	IK CONTRACT-REALESTATE 80.22 2572.0 19.77, between Haril W. Newton, 2717 Killingsworth Ave. Orange, Ca. 92667 19.77, between And Carroll L. & Carolyn J. Ramsey, H & W and John R. & Elizabeth A. Stock, Jr. H & W, 8484 Winston Rd. Stanton, Ca. 90680 hereinatter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the weller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in Klamath County, State of Oregon, to-wit: North East ½ of the South East ½ of Section 21, Township 35 So. Range 10 E. of the Willamette Meridian 40 acres M/L Subject to: Reservations and restrictions of record, easements and rights- of-way of record and those apparent on the land and Grantor-reserved ease- ment for joint user roadway over and across a 30' strip of land lying west of, adjoining and parallel to, the easterly boundary and a 30' wide strip of land lying south of, adjoining and parallel to, the northerly boundary.		
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<u>11 13 33 3</u>			
112	seller); the buyer agrees to pay the remainder of said pl of the seller in monthly payments of not less than On Dollars (\$	which fill be acknowledged by the eof (the receipt of which is hereby acknowledged by the purchase price (to-wit: \$12,000.00) to the order ne hundred forty-five and 56/100 a period of 10 years (120 months)	
	payable on the 1st day of each month hereafter be and continuing until said purchase price is fully paid. all deferred balances of said purchase price shall bear date of Contract until paid, interest t the minimum monthly payments above required. Taxes and between the parties hereto as of the date of this c	eginning with the month of June , 19.77., 1. All of said purchase price may be paid at any time; interest at the rate of -8- per cent per annum from to be paid concurrently and * {being included in s on said premises for the current tax year shall be pro- contract.	
	The buyer warrants to and covenants with the seller that the real *(A) primarily for buyer's personal, lamity, household or agriculture (B) COVENCY EXCENSION XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	I property described in this contract is rap purposes. MAX 1	
	such liefs, toxis, and of the debt secured by this contract and shall bear i to and become a pair of the debt secured by this contract and shall bear i the seller for buyer's breach of contract. The seller agrees that at his expense and within	interest at the faile and each will furnish unto buyer a title insurance policy in- days from the date hereof, he will furnish unto buyer a title insurance policy in- d to said premises in the seller on or subsequent to the date of this afterement, restrictions and easements new of record, if any. Seller also date when of this afterement, he will deliver a good and sufficient of all encumbrances rol encumbrances as of the date hereof and free and class and the taxes, numicipal excepting, however, the said easements and restrictions and the taxes, numicipal excepting all liens and encumbrances created by the buyer or bis assigns.	
	Haril W. Newton 2717 Killingsworth Ave. Orange, Ca. 92667 SELLER'S NAME AND ADDRESS	The relief is not applicable. If worranty (A) is applicable and if the seller is with celler MUSI comply with the Act and Regulation by making required discloures; will become a first lien to finance the purchase of a dwelling in which even use STATE OF OREGON, Country of	
	Carroll L. & Carolyn J. Ramsey John R. & Elizabeth A.Stock, Jr. 8484 Winston Rd.Stanton, Ca.90680 BUYER'S NAME AND ADDRESS After recording return for Harilg. W. Newton 2717 Killingsworth Ave. Orange, Ca. 92667	space RESERVED FOR RECORDER'S USE RECORDER'S USE	
	NAME, ADDRESS, ZIP Until a change is requested all tax siclements shall be sent to the following address. Carroll L. Ramsey 8484 Winston Rd. Stanton, Ca. 90680 NAME, ADDRESS, ZIP	Recording Officer ByDeputy	

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8603 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 make the narments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then 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 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 payments above treated or the following rights (1) to declare this contract null and void, (2) to declare the whole unpuid principal balance of all rights and linterest for reaction of the purchase pairs with the inflexement herein a one due and payable end/or (3) to foreclose this contract and read there right to the possibility of the buyer as against the seller hereunder shall literet to and terest in sold eller without any act of the buyer as against the seller hereunder shall never to and revest in sold eller without any act of the ender of the buyer of return, reclamation or compensation for moneys pair of sectored and there rights acquired by the buyer deresting and such agrees the above the above described and as aboutter, hully and perfectly as it this contract and such agreements had never been made; and in case of such default, hall properties therefore made on this contract are to be returned by and belong to said seller as the agreed and reasonable rever of such age; and any so the sold such agrees of such default, hall have the right formulation and and the right of the sold seller at any time the returned shall have the right for the time of at any time the sold seller, in case of such default, hall have the right formulation and approximation and approximate the barbot of a such default, hall have the right for the sold seller at any time the relating and prove at any sine the thereading and proves of such def 1.1 205 enter upon the relia belonging. The buyer Arther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his 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 itsell. γ_{i} The true and actual consideration paid for this transfer, stated in terms of dollars, is \$...15,000. Ollowever, the eration consists of or 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 hereot, the buyer agrees to pay such that any adjudge tensonable as attorney's less to be allowed plaintil in said suit or action and if an appeal is taken from any judgate court, the buyer further promises to pay such sum as the appealate court shall adjudge reasonable as plaintill's attorney's appeal. 42.645 ... OHowever, the actual lecree such appeal. In constraint this contract, it is understood that the seller or the buyer may be more than one person; that if the contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-lar pronous shall be taken to mean and include the plural, the masculine, the ferminine and the neuter, and that generally all grammatical changes shall be made, 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 un-IN WITNESS WHEREOF, said parties nave dersigned is a corporation, it has caused its corporate name to be signed and me by its officers duly authorized thereunto by order of its board of directors. X Carroll L. Ramsey Carolyn J. Ramsey V Carolyn J. Ramsey V Carolyn J. Ramsey Carolyn J. Car 55 dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal attixed hereto NOTE-The sentence between the symbols (), if not applicable, should be deleted. See OR5 93.030. N. tu. STATE OF OREGON, County of. 7.8 Orange County of Or April 19 Personally appeared ... and ..., 19.77. who, being duly sworn, ا ها رسانه کرد. د ما دار دهار د ماه که معاقد معادر ماه در د each for himsell and not one for the other, did say that the former is the Personally appeared the above named persons, president and that the latter is the Carroll L. & Carolyn J. Ramsey, H&W John R. & Elizabeth A. Stock, Jr., H&W .secretary of a corporation , a corporation, and that the soal atlixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the foregoing instruvoluntary act and deed. ment to be their them acknowledge them acknowledge Before me: Longshore Betore market Richard Ernest (OFFICIAL (OFFICIAL SEAL) SEAL) Notary Public for OFFERE California Notary Public for Oregon My commission expires Jan. 20, 1980 My commission expires: 1 93 3,31 Section 4 of Chapter 618, Oregon Laws 1976, provides: (1) All instruments contracting to convey fre title to any real property, at a time more than 12 months from the date that the instrument is exe-cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby. (2) Violation of subsection (1) of this section is a Class B misdemeanor." 1. 180 . (DESCRIPTION CONTINUED) Richard Ernest Longshore NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN ORACIF COUNTY ORANGE COUNTY 1.4 My Commission Expires Jan. 20, 1980 1C geografia. 🖲 • -----1 STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the <u>17th</u> day of ...sti _____3;24 __at___ _A.D., 19⁷⁷ P M., and duly recorded in Vol. _o'clock_ Mav _on Page__8602 DEEDS of..... WM. D. MILNE, County Clerk By Hazel Duame \$ 6.00 Deputy FEE generative i e 5.4 $\{ (x_i,y_i) \in \mathcal{X} \}$ C. age Tutta W. A. Carthern M. Str.