38-11221-K <u>At Arcand</u> TORM No. 704. CONTRACT-REAL BITATE-Membly Payments. TK <u>Coprection</u> * 2586 Contract-Real Estate Vol. <u>17</u> Page 3805	
THIS CONTRACT, Made this 10th day of August	the second stand of the second stand in the
, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- scribed lands and premises situated in Klamath S^{2}_{2} . County, State of Oregon, to wit:	a series of the
All that portion of the N½ of the SW4SW4 of Section 20, lying Easterly 6 M Arw of Old Fort Road and the N½ of the SW4SW4 of Section 21, All in Town- ship 37 South, Range 9 East of the Willamette Meridian, Klamath County, Where Oregon.	
SUBJECT TO:Mortgage recorded 11-30-73 in Book M-73 page 15558 in Klamath County Records, between Hagelsteins and Emmichs and The Federal Land Bank of Spokane; subject to the right, title and interest of Clifford J. Emmich and Winifred Emmich as disclosed by Mortgage above; Financing Statement filed 12-10-73 County Clerk's file #84129 by Hagelsteins to The Federal Land Bank of Spokane; Contract recorded 1-22-76 Book	0 1 1 1 1 1 1 1 1 1 1 1 1 1
M76 page 1071 between Hagelsteins and Emmichs,; Contract recorded 7-28-76 in Book M-76 page 11517 between Winifred L. Emmich and ANZA, Inc., all recorded in Klamath County Clerk's Records. This document is recorded to correct the legal description in that contrac dated August 10, 1976, recorded August 23, 1976 in Book M-76 at page 13034	t
wherein the reference to the SE ¹ / ₂ SE ¹ / ₂ is being corrected to read the S ¹ / ₂ SE ¹ / ₂ of said Section 20, in conformance with the previously executed Earnest Money Agreement between said parties. for the sum of Twenty Three Thousand Five Hundred Dollars (\$23,500.00)	
(hereinatter called the purchase price), on account of which One Thousand and no/100 Dollars (\$ 1,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the weller); the buyer agrees to pay the remainder of said purchase price (to wit: \$22,500.00) to the order of the seller in monthly payments of not less than Two. Hundred Eighty Five and 03/100 Dollars (\$ 285.03) each, month	Manual Street of
payable on the 26th day of each month hereafter beginning with the month of August 26, 1976, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of	
the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pto- rated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, lamity, household or agricultural purposes. (B) for an ungenisation or (even it buyer is a natural person) is for business or commercial purposes other than agricultural pyrposes. The buyer shall be entitled to possession of seld lamits on	
The buyer shall be entitled to possession of said lands on 10, and may retain such possession or long as the is not in infuture under the terms of this contract. The buyer agrees that at 431 times he will beep the builtings on said permises, now or hereal the errors of the contract. The buyer agrees that at 431 times he will beep the builtings on said permises, now or hereal the errors of the contract in the other and tenair and will not suffer or permit any works or sirp thereal; that he will beep the builtings on said permises there form and the internation of the said of a said of the contract is any subject of the contract. The buyer agrees that at 431 times he will beep the builtings on said permises any subject of all coals and attorney's less incurred by him in detenting against any subject the said of t	
not leas than i full insuring company or company or to be delivered to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller may do so and any payment or mail to pay any such increases may object and all policies of insurance to be delivered to the seller may do so and any payment or mails shall be acided to the seller into the seller and the seller and then to the buyer as to any table the seller of the seller and to the delivered to the seller interest. The seller may do so and any payment or mails shall be acided to sell buyer a breach of contract. The seller adress at his expense and within the seller interest at his expense and within the seller interest. The seller adress at his expense and within the seller interest is the seller on or subsequent to the date of this agreement, and except the sum approximated exceptions and the building and be restrictions and asserted with deliver a food and sufficient developed in the seller interest is like and upon request and upon seller of or soll be deliver a food and sufficient deed conveying said purchase price is fully paid and upon request and upon request and upon the cord of the seller of the seller of the seller of a seller and any be and sell desire and any seller act of the seller and any. Seller also agrees that we had purchase price is fully paid and upon request and upon request and upon request and upon the advect and any the advect and the seller of the seller and any the advect and any the advect and and upon the seller and the seller and the seller and any the advect and and upon the seller and the	
since said date placed, permitted or arising by, though or under seller, excepting, however, the said evenpents and test prior time the transmitted or arising by, though or under seller, excepting, however, the said evenpents and test prior time the task of the buyer or his assigns. (Continued on reverse) TIAFOBTANT NOTICE: Delote, by lining evi, whichever phrase and whichever warronty (A) or (B) is not applicable. If warronty (A) is applicable and if the teller is a creditor, as such word is defined in the Truth-In-Landing Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required discloseres; for this purpose, yes Sirvens-Ness Form No. 1309 or similar unless the contract will become a first lion te finance the purchase of a dwelling in which ovent use Sirvens-Ness Form No. 1307 or similar.	1
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0 3266 And it is understand and agreed between said parties that time is of the essence of this contract, and in case the buyer, shall fail to make the payments above required, us any of them, punctually within one days of the invested therefor, us fail to keep any agreement being contained, then payments above required, us any of them, punctually within one days of the invested therefore, us fail to keep the whole unpaid principal talates of the which within the interest thereon of the one does and the time limited therefore, us fail to keep the whole unpaid principal talates of the which was price with the interest thereon of our does and the time and your (1) to there the whole unpaid principal talates of the which and interest created or then existing in laybe rights acquired by the buyer the thereinder shall term for and rever in such above the unpaid to the price and the wight to the price to the other rights and unit on equired by the buyer the thereind or the rest near the wight of the start and the price and the start and with any other and the price to be produced by the buyer as it this cuntract and address of a set there in the to be produced and without any right of the the talates of the other to be produced by the buyer thereunder shall term reclamation or compensation for more been made, and it was on account of the premises above developed and property and and without any right of the interior the during there is the agreed and rever been made; and it was on account of the price of such developed and the other and the interior be right interior of a set there there interior as the right by the buyer of the right by the buyer of a set there is the agreed and rever been made; and it was on account of the price of such developed and the said seller, in case of such delault, shell have the right interidated, or at any time therealize, there one to the line of such delault. And the said seller, in case of such delault, shell have the right is the improvements and approxements and aproxements and approxemen count of the purchase of h default all payments nes up to the time of a upon the land aloresan in or thereto belonging. The buyer lutther affrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect right hereunds: 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-ting breach of any such provision, or as a waiver of the provision itself. Parties agee that upon execution of this agreement, the parties shall place in escrow the original of this Contract at the Western Bank, South 7th Street Branch. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 23,500,00. Manual manufacture device device the instituted to invest when the second manufacture and the provident in the instituted to investigate the contract or to entropy and the provident is an entropy of the provident is an entropy of the provident of the entropy of the state of the entropy of the provident of the entropy of the entropy of the provident of the entropy of the entropy of the provident of the entropy of the entropy of the provident of the entropy of the entropy of the provident of the entropy of the provident of the entropy of the entrop . () # 19/5:340 - 19/05.0010 ting at Indicate which).(1) niyor ader In construing, this contract, it is understood that the seller or the buyer may be more than one perion; that it the context so requires, the singu-noun shall be taken to mean and include the plural, the maculine, the leminine and the neuter, and that generally all grammarical changes shall te, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the unbe made, dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal attixed heigto Mar Fra by its officers duly euthorized thereunto by order of its board of directors. ANZA, Inc., an Oregon Corporation - Mingal 1cono-By: presidentilielen Calate Baye M. E -Oler 27 ORS 93.0301 Klamath NOTE-The sentence between the symbols (), if not app) പെ August Z/ 19 76. Personally appeared William E. Chilcote STATE OF OREGON, County of STATE OF OREGON, County of Klamath 388. and august 11, 1976. who, being duly sworn, each for himself and not one for the other, did say that the former is the duly elected president and that the latter is the Personally appeared the above named secretary of . ANZA, InC. and that the scal attixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and vesies in be-halt of said corporation by suthority of its board of directors; and said of them acknowledged said instrument to be its volgentacy act and dayd. Cecile R. Blais and a summer of and acknowledged the foregoing instruher voluntary act and deed. (OFFICIAL Reforme: SEAL) Noter Public for Oregon SEAL) Seal Public for Oregon ment to be (OFIICIAL SIIA#) Before me: Betore me: S Kathy R. Mallamis ... Notary Public tot Oregon Same My commission expires: 6-13-80 My commision expires 6-13-80 Heation 4 of Chapter 618, Orogon Laws 1075, provides: Statistical and the second The second 网络派 Such institution of a memorandum instruct, statistical and class B misdemeanor." "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) STATE OF Oregon? SS. August <u>10</u>, 1976 County of Klamath Personally appeared the above named WINIFRED V. HAWKINS and acknowledged the foregoing instrument to be her voluntary act and deod. Before me: 1. Notary Public My commission expires: 6-13-80 STATE OF Olagan? SS County of Klamath Personally appeared the above named BRUCE M. ELDER and 法运动的 acknowledged the foregoing instrument to be his voluntary act and deed. Before me: 2:11 11 My commission expires: 6-13-80 1.000 . 77 al. . C.

3207 lo i 1 THATE OF ORIGON COUNTY OF BLANATH SS duly recorded in Vol. _M77____, of ______ DEEDS______ on Page 3205 FEE \$ 9.00 By flan f Ducz 10 By flan f 1.5 N. 15 1.55 10 ° . H 30 ur in the second se 1 1.1 77.00 144-14 C 1 1.1 1. 19.55 44. 4 ř. A. 38 30 u - 1111 1 Ŧ A. 177----37 The second second second 5