TK 298'75 CONTRACT—REAL ESTATE Vol. <u>71</u> Page 8802	
THIS CONTRACT, Made this 19th day of May , 19.77, between	
Date W. Jongewaard and Caroline H. Jongewaard, husband and wife, hereinalter 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 described lands and premises situated in Klamath County, State of Oregon, to-wit:	and the second
That portion of the E1/2 of NW1/4. Section 22, Township 38 South,	
Range 9 East of the Willamette Meridian, Klamath County, Oregon lying Northerly and Easterly of the Collman Dairy Road.	1. Louis and and and a set
for the sum of Twenty-one thousand and no/100Dollars (\$21,000.00) (hereinafter called the purchase price), on account of which Ten thousand and no/100	
(hereinafter called the purchase price), on account of which receipt of which is hereby acknowledged by the Dollars (\$ 10,000.09 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: \$11,000.00) to the order of the seller in monthly payments of not less than Two hundred five dollars and seventeen of	cents
Dollars (\$ 205.17) each,	
payable on the20th. day of each month hereafter beginning with the month ofJune, 19.77., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of	
date hereof until paid, interest to be paid monthly and * {being included in being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-	مند از منابع معرفین ۱. د. المنظر معرفین و بر ایر ایر ایر ایر ایر ایر ایر ماند و معرفین معرفین معرفین از معرفین است. از معرفین از معرفین از معرفین از معرفین و معرفین و معرفین از معرفین معرفین معرفین معرفین معرفین معرفین معرف
rated between the parties hereto as of the date of this contract.	
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such hens, that is the proved upon said premises, all promptly before the same or any part thereor become pass they, have deverage) in an amount alter lawfully may be imposed upon said premises, all promptly before the same or any part thereor become pass they interfere deverage) in an amount	Training the Number of the Willington
insure and keep insure an observe and keep insure and observe and keep insure and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any their respective interests may appear and all policies of insurance to be delivered to the seller may do so and any payment so made shall be added such the seller of the seller and insurance in the seller and the seller may do so and any payment so made shall be added to and become a part of the delivered by this contract and shall be interest at the tate aloresaid, without waiver, however, of any right arising to the seller become a part of the delivered.	
to and become a part of the unit where the second within 30. days from the date hereof, he will furnish unto buyer a title insurance policy in- the seller for buyer's breach of contract. The seller active the seller of the second sec	
since said date placed, permitted of disting 57, investigation of disting 57, investigation of disting 57, investigation of disting 57, investigation of distinguishing and encumbrances created by the buyer of his assignment liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer of his assignment liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer of his assignment.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) ar (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST camply with the Act and Regulation by making required disclosures; for this purpose, uso Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.	Contraction of the second s
Mr. and Mrs. Doyle L. Moore 3937 1/2 Homedale Road Klamath Falls, OR 97601 STATE OF OREGON, County of	
Mr. and Mrs. Dale W. Jongewaard ment was received for record on the	
1234 N. Eldorado	
Alter recording return to: Mountain Title Company 407 Main Street	
Klamath Falls, Oregon NAME, ADDRESS, ZIP County attixed.	
Until a change is requested all tax stalements shall be sent to the following address. Mr. and Mrs. Dale W. Jongewaard 1234 N. Eldorado By	Constant and the second s
-Klamath Falls OR 97601	

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(OFFICIAL SEAL)

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ne is of the essence of the time limited this contract of this contract, and in case the buyer shall tail to therefor, or fail to keep any agreement berein cont understood and agreed between said parties that time required or any of them, punctually within ten days (And it is understood and adreed between said putter that in payments above required, or any of them, purctually within ten day the seller at his option shall have the following tights: (1) to declare said purchase price with the interest threan at once due any payab all rights and interest created or then existing in favor of the bryen possession of the prenises above described no purchase and with of resentry, of the your prediction of a sold property as above the second second second second second second of such deniat all payments therefolore made on this contract are a prenises up to the time of such default. And the said seller, in case there on or the cond becault, without any process of law, and take there on or the second becault. void, (2) npaid princip and in any prime and th any right of fectly as snall have the righ on thereol, together

The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereal shall in no w his right becauder 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 ceeding breach of any such provision, or as a waiver of the provision itsell.

....secretary of

and that the seal allixed to the loregoing instrument is the corporation, 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. Betore me:

In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronoun be made, a IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if 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.

Yele 4 aura 110 line & ewaard DAD STA should be deleted. See ORS 93.030) NOTE-The sentence between the sy ools (), if STATE OF OREGON, County of STATE OF OREGON,) ss. ., 19.. County of Klamath Personally appeared, 1<u>9</u> 77 May <u>19th</u>who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named Doyle L. ... president and that the latter is the

Moore, Orda L'. Moore, Dale W. Jongewaard and Caroline H. Jongewaard (and acknowledged the foregoing instru-ment to be their struktury act and deed.

OFFICIAL Aug B Pulse SEAL) . Water Brogen

Notary Public for Oregon My conimision expires 8-12-77 My commission expires:

Section 4 of Chapter 618, Oregon Laws 1975, provides : "(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is exe-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed, 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 thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor."

(DESCRIPTION CONTINUED)

Buyers may make prepayments on the balance hereof without penalty.

The parties hereto agree that in the event taht buyers (grantees) sell, assign, transfer or in any manner convey this property, the entire balance herein, both principal and interest, shall become immediately due and payable.

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TATE OF OREGON; COUNTY OF KLAMATH; 55. . Oak the for record at request of ______MOUNTAIN_TITLE CO 9;14 mis _20th day of _____MAY A. D. 19 77 at ___ o'clock AM, or f. duty recorded in Vol. M77____, of ______

FEE \$ 6.00

on Page 8802 Wm D. MILNE, County Clork