· · · · · · · · · · · · · · · · · · ·	-REAL ESTATE Visit 771 4 1:31.99	2 
THIS CONTRACT, Made this 23rd da. George C. Cocchia and Mary	y of June , 19,77, between L. Cocchia, husband and , hereinalter called the seller,	
and wire	Lee Roberts, nuspaus, , hereinafter called the buyer,	
seller agrees to sell unto the buyer and the buyer agrees sortibed lands and premises situated in Klamath	County, State of Oregon , to-wit:	
f the center thread of the Williams	on River.	
. Subject to all subsurface rights firgil Wilson their heirs and assign actnument dated September 3, 1957,	recorded November 1, 1971 in Book	
-71 at page 11459, Microffilm Record . Subject to such rights as the Pa	cific Telephone and Telegraph	
n Book M-71 at page 11459, Microfil . Unrecorded Contract of Sale date	m Records. dbetween Steve J. dbetween Steve J.	1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
Buyers do not assume and agree to pa and with Buyers that the said prior	mortgage shall be paid in full prior	
lescribed real property will be rele (for continuation of this contract s	see reverse side of this document)	
(hereinafter called the purchase price), on account of Dollars (\$1,500.00) is paid on the execution he	ereof (the receipt of which is hereby acknowledged by the	
of the seller in monthly payments of hot less than Dollars (\$ 100.00 ) each, or more, pr	epayment_without_penalty	
and continuing until said purchase price is fully par all deferred balances of said purchase price shall be	beginning with the month of August ,1977, id. All of said purchase price may be paid at any time; ar interest at the rate of 8 per cent per annum from t to be paid monthly and * (XXXXXXXX being included in t to be paid premises for the current tax year shall be pro-	
the minimum monthly payments above required. Tax rated between the parties hereto as of the date of this	s contract.	
(A) primarily to buy the second devices a second percent percent of the second devices and all other lines and second devices and second devices and the second devices and second devices and the second d	11 y 1	
not less than \$ <b>NONE</b> in a company or companies satisfa their respective interests may appear and all policies of insurance to be d such liens, costs, water rents, taxes, or charges or to procure and pay for to and become a part of the debt secured by this contract and shall beau	actory to the seller, with as soon as insured. Now it the huyer shall fail to have a soon as insured. Now it the huyer shall be added r such insurance, the seller may do so and any payment so made shall be added r interest at the rate aloresaid, without waiver, however, of any right arising to r interest at the rate aloresaid, without waiver, however, of any right arising to	
The seller advects that at his expense and within JU suring (in an amount equal to said purchase price) marketable title in are save and except the usual printed exceptions and the building and other save and except the usual printed exceptions and the building and other save and except the usual printed exceptions and save and upon save and except the usual printed exceptions and save and the save and except the usual printed exceptions and the building and other save and except the usual printed exceptions and the save 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, liens, water rents and public charges so assumed by the buyer and lurther	days from the jate hereot, his an or subsequent to the date of this agreement, not to said premises in the seller on or subsequent to the date of this agreement, r restrictions and easements now of record, it any. Seller also adress that when of this agreement, he will deliver a good and sulficient deed conveying said of this agreement, he will deliver a good and sulficient deed conveying said ar of encumbrances as of the date hereof and there and clear of all encumbrances excepting, however, the said easterments and restrictions and the taxes, municipal r excepting all liens and encumbrances created by the buyer or his assigns.	
	ued on reverse) warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the soller is Z, the soller MUST comply with the Act and Regulation by making required disclosures; zt will become a first lien to finance the purchase of a dwelling in which event use	A the product of
	STATE OF OREGON,	
George C, Cocchia, et ux 28499 Carriage Hill Drive Highland, California 92346	County of	
28499 Carriage Hill Drive Highland, California 92346 SELLER'S NAME AND ADDRESS Jasper S. Roberts, et ux Box 396	County of I certify that the within instru- ment was received for record on the day of, 19, at o'clock M., and recorded	
28499 Carriage Hill Drive Highland, California 92346 SELLER'S NAME AND ADDRESS Jasper S. Roberts, et ux Box 396 Avenal, California 93204 SUVER'S NAME AND ADDRESS	County of I certify that the within instru- ment was received for record on the day of,19, at oclock M., and recorded FOR tile/reel number RECORDER 5 USE Record of Deeds of said county.	
28499 Carriage Hill Drive Highland, California 92346 SELLER'S NAME AND ADDRESS Jasper S. Roberts, et ux Box 396 Avenal, California 93204 SUVER'S NAME AND ADDRESS After recending rolum to: Winema Real Estate Box 376 Chiloquin, Oregon 97624	County of J certify that the within instru- ment was received for record on the day of,19, at oclock M., and recorded space RESERVED in book on page or as FOR tile (reel number	
28499 Carriage Hill Drive Highland, California 92346 SELLER'S NAME AND ADDRESS Jasper S. Roberts, et ux Box 396 Avenal, California 93204 SUVER'S NAME AND ADDRESS Aller Metadling relum to: Winema Real Estate Box 376	County of I certify that the within instru- ment was received for record on the day of, 19, at Oclock M., and recorded in book on page or as FOR tile/reel number Record of Deeds of said county. Witness my hand and seal of	

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1:2:0 and a state in the uyer shall fail to mak rstood and agreed between said parties that time red, or any of them, panctually within ten desta-shall have the following rights (1) to declare to the the interest thereon at once due and payable created or then existing in layor of the buyer and ies above described and all other rights argumed ter act of said seller to be performed and withou chase of asid property as absolutely, fully and p yments therefolore made on this contract are to on of web default. And the said seller in case f of the essence of this contract, and in case the he time limited therefor, or fail to keep any add , or fail to avep (2) to declare fl is contract by sum ir shall utterly cea ep an e the all rights incre werault, shall have the right indiate provision thereof, together out any process of la on the land aloresa or thereto belonging. that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way he same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any riskin, or as a waiver of the provision itsell. he buyer further agrees that failure h hereunder to enforce the same, nor to breach of any such provision, or as a The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 10,000.00. SHARAFARE ARAMA and true and actual consideration paid for this transfer, stated in terms of dollars, is a state of the strength of the state of the strength of the state of the strength of 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-moun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be, 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. X Jasper S. Roberts Jasper S. Roberts X 21'anda Lee Roberts Wanda Lee Roberts Os 92,0301. Ce1 Corchia . sulia George CA I Couch L. Cocchia in ma Marv opplicable, should be deleted. See ORS 93.030}. he symbols (), if not NOTE-The senience between STATE OF OFFECTIN CALIFORNIA) STATE OF OREGON, County of .... ....., 19...... ····· ... and Personally appeared ..... 19 77 who, being duly sworn, CALIFORNU Personally appeared the above named Personally appeared the above named Personally appeared the above named Tocchia and Tocchia each for himself and not one for the other, did say that the former is the TURLE president and that the latter is the ... secretary of ..... and that the seal allized to the foregoing 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. Before me: o , a corporation E unit ERNA ...... and acknowledged the foregoing instru-. Ģire their, voluntary act and deed. ission (OFFICIAL SEAL) Before Olengi O Must Notary Public for Oregon Notary Public for Oregon My commission expires: My commision 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 reknowledged, 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 instruments. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) upon payment of this contract. CRM NO. 23 - ACKNOWLEDGME STATE OF XXECXXX CALIFORNIA County of 1977 2.3 day of UN before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Jasper S. Roberts and Wanda Lee Roberts, husband BE IT REMEMBERED, That on this and wife ..... known to me to be the identical individual<sup>8</sup> described in and who executed the within instrument and executed the same freely and voluntarily. they acknowledged to me that IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for OKEAK Cal Notary Public for @Myons\_California 3/10/81 My Commission expires State of Oregon, County of Klamath ss, OFFICIAL SEAL I hereby certify that the within instrument was LARRY W. NULL, SR. received and filed for record on the \_\_\_\_\_11th \_\_\_ NOTARY PUBLIC, CAUDERNIA NOTARY BIND SUED IN day of \_\_\_\_luly\_\_\_\_, 19\_77\_, at \_\_\_11:30\_ FRESING COUNTY Ission Explices March 10, 1981 o'clock \_\_\_\_\_M. and recorded on Page \_\_\_\_\_12189 Juck M.77. of said County. in Book M 77 Records of Deeds WM. D. MILNE, County Clerk By taget Longing Deputy