NBROAD and DIANE L. AGENBROA "H: That in consideration of the muti- unto the buyer and the buyer agrees remises situated in Klamath at the South one quarter cor- st of the Willamette Meridian 2' East, 881.76 feet; thence e point of beginning; thence. ce North 00° 32' East a dista- tance of 335.5 feet; thence S e point of beginning.	D, husband and wife, here ual covenants and agreement to purchase from the seller County, State of rner of Section 36, Tor h, Klamath County, Ore South 89° 15' East, a South 89° 15' East a	inafter called the selfer, inafter called the buyer, its herein contained, the all of the following de- regon, to-wit: wnship 24 South, gon; and running distance of 335.7 distance of 335.5 bec North 89° 15'	
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THIRTY THOUSAND and no/100. the purchase price), on account of wh	the state in the second s	araby acknowledged by the	The second second second second
ofrees to pay the remainder of said p	urchase price (to-wit: \$.23,	000.00 to the order	A CONTRACT OF CONTRACT.
00) each,until. May 15,	1987 when the entire	principal balanceprus	
$\frac{1}{5}$ day of each month hereafter be	ginning with the month of	may be paid at any time;	
ces of said purchase price shall been	e ti maathlir	and * theing included in	TTN <u>Color Letter</u>
nthly payments above required. Taxes	contract		
ints to and covenants with the seller that the real for buyer's personal, family, household or agricultur anigation or (even it buyer is a natural person) is anigation or (even it buyer is a matural person) is	property described in this contract is ral purposes, for business or commercial purposes ne on or before, J449	other than agricultural purposes. 5 day refint such possession so long us	
be entitled to possession of said lands on May der the terms of this contract. The buyer agrees the ion and repair and will not suffer or permit any we way the seller harmeless therefrom and reimburse	at all times he will keep the buildin waste or strip thereol; that he will ke seller lor all costs and attorney's fees in a well as all water rents, public el	nds on said premises, now or hereafter ep said premises free from mechanic's curred by him in defending against any harges and municipal liens which here- harges and municipal liens which here-	
pay all taxes hereafter levied against said proper mposed upon suid premises, all promptly before the 1 all buildings now or hereafter erected on said pre-	same or any part thereof become past mises against loss or damage by fire (n	st to the seller and then to the buyer as	
(10) in a company of company of company of be del	livered to the seller as soon as insured, such insurance, the seller may do so an	nd any payment so made shall be added	
each of contract. s that at his expense and within 30 days at gual to said purchase price) marketable title in and said prinched exceptions and the building and other said prinched exceptions	ays from the date hereof, he will furnis d to said premises in the selfer on ar su restrictions and casements now of reco of this agreement, he will deliver a g	h unto buyer a title insurance provident ibsequent to the date of this agreement, ind, if any. Seller also agrees that when ood and sulficient deed conveying said and free and clear of all encumbrances	
fully paid and upon request and upon series and and upon series and assigns, i.ree and clean unto the buyer, his heirs and assigns, i.ree and clean opermitted or arising by, through or under seller, c public charges so assumed by the buyer and lumber public charges so assumed by the buyer and clean operation.	r of encumbrances as of the date nervoi excepting, however, the said ensements a excepting all liens and encumbrances c and on reverse l	and restrictions and the taxes, municipal reated by the buyer or his assigns.	
elete, by lining out, whichever phrase and whichever w is defined in the Truth-in-lending At and Regulation Z	varranty (A) or (B) is not applicable. If war Z, the seller MUST comply with the Act and 1 will become a first lien to finance the	arranty (A) is applicable and if the seller is i Regulation by making required disclosures; purchase of a dwelling in which event use	
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WED'S NAME AND ADDRESS	BPACE RESERVED in book	o'clockM., and recorded	s l
um Estran Service	RECORDER'S USE	Vot Dends of said county.	
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NAME, ADDRESS, ZIP all lox statements shall be sent to the following address.		Resording Office	97
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8640 contract, and in case the buyer shall fail to , or fail to keep any agreement herein contr (2) to declare the whole unnaid primeters essence of this contract the the sence of this contract, the sence of purtie is of the payments above required, or any of the seller at his option shall have the said purchase price with the interes all rights and interest created or the possession of the premises above deof them, punctually the following rights: rest thereon at once of then existing in lavo described and all oth within ten d (1) to deel due and pay r of the buy 1 contract shall ut in lavor Mon of the premises move that here to be performed and count of the purchase of said splice to be performed and the deluit all payments theretolore made on this contract see up to the time of such delault. And the said seller, in upon the land aloresaid, without any process of law, and n or thereto belonging. payments lier as the have the right immediately, or real, together with all the impr n Case Take i The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in 10 way affect 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-ding breach of any such provision, or as a waiver of the provision itself. his 1.19 court of the appeal In construing this contract, it is understood that the seller or the buyer may be more than one person; that il the contest so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generelly all grammatical changes shall de, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. lar pronoun be made, as IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it 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 OTHON Yo Berg. John D. Agenbroad, Attorney in fact By NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of 100) } ss. . 19 County ofDeschutes Personally appeared who, being duly sworn, Personally appeared the above named....Otha...J... Seliench for himself and not one for the other, did say that the former is the president and that the latter is the and...John..D....Agenbroad...,..individually secretary of . and as Power of Atty. for Diane L. a corporation, and that the seal allixed to the loregoing 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 of them acknowledged said instrument to be its voluntary act and deed. Before me: Agenbroad and acknowledged the foregoing instru-...voluntary act and deed. ગુપાર ને Before n NL Alann U. Hicks Norary Public for Oregon My commission expires 7-16-7.9 (OFFICIAL SEAL) (OFFICIAL SEAL) Notary Public for Oregon My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: "([) All instruments contracting to convey fee fille to any real property, at a time more than 12 months from the date ti such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is ex bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) ATE OF OREGON; COUNTY OF KLAMATH; 53. wed for record at request of _____MOUNTAIN_TITLE_CO_______10;28 _A. D. 1977 dt o'clock and nis 18th day of MAY duly recorded in Vol. ______, of ______ on Prov 8639 Wm D. MILME, County Clerk FEE \$ 6.00 $\mathbf{x} \in \mathbf{Y}$ 计行机关付款