<u>санания</u> 11	FORM No. 840. CONTRACT-REAL ESTATE-Payments to Husband and Wile with Right of Survivorship. CTEVENS UP TO TAND OR FISH 1:1.74 CONTRACT-REAL ESTATE VILLO 16 PURCE 175-1800	
	CONTRACT. Real ESTATE CONTRACT, Made this 16 July , 19,76 , between JOHNIE C. WESTON and ZENA M. WESTON, husband and wife, JOHNIE C. WESTON and ZENA M. WESTON, husband and wife, , hereinafter called the seller, and LEWIS L. BARGER and JUDITH M. BARGER, husband and wife,	
	with the buyer, with the buyer and the buyer agrees to purchase from the seller all of the following de- scribed lands and premises situated in	الا ما مار الحمد في المسلم من المراجع على من من المسلم المراجع على المراجع على المسلم المسلم المسلم المسلم الم المسلم المسلم
	The East half of the Southeast quarter of the Southeast quarter of Section 7, Township 40 South, Range lo East of the Willamette Meridian, EXCEPTING THEREFROM that portion lying Southerly and Southwesterly of the Northeasterly line of the C & Lateral Canal; -ALSO EXCEPTING THEREFROM that portion conveyed to Robert L. Miller, et ux, in deed recorded in Book M71, page 12738, Deed Records of Klamath County, Oregon; ALSO EXCEPTING THEREFROM that portion conveyed to Joe D. Martinez,	
<u>. PH 3 3</u>	ot ux, in deed recorded in Book M75, page 6799, Deed Records of Klamath County, Oregon.	Level 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
<u>11 (01 97)</u>	tor the sum of <u>SIXTEEN THOUSAND and no hundreds</u> <u>Dollars (\$ 16,000.00</u>) (hereinafter called the purchase price) on account of which <u>FOUR THOUSAND and no hundreds</u> <u>Dollars (\$4,000.00</u>) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in	
	amounts as follows, to-wit: \$12,000.00 payable in annual installments of not less than \$1783.36, including 8% interest, first payment due on or before <u>November 5, 1977</u> , 1977, and a like payment on or before the <u>fifth</u> day of <u>November</u> , of each year thereafter until the entire principal and interest are paid in full,	
	The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, family, household or agricultural purposes, (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. All of said purchase price may be paid at any time, all deferred balances of said purchase price shall be rinterest at the rate prime of the minimum regular payments above required. Taxes on said premises for the current tax year shall be prorated between the perise hereto as of the minimum regular payments above required. Taxes on said premises for the current tax year shall be prorated between the perise hereto as of the detect of this contract. At the time of the execution hereof, the selfers herein (who are husband and wile) own said described real estate as tenants by the antireties; At the time of the execution hereof, the selfers herein (who are husband and wile) own said described real estate as tenants by the shift is to the set of a said in the unput purchase price of a set described real estate henceforth shall be presented between the period here of the selfers therein (who are husband and wile) own said described real estate henceforth shall be presented between the period here of the set of the selfers therein (who are husband and wile) own said described real estate as tenants by the entireties; At the time of the execution hereof, the selfers herein (who are husband and wile) own said described real estate henceforth shall be the set of the	
	be that of joint tenants with the right of survivorant and not that of tenants in the common in the composite and interest, immediately shall yeat solely the selfer's interest in this contract and in and to the then unpuld balance of said purchase price, principal and interest, immediately shall yeat solely in the survivor of the selfers. The buyer shall be entitled to possession of said lands on <u>ClOSING</u> to long as he is not in default under the terms of this contract. The buyer affeces that at all times he will keep the buildings on said premises, now or hereafter exected, in good condition and repair and will not suffer or permit any waste or strip thereoi; that he will keep said premises the from mechanic's and other liens and save the selfers harmless thereform and reimbures selfers for all costs and attorney's less incurred by them in defaud- ing against any such liens; that he will pays all tarce hereafter fereid against said property, as well as all water rents, public charges and multipation is liens which, hereafter levely may be imposed upon said premises, all prompty before the same or any part thereof become past due; that at buyer's liens which, hereafter levely may be imposed upon said premises, all prompty before the same or any part thereof become past due; that at buyer's liens which, hereafter levely multipate new or become rescript on premises or and premises dama to be come past due; that at buyer's liens which, hereafter levely multipate new or become rescript on premises and premises dama to be thereafted coverage)	
	expense, ne will insure and keep insured an outside two delivered to the sellers astisfactory to the sellers, with loss payable to the sellers as their in- terest may appear and all policies of insurance to be delivered to the sellers as soon as insured. Now if the buyer shall lait to pay any such liens, terest may appear and all policies of insurance to be delivered to the sellers as soon as insured. Now if the buyer shall lait to pay any such liens, terest may appear and all policies of insurance to be delivered to the sellers as soon as insured. Now if the buyer shall lait to pay any such liens, costs, water rents, taxes, or charges or to procure and pay lor such insurance, the sellers any do so and any payment so made shall be added to and costs, water rents, taxes, or charges or to procure and pay lor such insurance, the sellers any do so and any payment so made shall be added to and become a part of the debi secured by this contract and shall bear interest at the rate aloresoid without waiver, however, of any right arising to the sellers for buyer's breach of contract. The sellers after that their expense and within ten days from the date hercol, or the sellers and the insurance policy insuring (in an amount equal to said purchase price) marketable title, in and to said premises in the sellers on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions in discussions of record, if any. Sellers also agree that when sid purchase price is tuly paid and upon request and upon surrender of this agreement, they will deliver a good and sufficient deed conveying said premises in lee simple unto the buyer, his heirs and assigns, tree and clear of encumbrances as of the date hereof excepting, however, the said easemants and restrictions and the taxes, municipal linas, water rents and public charges to subsequent by the buyer and lutther excepting all lines and encumbrances created by the buyer or his assigns.	
	charges 30 assumed by the buyer and united excerning and whichever warrenty (A) or (B) is not applicable. If warrenty (A) is opplicable and if the seller is a reading, as and word, is defined in the Truthistanding set and whichever warrenty (A) or (B) is not applicable. If warrenty (A) is opplicable and if the seller is a reading, as and word, is defined in the Truthistanding set and equivalence at the seller warrenty (A) or (B) is not applicable. If warrenty (A) is opplicable and if the seller is for this subtravely warrenty (A) are (B) is not applicable. If warrenty (A) is opplicable and if the seller is a reading, as and word, is defined in the Truthistanding required disclosures, a creditor, as such word, is defined in the Truthistanding or similar unless the contract will become a first lien to finance the purchase of a dwelling in which even use Stavan-News from No. 100° or similar.	
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	BUYER'S NAME AND ADDRESS SPACE RESERVED al. O COCH. Al. Coch. Al. Coch. Al. Coch. Al. Coch. Or as Coch. Or as Coch. Co	
	Until a change is requested all fors stetements shall be sent to the following address. Levis L. Barger Route 1 Box 627 Klamath Falls, Oregon- NAME, ADDRESS, 10	
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17949 nderstood and adreed between said parties that time is ul the exence of this contract, and in case the buyer shall fail to make the option, or any of them, punctually within (an days of the time limited therefor, or fail to keep any agreement, herein contained, there option avail them interest the following rights: (1) to declare this contract null and void, (2) to declare the whole unpeid principal balance of interest created or then estating in layor of the buyer as against the selfers hereunder shall tail to even any and in any of such and interest created or then estating in layor of the buyer as against the selfers hereunder shall vert to and determine and there with the interest the following and and all other rights accuried by the buyer hereunder shall vert to and revest in a scill sailers into the promise above described and all other rights accuried by the buyer hereunder shall vert to and revest in a scill sailers in a cookint of a line purchase of sold selfers to be performed and without any right of the buyer of rolurn, reclamation or companies of and deset all payments hereover and the subcluter, fully and perfocilly as if this contract and such agreements had never been of all of the payments hereover made on this contract are to be totained by and belong to said selfers as the agreed and said premises us to the time descend without any process of law and take immediate possession thereof together with all the improve-nances tharbon of therein descend without any process of law and take immediate possession thereof together with all the improve-mences tharbon of there by the same any time to require performance by the buyer of any provision hereof abalt in the wither of together with all the improve-mences tharbon of there by the same any time to require performance by the buyer of any provision hereof shell in no way as of any such provision ner as waiver of the provision leaft. yments above require sellers at their opti-seld purchase price ses, all rights and int ht to the possession thout any act of reight to The true and actual consideration paid for this transfer, strided in terms of dollars, is 16,000.00 . OHowever, the actual consideration s of or includes other property or value given or promised which is the whole In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereot, the buyer agrees to pay such sum as the may adjudge reasonable as attorney's less to be allowed pleintill in said suit or action and it an appeal is taken from any judgment or decrea-trial court, the buyer turther 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 buyer may be more than one person; that if the context, so requires, the singular pronoun ahall be taken to mean and include the plural, the masculine shall include the terminine and the neutrer, and that generally call grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individually also. In the event of the demise of one of said sellers, that the word "sellers" shall mean only the survivor of them and the heins and assigns of such survivor: 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.) Dauger Johnie Collectors - Лешь Л Judith m. Zens m. Weston NOTE-The sentence between the symbols (), if not deleted. See ORS 93.030); eleted. See ORS 93.030). STATE OF ORECON, County of _____ Davis. ...) 58 STATE OF OREGON, } 85. <u>October 22, 19 76</u> Klamath County of Personally appeared Lewis L. Barger and 11 (4) 20 , 1976 Personally appeared the above named. each for himself and not one for the other, did say that the former is thepresident and that the latter is the Johnie C. Weston and Mena M. Weston N/Asecretary of and acknowledged the foregoing instru-ment to be their Svoluntary act and deed. N/A , a corporation, and that the seal atlixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. (OFFICIAL ALLAL ALLALA Before me: Allin Lass Sulley Notary Public for design Layton, Utah (OFFICIAL SEAL) Notary Public for Oregon 8-12-77 My commission expires: August 9, 1979 My commision expires . (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; \$3. Filed for record at request of <u>NOUNTAIN TITLE CO</u> A. D. 1976 6t _ o'clock P. M., and this <u>10th</u> doy of <u>NOVEMBER</u> DEEDS duly recorded in Vol. _____ _ on Page 17918 Wm D. MILNE County Clerk 1763 FEE \$ 6.00 \$ the state