1 1	00. CONTRACT—AEAL ESTATE—Monihly 3.1.7.38	CONTRACT-REAL ESTATI	Vol. 11 Page	10767	
		is 15th day of		, 19.77 , between	
and D		Johanna Chinn, hus	, hereinalt sband and wife	ter called the seller,	
W	ITNESSETH: That in co	nsideration of the mutual co	venants and agreements h	er called the buyer, erein contained, the	
scribed l	ands and premises situated	and the buyer agrees to pure in Klamath Co	ounty, State of Orego	on to-wit:	
file in	l3 of TOWNSEND TRA the office of the , however, to the	ACTS, according to he County Clerk of	Klamath County, (regon.	
1. The	premises herein	described are with ower of assessment,	in and subject to of South Suburba	o the statutory an Sanitary	
Distric 2. The	t. premises herein	described are with	in and subject to	the statutory	
3. Unr	ecorded Real Esta	ower of assessment, ate Contract, inclu	ding the terms ar	nd provisions	
husband	and wife. Vendor	1963, between Lest s, and George Pete	rson and Betty Pe	etterson,	
husband	and wife, by ins	es, assigned by Les strument dated May	17, 1976, recorde	ed May 18,	
Oregon	to Ray Jones and	7382, Microfilm R Joanna Marchant, h agree to pay, and	er son and her da	ughter, which	
and with	h Buyers that the	said prior mortga contract is fully	ge shall be paid	in full prior	
(for con	ntinuation of thi	s contract see rev and and No/100ths-	erse side of this	document)	
Chereinaft	er called the purchase price	e), on account of which Ten the execution hereof (the re-	Thousand and No/	100ths	the second states to the second
seller); the of the sell	e buyer agrees to pay the r ler in monthly payments of	remainder of said purchase p f not less than ONE_HUNDI	rice (to-wit: \$ 20,000. RED_SEVENTY-THREE	00) to the order and 57/100THS	
Dollars (\$	173.57) each, Q	r more, prepayment	without penalty.		
and contin	nuing until said purchase	month hereafter beginning wi price is fully paid. All of sa	id purchase price may be	paid at any time;	
all deferre	d balances of said purchas	se price shall bear interest at ntil paid, interest to be paid.	the rate of	nt per annum from	B- Indiate Labor
	um monthly payments abo	we required. Taxes on said pr of the date of this contract.	remises for the current tax	year shall be pro-	- Internet and a starting of
The bu *(A) p	uyer warrants to and covenants with primarily for buyer's personal, family	the seller that the real property descu , household or agricultural purposes,	-commential manager other them.	egricul turalpurpost	
The bu he is not in d	iver shall be entitled to possession of lefault under the terms of this contra	said lands on July 1 act. The buyer agrees that at all times	he will keep the buildings on said ;	such possession so long as premises, now or hereafter	
and all other i such liens; tha alter lawfully i insure and kee	it he will pay all taxes heralize in may be imposed upon said premises, p insured all buildings now of herea in the current in the same interest interest in the same interest interest interest in the same interest interest interest in the same interest inter	t suffer or permit any waste or attip il berefrom and reimburse seller for all cost ied against said property, at well at al- all promptly before the same or any pu liter erected on said premises against lou-	I water rents, public charges and m art thereof become past due; that a as or damage by fire (with extended	unicipal liens which here- t buyer's expense, he will t coverage) in an amount	
not less than \$ their respective such liens, cost to and become	is, water rents, laxes, or charges or to a part of the debt secured by this of	ny or companies satisfactory to the selle is of insurance to be delivered to the sel to procure and pay for such insurance, contract and shall bear interest at the re	r, with loss payable first to the seller ler as soon as insured. Now il the b he seller may do so and any paymer ate aloresaid, without waiver, howev	and then to the buyer as uyer shall lail to pay any nt so made shall be added er, of any right arising to	
the seller for b The sell suring (in an a save and excep	uyer's breach of contract. Her agrees that at his expense and w smount equal to said purchase price) of the usual printed exceptions and t	within 30 days from the dat marketable title in and to said premise the building and other restrictions and t and upon surrender of this agreement d assigns, free and clear of encumbrance public number seller escenting, howeve	e hereol, he will furnish unto buyer a s in the seller on or subsequent to th easements now of record, if any. Sel	a title insurance policy in- he date of this agreement, lier also agrees that when inst dand convening said	
quid purchase premises in fee since suid date liens, water ten	prece is fully paid and upon request simple unto the buyer, his heirs and placed, permitted or arising by, thr its and public charges so assumed by	the buyer and lutther excepting all lien	, he will deliver a good and suffice as of the date hereof and free and r, the said easements and restrictions is and encumbrances created by the	clear of all encumbrances and the taxes, municipal buyer or his assigns.	
PIMPORTANT NO	NICE: Delete, by lining out, whichever ch ward is defined in the Truth-In-Lendi	(Continued on reverse) phrase and whichever warranty (A) or (B) ing Act and Regulation Z, the seller MUST (the whore the contents will become a for	is not applicable. If worranty (A) is ap smply with the Act and Regulation by r	plicable and if the seller is making required disclosures; walling in which exact use	
in the this purpose,	use Stevens-Ness Form No. 1308 or sin m No. 1307 or similar.	ing Act and Regulation Z, the Seller MUST of milar unless the contract will become a fin	n nen ve nnonce vne purchôle of G G		
		· · · · · · · · · · · · · · · · · · ·	STATE OF OREG	$\partial ON,$ ss.	
· · · · · · · · · · · · · · · · · · ·	SELLER'S NAME AND ADDRESS	······································	I certify the	at the within instru-	
	· · · · · · · · · · · · · · · · · · ·		day of	i for record on the ,	
After recording return (SPACE RESER	in book	n page or as	
Duel E 2733 C	+ Johanna Ching rest	RECORDER &	Record of Deeds of		
Klama	NAME, ADDRESS, ZIP		County affixed.	\mathbf{i}	
-	ested all tax statements shall be sent to the BS above	is fellowing oddress.	· · · · · · · · · · · · · · · · · · ·	Recording Officer	
•	NAME, ADDRESS, ZIP		<i>By</i>	Deputy	
	COME, AUDIESS, 217	•			E
•					

A Section of

A ANY CONTRACT

toge with vent cove instr repla land

1 dį

-

1

ŧ¥

10	7(58	3

And it is understood and agreed between said parties that time is of the esserce of this contract, and in case the buyer shall fail to make the payments above required, or any of them, nunctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the self at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable and/or (3) to doce the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable and/or (3) to doce the whole unpaid principal balance of all rights and interest created or then existing in lavor oil the buyer as adainst the selfer hereunder shall revert to and revert in said selfer without any at or then existing in lavor oil the buyer as adainst the selfer hereunder shall revert to and revert in said selfer without any at or re-ontry, or any other at ol asid selfer to be performed and without any it has contract and such payments the adie were to be preformed and without any at the selfer the selfer the selfer the selfer to be performed and without any at the selfer the selfer and such payments thad never been made, and in case of such delault all payments therefolore made on this contract are to be retained by and belong to add selfer as the agreed and resumble rent of and performed and with each selfer, in case of such delault, shall have the right immediately, or at any time threather. To enter to be herein and take interest of laws all extended and resumble rent of such there to be herein and a self and allower and self and any and appurtenances of laws and the selfer. In case of such delault, shall have the right immediately, or at any time threather. To the teste belongind.

The buyer luther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in hit hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waive b breach of any such provision, or as a waiver of the provision itself.

The first and actual conductance particles in tankets, saled in terms of update, its states and the second states of the first states and the second states of the provisions hereol, the buyer agrees to pay such sum as the may adjudge reasonable as attorney's less to be allowed plaintill in state suit or action and it an appeal is taken from any judgment or decree trial out the short which and be allowed plaintill in state suit or action and it an appeal is taken from any judgment or decree trial court shell adjudge reasonable as plaintill's attorney's ters on such court of th appe

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 singu-moun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if 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

Alvin George Peterson Peterson

NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030).

STATE OF OREGON, County of Klamath June ., 19.77 Chinn and Johanna Chinn and acknowledged the foregoing instrument to be their voluntary act and deed. (OFFICIAL Judy Bruban SEAL)

17

Duel E. Chinn Johanna Co Johanna Chinn STATE OF OREGON,

County of Klamath } . . . Personally appeared the above named

Coun

Alvin George Peterson ment to be ships wolunter and acknowledged the loregoing instru-

0 Belore me Inder Stubal (OFFICIAL SEAL) Noted Public for Oregon

8-12-77 My commission expires:

<u>|</u>|.__

My commission expires 8-12-77

Notary Public for Oregon

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-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."

the the second of

(DESCRIPTION CONTINUED) real property will be released from the lien of said mortgage upon payment of this contract.

Purchasers specifically agree to pay the full contract balance on or before June 1, 1982.

Payments do not include taxes and fire insurance.

STATE OF DREGON; COUNTY OF RLAMATH; IL 194

ied for record at request of _____MOUNPAIN_TITLE_CO. ,9355 A. D. 19 77 of _____ o'clock A M., one nis 20th day of JUNE ___ of _____DEEDS on Page 10767 duly recorded in Vol.M77 W= D. MILNE, County Clerk FEE \$ 6.00