MTC	1396	RVENS-NESS LAW PUBLISHING CO., PORTLAND, OR	. 67294	
TK 37416 CONTRA	CT-REAL ESTATE	Vol. 71 Page 197	71 🛞	and the state of the second
THIS CONTRACT, Made this 15 th FIDELITY FUNDING & REALIZATION CO.,	day of October INC.	, 19. 77., bet	veen	
and Douglas Alvin and Mary Helen Me	vers, h/w	, hereinafter called the s	ller,	and the second
WITNESSETH: That in consideration of th		, hereinafter called the build agreements herein contained		
seller agrees to sell unto the buyer and the buyer a scribed lands and premises situated in Klamath	grees to purchase fro		de-	
Lot 5, Block 1, Rolling Hills Su	division, Tract	1099, according to		
the official plat thereof on file	e in the records	of Klamath County Oregon.		
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n an 1999 ann an Anna an Anna. Anna an Anna a Anna an Anna an				
(1) A set of the se				
for the sum of <u>SEVENTY-NINE HUNDRED DOLLAR</u>				
 (hereinafter called the purchase price), on account of Dollars (\$800.00) is paid on the execution 	hereof (the receipt of	which is hereby acknowledged by	v the	and the second and the second second in
seller); the buyer agrees to pay the remainder of sa of the seller in monthly payments of not less than.	d purchase price (to-	wit: \$7,100.00) to the		Ragen and With the
Dollars (\$ 80.81) each, month				
payable on the 15 day of each month hereafte and continuing until said purchase price is fully p				
all deferred balances of said purchase price shall b	ear interest at the rat	e of9per cent per annum	from	LITE I LETTER
October 15, 1977 until paid, intere the minimum monthly payments above required. Ta				
rated between the parties hereto as of the date of the The buyer warrants to and covenants with the seller that the	real property described in th	is contract is		
The object within the object of the constraint of the object of the obje	ultural purposes,) is lor business or commerc	cial purposes other than agricultural purpose	s.	
erected, in good condition and repair and will not suffer or perinit at	y waste or strip thereof; tha	it he will keep said premises free from mee	name s	
and all other liens and save the seller harmises therefrom and relimou such liens; that he will pay all taxes hereafter levied against said pro- after lawfully may be imposed upon said premises, all promptly before insure and keep insured all buildings now or hereafter erected on said			「「「「「「」」「「「」」「「「」」「「」」「「」」「「」」「」「」」「」	and the second
not less than \$	stactory to the seller, with lost delivered to the seller as soor or such insurance, the seller n ear interest at the rate aloresa) payable first to the seller and then to the bu) as insured. Now if the buyer shall fail to p nay do so and any payment so made shall be aid, without waiver, however, of any right ar.	iyer as ay any added sing to	
the seller for buyer's breach of contract.				计计计算序问题
The seller agrees that at his expense and within 14 suring (in an amount equal to said purchase price) marketable title in save and except the usual printed exceptions and the building and on said purchase price is fully paid and upon request and upon surrend premises in fee simple unto the buyer, bis heirs and assigns, free and c since said date placed, permitted or arising by, through or under selfe liens, water rents and public charges so assumed by the buyer and further such such charges so the submet of the buyer and further liens.	ner restrictions and easements is of this agreement, he will lear of encumbrances as of the r, excepting, however, the said	now or record, it any, Seller also adrees tha deliver a good and sufficient deed conveyir y date hereol and free and clear of all encum I easements and restrictions and the taxes, m	w nem A said grances unicipal	
(Cont	inued on reverse)	방법 이 가슴 그는 그는 것 같이 많이 나는 것 같이 많이 했다.	298 - S	، ابتلیمان <u>این این از این ا</u> رد است. د
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whicheve a creditor, as such word is defined in the Truth-In-Lending Act and Regulation for this purpose, use Stevent-Ness Form No. 1308 or similar unloss the contr Stevens-Ness Form No. 1307 or similar.	r warranty (A) or (B) is not app n Z, the celler MUST comply with act will become a first lien to	iteans, it warranty (A) is applicable and if the s i the Act and Regulation by making required disc finance the purchase of a dwelling in which ev	osures; int uso	
FIDELITY FUNDING & REALIZATION CO., INC. Box 52		STATE OF OREGON,		
Keno, Oregon 97627 SELLER'S NAME AND ADDRESS		County of	\$SS.	A CONTRACT OF
Douglas Alvin and Mary Helen Meyers, Bt 2 Box 10505 Hill Road		I certify that the within ment was received for record	on the	and the second
Rt. 2, Box 10595 Hill Road Klamath Falls, Oregon 97601 BUYER'S NAME AND ADDRESS	SPACE RESERVED	day of, 1 at	ecorded	
After recording return to: Fidelity Funding & Realization Co., Inc.	FOR RECORDER'S USE	in book on page file/reel number		
Box 52		Record of Deeds of said county. Witness my hand and		
Keno, Ore, 97627		County affixed		
Unil a change is requested all fax statements shall be sent to the following address. Douglas Alvin and Mary Helen Meyers		Recording	Officer	
Rt. 2, Box 10595 Hill Road Klamath Falls, Ore. 97601		제 사람이 집 것 같은 것 같아. 이 집 것 같아. 이 것 같아. 한 것 같아.	Deputy	
NAME, ADDRESS, ZIP	1			
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	and the second	Contraction of the second s	Star Star Star	C. Salar Strategy and Strategy and Strategy and Strategy

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19772 And it is understood and aftered between said parties that time is of the essence of this contract, and in case the hover shall had to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or lait to keen any afterment here normality within ten days of the time limited therefor, or lait to keen any afterment here normality of the sole at his option shall have the hollowing (1) to declare this contract mall and void, (2) to declare the whole unpaid principal halance of all rights and interest created or then existing in layve of the buyet and payable and/or (3) to foreclose this contract by suit in equivalent in any of such cases, possession of the premises above described and all other takes and/or (3) to foreclose this contract by suit in equival the side without any of such cases, possession of the premises above described and all other takes and/or (3) to be buyet as akainst the selfer hereunder shall utterly case and determined the right to the of recentry, or any other act of said selfer to be performed to the solf of the buyet of return, reclamation or compensation for money hereing in any or such cases, of said property as absoluted, that are not effect in solf as solf or money, had be not here the money of and in case to be returned. Such as the solf of the buyet of return, reclamation or compensation for money paid of such approximation of the purchase of said property as absoluted; tally and perfectly as it his contract on such such are there here here in market and in case the sole of and such payments thereidore made on this contract are sold such payments had never here monand; and in case the sole of and increase is such delauit. And the said sole for your as the sole of the sole of sole of the sole of and there in the sole of sole of the sole of the sole of the sole o 117 S. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall any waiver of any brain seller of any breach of any provision hereof be held to be a waiver of the provision is sell. 4 HE court of th In construing this contract, it is understood that the seller or the buyer may be more than one person; that il the context so requires, the singu-anoun shall be taken to mean and include the plural, the masculine, the terminine 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. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it either of the un-8 dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers apply authorized thereunto by order of its board of directors. Alun mayers FIDELITY FUNDING & REALIZATION CO., INC. Delen Mayere X hip Thary Rely By:/ 0 E. J. Shipsey NOTE-The - President ween the leted. See OR5 93.030). STATE OF OREGON, Be b Klamath County of Carnett ., 19.7.7 Personally appeared . E. J. Shipsey XXXX who, being duly sworn, Personally appeared the above named neglectal Glorin Meyers Large Hillen Meyers SKOLNER THIS BUT THE MENONS NEW MENOR, did say that the restrict new me ... president #MXXIBHXHBANKI N& NK lA Funding & Realization Co., Inc. , a corporation, and that the seal allixed to the foregoing instrument is the corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the toregoing instru-11 ment to be there voluntary act and deed. \odot Before me: ealle istes Delsa m. Ellington (OFFICIAL. (OFFICIAL SEAL) SEAL) Notary Public for Oregon Notary Public tor Oregon 1/24/80 ેંડ Notary Public for Oregon Notary Public for Oregon My commission expires: 4/18/80 rf);" 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-ind the parties are bound, shall be neknowledged, in the manner provided for neknowledgment 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 "(2) Violation of subsection (1) of this section is a Class B misdemeanor." KET BLAN (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; ss. "iled for record at request of _______ Nountain Title Go. his 17th day of October 110 43 A. D. 19 77 at 10:20 lock A.M., and luly recorded in Vol. M77 Deeds 12 on Page 19771 WE D. MILNE, County Clerk witha Q. Letach By Semethad. Fee \$6.00 . 54 新花生 1.58 S. A. T. C. Ed month The second second second second 1 Stand Strain R. Berth 1 115 12 1 Carrow alter State Strange I

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