and the survey and the

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TK 36625 contract- 30th 1	-REAL ESTATE Vol. 77 Page 18622	
THIS CONTRACT, Made this day David G. Crider	y of , between	
and David Survior	urtha A. Mason husbasidu and a dell libe seller,	1014
	, hereinafter called the buyer, nutual covenants and agreements herein contained, the	
seller agrees to sell unto the buyer and thelamertagree	es to purchase from the sellondigonthe following de- County, State of	87
Beginning at a point 220 feet Wes	st and 1440 feet North of the SE Corner	an nan
unence forth parallel with mast 1	25, Township 24 South, Range 8 E.W.M.; line of Said SEL of the NE+ 225 feet	
thence South parallel with East]	line of said SN of the NE 220 feet line of said SE of the NE 225 feet	
to the point of beginning.	line of said SE of the NE 220 feet	
Subject to easement of record dat Volume M77, Page 15795, reel 3477	ted August 19, 1977	
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		197. B
Tor the sum of Five Thousand Three Hund	dred Eleven 85/100 Dollar (\$ 5,311.85)	
"(hereinafter called the purchase price), on account of w Dollars (\$	eof (the receipt of which is hereby acknowledged by the	
of the seller in monthly payments of not less than monthly payments of not less than monthly beach, Morth	purchase price (to wit: \$ 481.1.85) to the order	crinf.
l l	eginning with the month of Cetterber, 19.7.7,	
and continuing until said purchase price is fully paid	A. All of said purchase price may be paid at any time; interest at the rate of	1.5. 34
until paid, interest	to be paidand * {in addition to being included in	
the minimum monthly payments above required. Taxes rated between the parties hereto as of the date of this	s on said premises for the current tax year shall be pro- contract.	
V	I property described in this contract is ral purposes, for business or commercial purposes other than agricultural purposes. $M = 2\theta$	
and all other liens and save the seller harmless therefrom and reimburse s	aste or strip thereol; that he will keep said premises free from mechanic's selfer for all costs and attorney's lees incurred by him in defending against any	
such liens; that he will pay all taxes hereafter levied against said property after lawfully may be imposed upon said premises, all promptly before the insure and keep insured all buildings now or hereafter erected on said pre-	y, as well as all water rents, public charges and municipal liens which here- same or any part thereal became past due; that at buyers expense, he will mises against loss or damage by fire (with extended coverage) in an amount	
their respective interests may appear and all policies of insulance to be den such liens, costs, water rents, taxes, or charges or to procure and pay for s to and become a part of the debt secured by this contract and shall bear.	tory to the seller, with loss payable first to the seller and then to the buyer as ivered to the seller as soon as insured. Now if the buyer shall fail to pay any such insurance, the seller may do so and any payment so made shall be added interest at the rate aloresaid, without waiver, however, of any right arising to	
the seller for buyer's breach of contract. The seller agrees that at his expense and within	is from the date hereol, he will furnish unto buyer a title insurance policy in-	
said purchase price is fully paid and upon request and upon surrender of	restrictions and easements now of record, if any, Seller also agrees that when t this agreement, he will deliver a good and sulficient deed conveying said of encumbrances as of the date hereof and free and clear of all encumbrances excepting, however, the said easements and restrictions and the taxes, municipal excepting all liens, and encumbrances created by the buyer or his assigns.	
(Continued	d on reverse)	
a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract v Stevens-Ness Form No. 1307 or similar.	stranty (A) or (B) is not applicable. If warranty (A) is applicable and if the teller is the soller MUST comply with the Act and Regulation by making required disclosures; will become a first lien to finance the purchase of a dwelling in which event use	
David & Crubei	STATE OF OREGON,	10.4
SELLER'S NAME AND ADDRESS	County of	
	ment was received for record on the day of	
BUYER'S NAME AND ADDRESS	space Reserved in book on page or as	
Ster recording return to: Louis Louis Angen	Record of Decks of said county.	New Stra
P.C. BUX 165 Euchuri C. 91131 NAME, ADDRESS, ZIP	Witness my hand and seal of County affixed.	
Initia change is requested all tax statements shall be sent to the following address.		
Light Che anyen	Recording Officer By Deputy	
NAME, ADDRESS, ZIP		
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And it is understood and acteed between said parties that to payments above required, or any of them, punctually within ten day the selfer at his option shall have the hollowing rights: (1) to declar said purchase price with the interest thereon at once due and payd all rights and interest constant described and all other rights ago	me is of the essence of this contract, and in case the bayer shall fail to make the solution of the time limited therein, or fail to keep any agreement herein contained, then is of the time limited therein, (2) to declare the whole unput primped back cases, it is contract, and in an advecting of a solution of the back of the solution of the solu	
possession of the premises and said selfer to be performed and which of re-nerty, or any other act of said property as absolutely fully and on account of the purchase of said property as absolutely fully and of such default all payments therefolder made on this contrast are all such default all payments therefolder made on this contrast are premises up to the time of such default. And the said selfer, in ca- prentises up to the time of such default. And the said selfer, in ca- there upon the land aloresaid, without any process of law, and tak thereon or the term doressit, without any process of the provider there the here under to endpace the same, nor shall any waiver by the table here under to endpace the same, nor shall any caller to be	I perfectle as it this contract and said only as the narved and reasonable ten inter-tio to be retained by and belong to said only as the narved and a new time thereafter, to se of such default, shall have the glad innovation of a new time thereafter and innediate possession thereof, together with all the improvements and appartenances inned to require performance by the buyer of any provision bereaf shall in no way affect said softer of any breach of any provision hereof be held to be a waiver of any suc- ion itself.	
eration consists of or includes of the foreclose this contra-	tated in terms of dollars, is \$	
In constraint this contract, and include the plural, the lar pronoun shall be taken to mean and include the plural, the be made, assumed and implied to make the provisions hereof and IN WITNESS WHEREOF, said parties it has caused its cor	have executed this instrument in duplicate; if either of the un- have executed this instrument in duplicate; if either of the un- porate name to be signed and its corporate seal affixed hereto	
by its officers duly automized included	Jewis I. Wason Buyer Martha li Mason Buyer	
NOIE—The senience between the symbols (0), if not applicable, should i STATE OF OREGON, } County of	STATE OF OREGON, County of	and the second s
Personally appeared the above named	each for himself and not one for the other, do say that the latter is the president and that the latter is the secretary of	
ment to beBelore me:	of said corporation by authority of its board of diffectors, and each half of said corporation by authority of its board of diffectors, and deed. them acknowledged said instrument to be its voluntary act and deed. Before me: Notary Public for Oregon	
Notary Public to Origin My commision expires	My commission expires: any real property, at a time more than 12 months from the date that the instrument is exe- e manner provided for acknowledgement of deeds, by the owner of the title being conveyed. I by the conveyor not later than 15 days after the instrument is executed and the parties are	
u(a) Violation of subsection (1) of this accord in	ss B misdemennor." (DESCRIPTION CONTINUED)	
	DREGON; COUNTY OF KLAMATH; 53.	A state of the sta
mis 30th	doy of <u>SEPTEMBER</u> <u>A</u> D. 19.11. dt on Page 18622 d.in Vol. <u>M77</u> of <u>DEEDS</u> on Page 18622	
	EE \$ 6.00 By Hazel March	
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