	CONTRACTREAL ESTATE	vol. 77 rago	337 ()	de <mark>a se </mark>
THIS CONTRACT, Made th. Richard.R. Batsell & Lorry	us	January , 1977,	between	
andJames N. Barrett & Jo	osephine Barrett	, hereinafter called t	he seller,	della sectore de la construction de
WITNESSETH: That in co	onsideration of the mutual cover	ants and adreements herein conta	ined the	
seller agrees to sell unto the buyer scribed lands and premises situated N ½ lot 27 & S ½ lot 27 Fe	din Klamath Cour	ty State of Oregon	to mit in the second	
5 feet used for the wideni	ing of Kane Street as set	forth in Deed Volume 349 a purchase is a 1972 Boise Ca	モニュー 日本 均能の ①	
(Pacifica Model) Mobil Hom improvements on said lots.	ne Serial No. 12043 being	24 Ft. X 34 Ft. and all ot	her	
Richard R. Batsell & Larry months and payment on Mobi	y D. Batsell in the amound the Home in the amount of	t of \$ 83.01 per month for \$ 83.77 per month for 74 m	onths	
and endeavor to refinance and pay off the property a	said property and pay to at FIRST FEDERAL SAVINGS (seller's the amount of \$ 9 & LOAN and pay off Mobile H	63.19	العيسالين المتعاصية فيستداد
at U.S. NATIONAL BANK of C purchasers hereby agree to	arrange to pay seller's	t financing is unavailable the \$ 963.19 in another ma	the nner.	
Buyer's agree to pay all c			and the second sec	
	Trailor pay Land pay off Owed to sell	£ 1,740.00		
	Total	\$ 7,387.14		
for the sum of Eighteen thou	isand & no/100	Dollars (\$ 18,000	•00)	
Dollars (\$ 10,612,00) is paid o	ce), on account of which <u>len</u> of on the execution hereof (the recei	iousand six hundred twelve	& no/100	
seller); the buyer agrees to pay the of the seller in monthly payments	of not less than		and the strength of the streng	Contract Contract
Dollars (\$) each,				
payable on the	e price is fully paid. All of said	purchase price may be paid at a	ny time.	
 Zerman (E. 1997) A Statistical Activity of the second se Second second seco	until paid, interest to be paid	and * {in additional a	tion to	<u>ىلى ئېنى د دەلاسىل سىلىلىلى دارىلى</u> •
the minimum monthly payments ab rated between the parties hereto as	of the date of this contract.		A	The second second second of the second of the second second second second second second second second second s
 (A) primarily for buyer's personal, lami (B) for an organization or (even it buy (B) the potitient to possession. 	in the seller that the real property describe ily, household or agricultural purposes, yer is a natural person) is for business or o of said lands on January 3.	ed in this contract is commercial purposes other than adricultural pur 10 77	poses.	
The buyer shall be entitled to possession the is not in default under the terms of this con erected, in good condition and repair and will m and all other liens and save the seller harmless such liens; that he will pay all taxes herealter I alter lawluly may be imposed upon said premise insure and keep insured all buildings now or her	tract. The buyer agrees that at all times he tot suffer or permit any waste or strip then therefrom and reimburse suffer for all costs i levied against suid property, as well as all a	will keep the buildings on said premises for over will keep the buildings on said premises, now o wol; that he will keep said premises free from and attorney's fees incurred by him in defending with the public chardes and municipal lane.	so lond as provide the second	
not less than \$8,000.00 in a comp	s, all promptly belore the same or any part ealter crected on suid premises against loss nany or companies suitsfuctory to the seller.	thereof become past due; that at buyer's exper or damage by fire (with extended coverage) in with loss navable first in the seller and then in it	nse, he will an amount	
not less than \$ 8,000.00. in a comp their respective interests may appear and all poli such liens, costs, water rents, taxes, or charge of to and become a part of the debt secured by thi the seller for buyer's breach of continet.	and the second	diorestical without waiver, nowever, or any fight	Stand and the	
The college advant that at his summer and	within	nereof, he will lurnish unto buyer a title insurance in the seller on or subsequent to the date of this ements now of record, if any: Seller also agrees	e policy in- agreement, that when evind said	
suring (in an amount equal to said purchase price save and except the usual printed exceptions and said purchase price is fully paid and upon requi		te will deliver a good and sufficient deed com		
suring the scheringless that at the expense and suring the schering equal to schering the schering schering sold purchase price usual printed exceptions and sold purchase price usual printed and upon requ premises in the simple that purch in heirs a since said date placed, permitted or arising by, I liens, water rents and public charges so assumed b	by the buyer and further excepting all liens i	te will deliver a good and sufficient deed con	, municipal signs.	al transferret de glane i andere al qui contra d
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No. Limberry

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	65.271 Concerne		2.4		5. J. 1	714.2	1.91	<u>, </u>	1.1.1	<u> 25 % </u>

338 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 payments above required or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein conta said purchase price with the inter the following rights: (1) to declue this contract null and void, (2) to declare the whole unpaid principal all rights and interest created ensembles in a one due and payable and /or (3) to foreclose this contract by sait in equity, and in any of a possession of the premises above describenting in layor of the layor as against the selfer hereander shall userly cease and determine and the of re-entry, or any other act of said while rule all other rights acquired by the buyer hereander shall userly cease and determine and the of re-entry, or any other act of said while rule and in the rights acquired by the buyer hereander shall userly conditions or compensation for mu of a such default all payments therefoliore made on this contract are to be retained by and low and in some rule and said reasonable or of such default all payments therefoliore made on this contract are to be retained by and being to said selfer as the advect meander shall or and retext mode; a premises up to the time of such default. And the waie solitary in case of such default, shall have the right inmediately, or at any time the there on or thereto belonging. ł۴ 5 the f such cases, right to the net paid case said 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-ceeding breach of any such provision, or as a waiver of the provision iself. 4 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$2.8,000.00. OHowever, the actual consideration includes other property or value given or promised which is the whole consideration (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer afters to pay such sum as the adjudge reasonable as attorney's lees to be allowed plaintilt in said suit or action and it an appeal is taken from any judgitient or decree it find court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintill's attorney's lees on such eration In constraint 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-noun shall be taken to mean and include the plural, the ranzuline, the feminine and the neuter, and that generally all grammatical changes shall to, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. lar prono 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. Bihard R. Batseel Seller houch 1.2.20 Buyer Seller uyer NOTE-The sentence between the sy È. nbols (), If le, should be deleted. See ORS 93,030). STATE OF OREGON, STATE OF OREGON, County of County of Klamath 55. ... 19 JANHARY 3 Rd Personally appeared , 19.77 and ...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 Bichard B. BATSELL - LARRY D. BATSELL JAMES W. BARRETT - JOSE Phine BARRETT president and that the latter is thesecretary of All Province of the foregoing instru-ment to be T. All A.R. voluntary act and deed. OTAP Refore me: (OFFICIAL Steven) C. Walton SEAD P.D. Wotary, Fublic for Oregon MW. Provincion avoired Class 21- 1980 and that the seal alfixed to the foregoing instrument is the corporation, 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. Before me: (OFFICIAL SEAL) Notary Public for Oregon My commision expires Alar. 25, 1980 600 My commission expires: Section 4/01 Commission expires 20170-2017, 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-(...,(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-(...,(1), All instruments, or a memorandum thereof, shall be recorded by the conveyor and later than 15 days after the instrument is executed and the parties are mid thereby. (2) Violation of subsection (1) of this section is a Class B misdemeanor." 1 1111 (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF MLAMATH: SA \$ Hed for record BEAREREY A. D. 19.77 (10:24 ock AM, che inis 7th day of January_ 337 duly recorded in Vol. <u>M 77</u>, of <u>DEEDS</u> ---- on Page. WE D. MILNE, County Clark FEE \$ 6.00 Markey. 600 ÷. Sec. 8. 1. ... $\sim 10^{10}$ 12 i de pa * Martin

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