FORM No. 840. CONTRACT-REAL ESTATE-Payments to Husband and Wile with Right of Survivorship. STEVENS AN PUBLISHING CO. PORTLAND OR STIC 1.1.74 25635 CONTRACT_REAL ESTATE Vol. 77 Page 2921 THIS CONTRACT, Made this 15th day of February 18. . 1977 botween ., hereinafter called the seller,

., hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the

The Southeast 7 of the Northwest 7 of the Southwest 7 of Section 31, Township 35 South Range 13 East, Willamette Meridian, consisting of 10 acres, more or lense

Subject to: A non-exclusive easement for road and utility purposes 60 feet in width, the centerline of which is the east line of the WiWi of the Southwest 4 of Section 31, Township 35 South, Nange 13 East, Willamette Meridian,

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for the sum of Fiye thousand one hundred dollars (hereinafter called the purchase price) on account of whichone aundred dollars Dollars (\$ 100,00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); and the remeinder to be paid to the order of the seller at the times and in amounts as follows, to-wit:

amounts as follows, to-wit: Balance of \$5,000,00 is payable at \$50,000 per month or more, the first payment due Morch 15,197 %, and a like payment each month thereafter unil paid in full.

Sellers make no guarntee, expressed or implied, as to the availability of a sub-surface sewage permit, and buyer is buying the property "asis".

The boys warrants to and covenants with the seller that the real property described in this contrast is the primerity for buyer's personal lemity, household or adjustitutal purposes. (B) 60 persons gradmatanto or dever it houre is a natural person) is for business or commercial purposes off

(B) for an sympanization of (aven if buyer is a natural period) is for business or commercial purposes other than agriculture purposes. All of, and piechaso price may be pride of the period of the set of th

separas, he will drawes and keep insured all buildings now or hereafter evoled on add premises against loss or damage by fire (with extended coverage) in an bringhol not (refs (refs (refs) xiIIICHE) in a company or companies estatactory to the sellers with loss payable to the sellers as that been may appear and all policies of insurance to be delivered to the sellers as soon as insured. Now it, the buyer, shall laid to pay any useh lang become a papear and all policies of insurance and here insurance, this sellers as soon as insured. Now it, the buyer, shall laid to pay any useh lang become a papear and all policies of insurance and here insurance, the sellers are as and any payment, so made shall be added to and become a part of the debit sectired by this contract, and here there is a soon as insured. Now yet, but we may inder any right arising to the sellers is the buyer's back at their apprase and within ten days from the date hereot, or **Waren**. Constructed the and to said as a soon as the sellers are present to the debit sectired because price and any right arising to the sellers ter herer's a state at their apprase and within ten days from the date hereot, or **Waren**. Constructed the sellers are and at a state section and the buyer's term the date thereot, or **Waren**. Constructed to the seller's and the buyer's seller and the seller's and the seller's and the buyer's section and to said promises in the sellers on or subsequent the states of the date become date with any approximation of the seller's estimations afreement, they will deliver a good and sulficient doed convering said promotes and the seller's and all and sally as the seller's and and and as all as and as a section as a termines and the buyer's section and the seller's and and and and and as a section and the seller's and and and and the seller's and the seller's and the seller's and the seller's as and and the seller's and the seller's as and and the set of the seller's and the seler's as and and and the seller's as and and the seller's as

ALMPORTANT NOTICE: Dolate, by lining set, whichever phrase and whichever warrenty (A) or (B) is not applicable. If warranty (A) is applicable and if the solier is a creditor, as assa word is defined in the Truth-In-Lending Act and Segulation 2; the solor MUST comply with the Act and Regulation by making required disclosures for this purpose, was Server-Areas form Not. 1308 or similar unless the cashed will become a first lise to finance the percent of a dwalling is which every Servers-Ness Form Not. 1307 or similar.

Wayne A. Wilcox STATE OF OREGON, 7949 So. 6th Klazath Valls, Cregon 97601 And Statistics ·····County.o BUYER'S NAME AND AD Richard GAMEGAN STAR ROWTE CARNUST, CALFORNIA-93644 RZCO ADEA'S USE

Until a change is requested all fax statements shall be sent to the following adde

NANE, ADDREES, ZIP

I certify that the within instru-ment was received for record on the day of 19 space neservec at o'clock M, and recorded in book or page or at tile/teel number Record of Deers of sand county. Wilnes my hand and seal of County affixed.

> Recording Officer Deputy

	Barren Carlo
And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall lait to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the selfers at their option shall have the following rights: (1) to declare this contract null and void, (3) to declare the whole unpuid principal balance of said purchase price with the interest thereon at once due and payable and/or (3) to force the the whole unpuid principal balance of said purchase price with the interest thereon at once due and payable and/or (3) to force the this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in layor of the buyer as against the selfers at their shall utility cease and determines and the right to the possession of the premises above described and all other rights acquired by the buyer bereunder shall utility cease and determines and the right to the possession of the premises above described and all other rights acquired by the buyer bereunder shall utility cease and determines and the without any act to reenty or any other act of and all other rights acquired by the buyer bereunder shall utility cease and autored in and a serie of without any act to reenty or any other act of and all other rights acquired by the buyer thereunder shall utility cease and autored in and any advected in and a serie of without any act to reenty or any other act of used all order is a above described and ellower the above the above the serie of a ser	
reasonable for of said premises up to the time of such default, And the said sellers, in case of such desault, shall neve with all the improve- any time thereafter to enter your the tain of the solers at any process of law and take time thereof together with all the improve- ments and appurtenances thereon or thereto belonging. The buyer turther agrees that laidurs by the sellers at any time to require performance by the buyer of any provision hereof shall in no way affect their right hereunder to entorce the same, nor shall any waiver by said sellers of any breach of any provision hereof shell to be a waiver of any succeeding breach of any such provision or as a waiver of the provision itsell.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$5,100,000	
appear. 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 shall be taken to mean and include the plural, the maxuline shall include the leminine and the neuter, and that generally all ferminatical changes shall be made, assumed and implied to make the provisions hereod apply to corporations and to individuals; elso, in the event of the demise of one of and ellers, that the word "relieves, and the 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.	
X Reste Lou Gamegan NOTE-The sentence between the symbols (0, if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, \$5. STATE OF OREGON, \$5. \$1. STATE OF OREGON, \$5. \$5. \$1. \$1. \$1. \$2. \$2. \$2. \$2. \$2. \$2. \$2. \$2. \$2. \$2. \$2. \$3.	
County of Klamath	
Ment to be Volument and act and deed. of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. INTAL Before me: (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires 4/20/71	
(DESCRIPTION CONTINUED)	
TATE OF ORECON; COUNTRY OF KLAMATH; ts.	
this <u>17th</u> doy of <u>FEBRUARY</u> A D 1977 bt o'clock ^P M, o 1 suby recorded in Vol, <u>M 77</u> of <u>DEEDS</u> on Proce 2921 W <u>m</u> D. MiLNE, County, Clock PEE \$ 6.00 DECOMPLE-FORCE CONTRACTOR	<pre>the double to provide and the set of the provide the location of the set of the set</pre>
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