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FORM No. 840 CONTRACT-REAL ESTATE-Journantic & Hubbard and Wilds with Right of Survivantic, and Survivantic and Survivanti and Survivantic and Survivantic and Survivantic and	8 <b>8</b>	
for the sum of Five Thousand Nine Hundred Fifty Dollars (\$		
This property is subject to a contract of sale wherein D.E. Wyman are sellers and Wilcors are buyers, which said contract vendees do not assume and venters covenant and agree to hold them harmless therefrom. Seller does not guarnize any subsurface severage permit, purchaser to apply for and obtain his own permit. Buyer is aware that seller is a licensed Real Estate Broker.		
The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily to buyer's personal, lamity, household or adjicultural purposes. (B) for an ordanisation or (even if buyer is a natural person) is for business or commorcial purposes other than adjicultural purposes. (B) for an ordanisation or (even if buyer is a natural person) is for business or commorcial purposes other than adjicultural purposes. (B) for an ordanisation or (even if buyer is a natural person) is for business or commorcial purposes other than adjicultural purposes. All of said purchase price may be paid at any time, all defored balances of said purchase price shall beer interest at the rate of <b>S22</b> . All of said purchase price may be paid at any time, all defored balances of said purchase price shall beer interest at the rate of <b>S22</b> . All of said purchase perices may be paid at any time, all defored balances of the current tax year shall be provated between the parties bareto as of the the minimum regular parameters above required. Taxes on said premises for the current tax year shall be provated between the parties bareto as of the attent of the contract. At the time of the accurtion hered, the cellers herein (who are hubbed and wile) own asid described real estate as tenante by the enfired in the billow inferses in this contract. The buyer adjues the tenent in common in the event of the death of one of the sellers, the tilt to the billow inferses in this contract, immediately shall use to solely in the aurier of the sellers. The buyer shall be entitled to possession of said lands on pair adjues the reinburge sellers for all costs and attorney less incurred by them in defort in default mode the issue the sellers harmless thereform and termination common in the event of the death of any retain such possession to ford as ha is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or bo ford as ha i		
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And it is understood and advect between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the partients above requiring or any of them, purctually within ten days of the time limited therefore, or lait to be farmy advectment herein contained, then of said purchase price with the interest them on to once dis and payable and/or (3) to foreclose this contract by the whole unpaid principal balance cases, all rights and interest created or there in the once dis and payable and/or (3) to foreclose this contract by the whole unpaid principal balance cases, all rights and interest created or there in the once distand payable and/or (3) to foreclose this contract by the whole unpaid principal balance cases, all rights and interest created or there in the once distand payable and/or (3) to foreclose this contract by the whole unpaid principal balance right to the possession of the premises above denigh in avo of the buyer as adjunct the selices hereunder shall result; and distort in any of such for money paid on account of the purchase of said princip be priorined and without any right of the buyer of return, lead and determine a subsolutely. Ituly and perfectly as it this contract and such anistion or compensation made; and in case of such default all payments herefolore may as absolutely. Ituly and perfectly as it this contract and such anistion or compensation made; and in case of such default all payments herefolore may as absolutely ituly and perfectly as it this contract the right and may been reasonable tern of said premises us to the time of such default. An his contract me to be retained by and boing to said selfers with here and and province ance there on the fore all all closed without any process of saw and take innucleit possession there of the there all selfers in case of such default. And all case all without any provise of any provision here of take there all the take there all the interval take innucleit possession there of there there all taken the all t

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$. 59950 a.O......Orrows a the same is a state of the state of the same is a state of the same In construing this contract, it is understood that the buyer may be more than one person; that it the context so requires, the singular pronoun is taken to mean and include the plural, the maxuline shall include the fermine and the neuter, and that generally all grammatical changes made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals is also, in the event of the demine of taid selfers, that the word "selfers" shall mean only the survivor of them and the liefs and assigns of such survivor. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the unshall b shall b

dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto

by its officers duly authorized the curso his corporate name to be signed ) K allien for the second by order of its board of directors. apa Ц. William D. For K. Joy Linda K. FOr Linda K. For Wayne A. Wilcor Linda K. For Hance between the symbols O. If net applicable, should be deleted. See ORS 91.030] OWNERSON, Call formin deter Pro-STATE OF ONESCONT. California STATE OF OREGON, County of Klamaths County of Los angeles 1Eb 17 . 1977 BETTY My W. Cok who Berta A. Clanuary 30, 1977 who, being duly swoph, Personally appeared the above named. William A. and Sinda K.

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and that the scal siliced to the foregoing instrument is if of soid corporation and that said instrument was signed a half of said corporation by any single the board of the theory source of the source of the source of the Totore fries. Totore fries. Notary Public tor Orgeon My commission expires: 5/19/77 and Guod! el (OFFICIAL SEALA

My commission expires: 5/19/77 JANET L2 (HANSEN: C NOTARY PUBLIC: CALIFORNIA DESTINCIPAL OFFICE IN LOS ANGELES, COUNTY My Commission Explose March 22, 1980

22.17 CAR T. (A ) and acknowledged the foregoing instru-

ment to be Unun voluntary set and deed.

OFFICIAL

Notary Public for Oregon

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My commision expires 1980

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the 17th day of FEBRUARY A. D. 1977 4:47 o'clock PMI and d

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