	-REAL ESTATE Vol. 77 Page 6951	
233/ THIS CONTRACT, Made this 18th day ROBERT E, ROWLEY	of April, 19.77, between	
and ROBERT E. WILLIAMS and CHERYL A. WIL	LIAMS, husband and wife , hereinafter called the buyer,	
seller agrees to sell unto the buyer and the buyer agree	nutual covenants and agreements herein contained, the es to purchase from the seller all of the following de- 	
The SW_{\pm}^{1} NE $_{\pm}^{1}$ SE $_{\pm}^{1}$ of Section 20, Township Meridian.	34 South, Range 9 East of the Willamette	
SUBJECT, however, to the following: i. Rights of the public in and to that lying within the limits of roads and hi	portion of the herein described property	
2. An easement created by instrument,	including the terms and provisions thereof, 1964 in Book 353 at page 474 in favor of	
the public, across 100 foot strip along the Westerly boundary for road and landing strip.		
for the sum of Three Thousand Five Hundred and 00/100Dollars (\$ 3,500.00) (hereinatter called the purchase price), on account of which One Thousand Five Hundred and 00/100 Dollars (\$ 1,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 2,000.00) to the order of the seller in monthly payments of not less than Seventy-five and 00/100		
Dollars (\$.75.00) each, Or more		
and continuing until said purchase price is fully paid all deferred balances of said purchase price shall bear	eginning with the month ofMay, 19,77, All of said purchase price may be paid at any time; interest at the rate of eight per cent per annum from	
April 15: 1977 until paid, interest the minimum monthly payments above required. Taxes	to be paidmonthlyand * (in eddition-to- being included in on said premises for the current tax year shall be pro-	the function of the first of the first second state of the first state of the first state of the state of t
rated between the parties hereto as of the date of this The buyer warrants to and covenants with the seller that the real \$\$(A) primarily for buyer's personal, family, household or agricultur (B) the are explained on of the tween it huyer is a natural person. Is	property described in this contract is al purposes, low buildes or compartial purposes other than shirultural purposes.	
The buyer shall be entitled to possession of said lunds on	r11 15	
alter lawfully may be imposed upon said premises, all promptly before the insure and keep insured all buildings now or hereafter erected on said premised	eller tor all costs and allotney is les incurred by init detention, which we are same or any part thereol become past due; that at buyer is expense, he will inses against loss or damage by fire (with extended coverage) in an amount ory to the seller, with loss payable first to the seller and then to the buyer as wared to the seller, as soon as insured. Now if the buyer shall tail to pay, any were to the seller as soon as insured. Now if the buyer shall tail to pay, any were insurement the seller may do as and any cavents on made shall be added	<u>ى بى بى بىلى يەلەر ئىلىكە ئىلەر ئىلەر ئىلەر ئىلەر تەرىكە ئىلەر تەرىكە ئىلىكى بىرىكىت بىرىكىت تەرىكىت تەرىكىت ت</u> مەرىكى بىلى بىلەر ئىلىكى ئىلەر ئىلەر ئىلەر ئىلەر ئىلەر ئىلىكى ئىلىكى ئىلىكى ئىلىكى بىلىك ئەرىكى ئىلىك ئەرىكى ئىل
to and become a part of the debt secured by this contract and shall bear i	nterest at the rate aloresaid, without waiver, however, of any right arising to	
suring (in an amount equal to said purchase price) marketable title in and save and except the usual printed exceptions and the building and other said purchase price is fully paid and upon request and upon surrender of premises in lee simple unto the buyer, his heirs and assigns, free and clear since said date placed, permitted or arising by, through or under seller, is	ys from the date hereol, he will lurnish unto buyer a title insurance policy in- to said premies in the seller on or subsequent to the date of this agreement, estrictions and easements now of record, if any Silie aldeed conveying said this agreement, he will be date a spond tree and clear of all encumbrances or pling, however, the said easements and restrictions and the fates, municipal scepting, however, the said easements and restrictions and the fates, municipal scepting all liens and encumbrances created by the buyer or his asigns.	
(Continued	scepting all liens and encumbrances created by the buyer of his asigns. Ion reverse) renty (A) or (B) is not applicable. If worranty (A) is opplicable and if the seller is the seller MUST comply with the Act and Regulation by racking required disclosures; will become a first tien to finance the purchase of a dwelling in which event use	a and a second
for this pupper, us Stream-Ness form Ne. 1306 or similar unless the control v Suvera-Ness Ferm No. 1307 or similar.		
1558 North Pacific Avenue Glendale, CA <u>91209</u> 9 202 CAS seller's NAME AND ADDRESS	County of	
Robert E. Williams & Cheryl A. Williams Route 2, Box 678 WD	I certify that the within instru- ment was received for record on the day of	All and a second se
Klamath Falls, OR 97601 BUYER'S NAME AND ADDRESS After recording return fo:	space RESERVED at	
Winema Real Estate P.O. Box 376	Record of Decas of said county. Witness my hand and ceal of	
Chiloquin, OR 97624 NAME: ADDRESS, ZIP Until a change is requested all fax statements shall be sent to the following address.	County attixed.	
Robert E. Williams & Cheryl A. Williams	Recording Officer By	
NAME, ADDRESS, ZIP	<u> </u>	

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And it is understood and agreed between said parties that time is of the essence of this contract, and in payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep the selfer at his option shall have the bollowing rights: (1) to declare this contract null and void. (2) to declare the said purchase price with the interst thereon it once due and payable and (or (3) to foreclose this contract by su said purchase price with the interst thereon all once due and payable and (or (3) to foreclose this contract to san possession of the premises above described and all other rights acquired by the buyer hereunder shall levert to and of re-entry, or any other act of said spler to be performed and without any right of the buyer of relum, reclama on account of the purchase of said property an absolutely, fully and perfectly as it this contract and such paymer of such dealut all payments therefore made on this contract are to be retained by and belong to said selfer as non the innut aloresaid, without a r to be performed and without rty as absolutely, fully and per-made on this contract are to be And the said seller, in case of ny process of law, and take imm

Increan or Increto Detonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any prov his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be creding breach of any such provision, or as a waiver of the provision itself.

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 3,500,00 . 04. - Links).

Include of se insides other property or value first or promised which is in In case suit or action is instituted to loreclose this contract or to enforce any of the may adjudge reasonable as attorney's less to be allowed plaintif in said built or a trial court; the buyer further promises to pay such sum as the appellate court sho our agreed to buyer agreed to pay it is an appeal is taken from any ju a costonable as plaintiff's attorned or acti shall In case and of reasonable as attorney's less to be anowed with a sthe appellate court shall adjudge reasonable as attorney's less to requires, the trial court; the buyer lurther promises to requires, the trial court; the buyer lurther promises to requires, the sapeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the pronound shall be taken to mean and include the plural, the masculine, the leminine and the neutry and their generally all grammatical change be made, assumed and implied to make the provisions hereod apply equally to corporate this instrument in duplicate; if either of the

be made, assumed and implied to make the provisions hereot apply equally to corporations and to individual. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it either of the un-dersigned 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. \cap

Cheryl A. Williams <u>V Cheryl A.</u> Williams OTE-The sentence between the symbols (), if nol opplicable, should be TATE OF OREGON,	STATE OF OREGON, County of
County of	Personally appoared
Personally appeared the above named	each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of, a corporation,
Williams and acknowledged the foregoing instru- ent to be their voluntary act and deed. Before me: DFFICIAL	and that the seal affixed to the foregoing instrument is the corporate seal 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 on thom acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL)
EAL) TA Notary Public for Oregon My commission expires	Notary Public for Oregon My commission expires:

"(2) Violatie TO 1944 CA (8-74) TITLE INSURANCE (Individual) ATICOR COMPAN STATE OF CALIFORNIA SS. COUNTY OF Los Angeles On April 18, 1977 _before me, the undersigned, a Notary Public in and for said Robert E. Rowley-----State, personally appeared____

, known to me to be the person____whose name____is subscribed to the within instrument and acknowledged that he executed the same. WITNESS my hand and official seal.

Signature Cilia

(This area for official notarial seal) a second to

My Cor

STATE OF OREGON; COUNTY OF KLAMATH; SS.

Same de st

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I hereby certify that the within instrument was received and filed for record on the $\frac{22nd}{day}$ of ____APRIL____A.D., 19_77_at_3;23 ____o'clock____P_M., and duly recorded in Vol_____ _on Page___6951_ of_____DEEDS_

FEE \$ 6.00

WM. D. MILNE, County Clerk has By Deputy

OFFICIAL SEAL

CELIA DELUCA

NOTARY PUBLIC - CALIFORNIA

PRINCIPAL OFFICE IN LOS ANGELES COUNTY ission Expires June 15, 1980

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