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<sup>16</sup> 24487	contract—real ETATE e this 19th day of Jan	uary <u>17 ruge</u>	77 hothroom		
William J. Ramsey	ault	۵۵٬۵۵۱ ۱۹۹۹ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ ۱۹۹۹ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰		T united and	Coldenia Low Learning to the statist
and a second	n consideration of the mutual cove	, hereinalter call	ed the buyer,		
seller agrees to sell unto the bu	ayer and the buyer agrees to purch ated in Klamath Court	ase from the seller all of the	following de-	Advisor by a division of the second s	
5 acres more or less. WaSWASEASEA and a 30	. Sec 18 , Twp 33 S, Ra D foot house trailer.	nge 7 E.			trettin 161221 ab
noid in the count of	out or log any of the t 60%.		이는 이 이 아이는 것 이 가지 않는 것 같아요.		
Buyer agrees to comp.	ly with State and Count s undetermined of the f				a na heartha an
					*
for the sum of Five thou	us and three hundred and	1 No/100 Dollars (\$ 5	,300.00 ,		
for the sum of Five thous and three hundred and No/100 Dollars (\$ 5,300.00) (hereinalter called the purchase price), on account of which Five hundred and No/100 Dollars (\$ 500.00) 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: \$ 4,562.46) to the order			ledged by the	<u>e en en</u>	A MARKETAN AN TONY , CAN BE MELTING THE CASE OF A
of the seller in monthly payme Dollars (\$55.00) ea	the remainder of said purchase printers of not less than Fifty 1 ch. month Pauments of	ive and No/100 of \$237.54 having a	lready been		
payable on the 1st day of	each month hereafter beginning win chase price is fully paid. All of sai	h the month of February	7, 19.77.,		
all deferred balances of said p February 1, 1977	urchase price shall bear interest at until paid, interest to be paid.	the rate of	r annum from MCSMDDOSEXEX being included in		<u>المعامل المحمد المحمد المحمد من المحمد ا</u>
rated between the parties hered	its above required. Taxes on said pro- to as of the date of this contract.				
*(A) primarily for buyer's persona	I, family, household or agricultural purposes,	commercial murposes other than advicult	ural purposes. ossession so long as s, now or herealter		
erected, in good condition and repair and and all other liens and save the seller ha such liens; that he will pay all taxes here after hwilly may be imposed upon said, insure and keep insured all buildings now	ession of said lands on <u>immediates</u> sesion of said lands on <u>immediate</u> i sis contract. The buyer afrees that at all times will not suffer or permit any waste or strip th remiess thereform and reinburse seller for all cost patter levied against said property, as well as all premises, all promptly before the same or any pr or herentler erected on said premises against bo	s and attorney's less incurred by him in de water rents, public chardes and municipa rt thereof become past due; that at buye s or damage by fire (with extended cover	lending against any 1 liens which here- r's expense, he will age) in an amount		La ind - I Max Budd - YA Bis Souther Provide
not less than \$ Waived in their respective interests may appear and a such liens, costs, water rents, taxes, or ch to and become a part of the debt secured the seller for buyer's breach of contract.	a company or companies satisfactory to the seller ill policies of insurance to be delivered to the sel riges or to procure and pay for such insurance, t by this contract and shall bear interest at the r	, with loss payable first to the seller and the fer as soon as insured. Now it the buyer st he seller may do so and any payment so n ate aloresaid, without waiver, however, of	hen to the buyer as hall tail to pay any hade shall be added any right arising to		
The seller agrees that at his expension suring (in an amount equal to said purchas	se and within Waived days from the dat use price) marketable title in and to said premise ons and the building and other restrictions and n request and upon surrender of this agreement of the and the and cherr of arcenter of the surrenter of the surrent pro-	chereol, he will lurnish unto buyer a tille in the seller on or subsequent to the dal assements now of record, if any. Seller als he will deliver a good and sufficient d as of the date bereof and tree and clear	insurance policy in- o of this agreement, o agrees that when eed conveying said of all encumbrances		
같은 도도와 동안을 만들었다. 말을 물 수 없는 것	ons and the building and other restrictions and n request and upon surrender of this afterement heirs and assigns, Iree and clear of encumbrance by, though or under seller, escepting, howeve sumed by the buyer and further escepting all lier (Continued on reverse)	전 영상 소가를 넣는 것이 걸 것이 가지?	영상은 영상에서 가장 가지 않는 것 같	1	<u></u>
for this purpose, uso Stevens-Ness Form No. Stevens-Ness Form No. 1307 or similar.	whichever phrase and whichever warranty (A) or (D) h-in-tending Act and Regulation Z, the selfer MUST 306 or similar unless the contract will become a fir	amply with the Act and Regulation by making at lian to finance the purchase of a dwelling	required disclosures; in which event use		
William J. Ramsey P. O. Box 1567 Klamath Falls, Orego	<u>n 97601</u>	STATE OF OREGON			
seller's NAME AND AN Mallie K. Arsenault 422-Mt. Whitney P.O. B	DRESS	ment was received to	re within instru-		
Klemath Fulls, Orego	n 97601	in bookon pa	M., and recorded geor as		
the recording return to: 1st Sectural face 549 Macru St	ung Recorder's	Record of Deeds of said	$\sim$		
MANE, ADDRESS, Z nill a change is requested all fax statements shall		County affixed.			
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S.a. 17564 1197 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the bayer shall fail to make the 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 the selfer at his option shall have the hollowing rights: (1) to declare the wind or contract will and void, (2) to declare the whole unpaid principal balance of all rights and interest required, or any of them, punctually within ten days of the time entract null and void, (2) to declare the whole unpaid principal balance of and interest thereon at once due and payole end/or (2) to foreclose the socntract by suit in equity, and in any of such cases, and interest created or then existing in fevor of the sequere adamnt the selfer hereunder shall treve to and reversion any of such cases, of read or then existing in fevor of both sequere adamnt the selfer hereunder shall trevet to and reversion in any of such cases, of rectory the part act of said selfer to be produced by the layer thereunder and under symmetric to and reversion in side selfer without any related by the layer of return, reclamation c<sup>\*</sup> compensation for moneys paid of rectory, or any other act of said selfer to be produced, table, and properly as about the selfer, in created and layer of and selfer to be produced, with out any related by and belong to said selfer to make and reasonable rent of and or said, selfer between the shall rever to and such apprents had rever been made; and in case of such delault all progrements therefore made and in case of such delault shall progrements had relative, and there, in creat of such apprentiater, in the selfer, in creat of such apprents had reasonable rent of such apprents have been apprent shall rever to any addition of and reasonable rent of such apprents theread and all other and there, in creat of such apprents theread and reasonable rent of such apprents anot pression theread apprent searcher, in creat apprent shal の行動の行為 12 The buyer, further agrees that follows by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereunder to enforce the summe, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itsell. ... OHowever, the actual con ich sum as the 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 leminine 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. lar pronoun 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. William J Comsey mallie X Musemault NOTE-The sentence between the symbols (), if not applicable, should be deleted. See OR5 93.030). 10 B STATE OF OREGON, County of ... ) 55. STATE OF OREGON. ) 59. ., 19. County of Klamath Personally appeared ... Jenuary 19 , 19.77.... ....who, being duly sworn, each for himsell and not one for the other, did say that the former is the president and that the latter is the Personally appeared the above named. Williem J. Ramsey and Mallie K. Arsenault ....secretary of . and that the seal allixed to the lorogoing 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: and acknowledged the foregoing instru-ment to be XXX their voluntary act and deed. Betore me: OD Start n. (OFFICIAL Start) SEAL) Notary Public for Oregon (OFFICIAL SEAL) PUPUL Notary Public for Oregon 1.00 My commission expires: ali j (1) (1) All instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrument is (1) (1) instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrument is ted and the photoes are bound, shall be acknowledged, in the manner provided for acknowledged in the till being convited in the photoes are bound, shall be acknowledged by the convey or not later than 15 days after the instrument is executed and the parties und thereby. Section 4 of Chapter 618, Oregon Laws 1975, provides : (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) STATE OF OREGON; COUNTY OF KLAMATH; 53. 10.24 SIDHERS 377 Hed for record xxxxxxxxxx A. D. 19.17 Gr. Sclock P.M., and of DEEDS this 21st day of January duly recorded in Vol. \_\_\_\_\_\_\_ By Anger Render FEE \$ 6.00 INDEXED D\_1 11 re-recorded to correct description STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the <u>20th</u> day of SEPTEMBER\_\_\_A.D., 19\_77\_\_at 11;28\_\_\_\_\_o'clock\_\_\_\_A\_M., and duly recorded in Vol\_\_\_\_\_M77\_, \_on Page \_<u>1.7563</u> of\_\_\_\_DEEDS WM. D. MILNE, County Clerk . FEE\_\_\_\_ 1/ ma Deputy a en ante a ser a Nota ser a  $\partial d d$