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38-1338 R THIS CONTRACT, Made this 215 day of October 19. 77 between	<u> 15 - 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1</u>
andJohn Aitkens, hereinafter called the seller,	
WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seiler agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-	
Subject, nowever, to the following:	
Recorded : October 20, 1976 November 1, 1976 Book: M-76 Page: 17298	Allent Hard Real And
to pay and to hold Seller harmless therefrom.	A second s
for the sum of Forty-seven thousand five hundred & 00/100Dollars (\$47,500.00) hereinafter called Republics which in Barry Which the Buyer assumes and agrees to pay a contract or mortgage (the word "mortgage" as used herein includes within its meaning a trust deed) now on said land (recorded in the Deed*, Mortgage*, Miscellaneous* Records of said county in book M=76 at page 17298	
with the interest hereafter to accrue on said contract or mortgage according to the terms thereof; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and in amounts as follows to wit: \$14,312,27 with interest agrees to the order of the seller at the times and in amounts as follows	
including interest, prepayment without penalty, the first installment to be	
first day of each month thereafter until the full balance and interest are	
All of said purchase price may be paid at any time; all of the said deferred payments shall bear in-	Children Charles and the Area I wanted a statement
terest at the rate of	
The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, tamily, household or advicultural purposes, (A) NAMMORKWAY WAY AND	
alter lawfully may be imposed upon said premises all entry for a solution of a solution of the	
inch fespective interests may appear and all policies of insuranna to be delivered to the seller as soon as insured. Now if the buyer as such lines, costs, water rents, tasse or charges or to procure and now for such insurance, the seller may do so and any payment so made shall be indired to the seller as soon as insured. Now if the buyer shall tail to buy a so to proceed the seller as boom as insured. Now if the buyer shall tail to buy a solution to buyer as part of the debi secured by this contract and shall be indired to the seller as boom as insured. Now if the buyer is ball to be added to be approximated to be added t	
auticitient deed conveying said premises in tee simple unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and free and clear of anter and clear of anter the said contract or mortgage and the face, permitted or arising by, through or under seller, excepting, however, the said easements, restrictions, encumbrances created by the buyer or assigns.	
(IANIS: (1) to declare this contract null and void, (2) to descare the whole unpaid principal balance of said purchas price with the interest following of the unpaid principal balance of said purchas price with the interest following and in any of such cases, all rights and interests created creat thron at and all the buyer as addinants the seller intercunder shall reveal case and determine and the right case of the possession of the buyer are instituded and determine and determine and the right to the possession of the present setting and the right to the possession of the present setting and the right to the possession of the present setting and the right to the possession of the present setting and the right to the possession of the present setting and the right to the possession of the present setting and the right to the possession of the present setting and the right to the possession of the present setting and the right to the possession of the present setting and the right possester setting and the right possession of the present se	
by perioding and without any right of the buyer of return recording to main any find the second of the second of the second seco	A THE FRAME
The frue and actual consideration paid for this transfer, stated in ferms of dollars, is \$.47., 50.0. 00 ONXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
ind principal to taken to mean and include the plural, the maculine, the lemits of the one person; that if the context so requires, the singu- shall be made, assumed and implied to make the provisions hereod apply equally to corporations and to individuels. IN WITNESS WHEREOF, spirit particle bound apply equally to corporations and to individuels.	
dersigned is a corporation, it has caused its corporate name to be signed and its corporate; Il either of the un- by its officers duly authorized thereunto by order of its board of directors. Brian Ormalcin Brian Ormalcin	
*Delete, by lining out, whichever phrote and whichever worranty (A) or (B) in pol applicable. If war- ranty (A) is applicable, Stavent-Ness Form No. 1308 or similar MUST be used for disclavere under the Truth-In-tending Act and Regulation 2 unless the control similar MUST be used for disclavere under the State of the state of th	
ef o dwelling in which event us Sieven. Ness Form No. 1307 er similor.	

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S.N. 1. 2 19 (22.500 **20542**-- --C ALL RECEIVED PAYMENTS ON WITHIN CONTRACT. DATE INSURANCE OR TAXES INTEREST INTEREST PRINCIPAL PRINCIPAL DATE INSURANCE INTEREST PAID TO PRINCIPAL DALANCE 10 100 ŵ, 1 STATE OF GREEDN, CALIFORNIA FORM NO. 23 -- ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ODE. County of for augeles 88 1 .....executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed my afficial seal the day and year last above written. 1 . Kelaunen OFFICIAL SEAL 7 LEON DELAUNEY Notary Public for Dregon. California NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My Commission Expires Feb. 20, 1978 My Commission expires ... 2 5.5 CONTRACT Deputy. Title. eal and rec 20641 within County. LE . flach ţ, County of Klamath I cettify that the w ment was received for rec Z7th day of October at 3:49 o'clock P.M., a in book M77 on page Record of Deeds of said Cou Witness my hand a County atfixed. Je l BETWEEN Block OF OREGON, AND Wm. D. Milne County Clerk Demetha S. AFTER RECORD ATE G. 1.2 17 STATE OF OREGON, STATE OF OREGON, County of ... County of Klamath October 2/ ) #5. ., 19 77 19. Personally appeared Personally appeared the above named. Brian O'Maicin each for himself and not one for the other, did say that the former is the and acknowledged the foregoing instrupresident and that the latter is the ment to be his ......voluntary act and deed. State Constraints  $G_{2,S} > C_{2,S}$ and that the seal atlixed to the loregoing instrument is corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: Refore me: COFFICIAL SEAL Notary Public tor Oregon My commission expires: 7-2/--My commission expires: 7-21-51 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 经消息 机运动 的论文。 N Lew Marys