehalter Land
it is a sumption price) on account o	Dollars (\$ 12,000.0	anna a tha an tha a	
Dollars (\$	hereof (the receipt of which is hereby acknowledged by id purchase price (to-wit: \$12,000.00) to the c \$120.00	rder	
Dollars (\$ 120.00) each,			
the second and purchase price is fully p	r beginning with the month of <u>AURUST</u> , 19. baid. All of said purchase price may be paid at any per mear interest at the rate of 7	IIIC,	
August 1. 1976 until paid, intere	est to be paid and * the sedention and * the sedention and * being include axes on said premises for the current tax year shall be	led in	
antid botimoon the parties hereto as of the date of the	his contract. real property described in this contract is ultural purposes. y is in this process, we commercially purpose where than contracted purpose of the the the second second second second second second second second second second sec	N T	
The buyer shall be entitled to possession of said lands on	at that at all times he will keep the buildings on said premises, now or he	ond as realter hand	
and all other items and save the seni harmer revied against said pro such liens; that he will pay all taxes hereafter levied against said pro- alter lawfully may be imposed upon said premises, all promptly before after lawfully may be imposed upon said	operty, as well as all water rents, public charges and municipal lons while the same or any part thereof become past due; that at buyer's expense, premises against loss or damage by fire (with extended coverage) in an a	he will imount	
not less than \$ 15,000.00 in a company or companies suit their respective interests may appear and all policies of insurance to be such liens, costs, water rents, taxes, or charges or to procure and pay such liens, costs, water rents, taxes, or charges or to procure and pay	islactory to the seller, with loss payable first to the seller and then to the b e delivered to the seller as soon as insured. Now it the buyer shall lait to p for such insurance, the seller may do so and any payment so made shall b near interest at the rate aloresaid, without waiver, however, of any right at	ay any anded sing to	
the sellet for buyer's breach of contract. The seller agrees that at his expense and within. suring (in an amount equal to said purchase price) marketable tille in save, and except the usual printed exceptions and the building and or save and except the usual printed exceptions and the building and or how building and or buildi	days from the date hereol, he will furnish unto buyer a title insurance po and to said premises in the seller on or subsequent to the date of this age ther restrictions and easements now of record, if any. Seller also agrees the fer of this agreenter, he will deliver a good and sufficient deed convey elevel of encombrances as of the date hereof and free and clear of all encom er, excepting, however, the said easements and restrictions and the taxes, mu ther excepting all liens and encombrances created by the buyer or his assig thered on the verse.	licy in- ement, i when g sold	
said purchase price is fully paid and upon request and upon solves on premises in he simple unto the buyer, his heirs and assigns, tree and c since said date placed, permitted or arising by, through or under sell liens, water rents and public charges to assumed by the buyer and lurt (Con	clear of encumbrances as of the date hereof and free and clear of all encum er, excepting, however, the said ensements and restrictions and the faces, m ther excepting all liens and encumbrances created by the buyer or his assig tinued on reverse)	Inicipal 18	A
*IMPORTANT NOTICE: Delote; by lining out, whichever phrase and whichever a creditor, as such word is defined in the Truth-In-Lending Act and Regulatic for this purpose, use Stevens-Ness Form No. 1308 or similar unless the cont Stevens-Ness Form No. 1307 or similar.	timuer arranty (A) or (B) is not applicable. If warranty (A) is applicable and if the on Z, the selen MUST comply with the Act and Regulation by making required disc tract will become a first lien to finance the purchase of a dwelling in which ex	(eller is losures) entiuse	NET CONTRACTOR
Carson C. Chase P.O Box 569	STATE OF OREGON,		
Bly; Onegon 97622 SELLER'S NAME AND ADDRESS	County of I certify that the within	instru-	Land and the second of the second sec
Clifford R. & Kathern M. Longacre P.O. Box 304 Bly Oregon 97622	at o'clock M., and	recorded	
Bly, Oregon 97622 DUYER'S NAME AND ADDRESS After recording return to:	FOR file/reel number	or as	
Clifford R. & Kathern M L ngacre P.O. Box 304 Bly Oregon 97622	Record of Deeds of said county Witness my hand and County affixed.	seal of	
Bly, Oregon 97622 KANG, ADDRESS, ZIF Uniti a change is requested all tax statements shall be sent to the following address Market and the following address of the following address		Ø Officer	
Clifford R. & Kathern M. L.ngacre P.O. Box 304 Bly, Oregon 97622 NAME, ADDRESS, ZIP	(http:// 같이요? 한성한 문문을 가능하게 가지 않는다. 이상 것 같이 많이 가지 않는다. 같이 가 한 것 않았지만 성적 사람 정말은 정상하게 한 것을 할 것 않는다.	.Deputy	
NAME, ADDRESS, ZIP			
<u>flir</u>			

11620 Vol. Page And it is understood and afteed between said parties that time is of the evence of this contract, and in case the buyer shall had to inake the payments above required, or any of them, punctually within ten days of the them that the days of the characteristic days of the them and work (2) to declare the whole uppaid principal balance of the seller at his option shall have the following rights (1) to declare hand/or (2) to declare the whole uppaid principal balance of the seller at his option shall have the following rights (1) to declare hand/or (2) to declare the whole uppaid principal balance of the seller at his option shall have the following rights (1) to declare hand/or (2) to declare the whole uppaid principal balance of the seller at his option shall be principal balance of the seller without the interest therein any of such cases, and declaring and the rights to the appreximate the shall uterity cases and defermine and the rights to the all rights and interest treated or the rights and all other rights acquired by the have been shall rever to and reverse to said seller without any her have been determine and other meanders with a have been determine and the rights acquired by the have been determine and the meanders with a have been determine and the meanders are the meanders and the rights acquired by the have been determine and the meanders with a have been determine and the meanders are the meanders and the rights acquired by the have been determine and the meanders are the meanders and the rights acquired by the have been determine and the meanders are themeanders are the meanders are themeanders are the meanders ar nu interest treates we investigation all other rights acquired by the buyer becaude shall revert to and revert of the predictives above and while to becoperformed and without any right of the buyer of relation, feedbanation of our any other shall be above to be because the predictive and the state of the buyer of relations and such a state and all payments therefolve made on this contract are to be relative by and belong to said selfer as the a state and any apprentist device to be on this contract and the predictive states and the state and the said selfer. In case of such default, shall have the right humediate the land all operations and the said selfer, in case of such default, shall have the right humediate to be land allowershift without any process of law, and take immediate possession thered, together with all the pon the land aloresa or thereto belonving or thereto belonging. The buyer further agrees that failure by the selfer at any time to require performance by the buyer of any provision hereof shall in no v It hereunder to enforce the same, nor shall any waiver by said selfer of any breach of any provision hereof be field to be a waiver of it hereunder to enforce the same, nor shall any waiver by said selfer of any breach of any provision hereof be field to be a waiver of the hereunder to enforce the same, nor shall any waiver by said selfer of any breach of any provision hereof be field to be a waiver of the hereunder to enforce the same, nor shall any waiver by said selfer of any breach of any provision hereof be field to be a waiver of the herein between the same and the provision itself. OHowever, the actual consid-The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ a consists of or includes other property or value given or promised which is the whole consideration (indicate which). In consists of or includes other property or value given or promised which is the whole consideration (indicate which). In case suit or action is instituted to loreclose this contract or to enforce any of the provision's hereol, the luyer afteres to pay such as may adjudge reasonable as attorney's less to be allowed plaintiff in said suit or action and if an appeal is taken from any judgment trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's less or the trial court, the buyer further promises to pay such sum as the appendix court sum courts and the person that if the context so requires, the single appendix for constraining this contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires, the single for pronous shall be taken to mean and include the plural, the masculate, the formine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. 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. Charl Asent la attern M. Broach iols (), if not applicable, should be deleted. See ORS 93.030),  ${\cal O}$ NOTE-The sentence between STATE OF OREGON, County of 1 89. STATE OF OREGON, 55. . 19. County of Klamath and Personally appeared ... , 19 76 July 28 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 Carson C. Chase; Clifford R. & Kathern M. Longacro president and that the latter is the . secretary of .... , a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall 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. and acknowledged the foregoing instru-(OFFICIAL: SEAE) Belore mo: (OFFICIAL SEAL) SERD) U 1110 Notary Public for Oregon My commission expires 7/5/80 Notary Public for Oregon My commission expires: 10 Section 4 of Chapter 618, Oregon Laws 1975, provides: (1) All instruments contracting to convey for title to any real property, of a time more than 12 months from the date that the instrument is exe-cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed. Such 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. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) Ъ. TATE OF OREGON; COUNTY OF KLAMATH; S. ?--Filed for record at request of this \_\_\_\_\_ day of \_\_\_\_\_\_ July\_\_\_\_\_ A. D. 1976 \_at \_\_\_\_ o'clock P.M., an ( \_\_\_\_ on Page \_\_\_\_\_1619 duly recorded in Vol. <u>M 76</u>, of \_\_\_\_\_ deeds WED. MILNE, County Clerk 6.00 4 癖 70:3°.2