CIM Nor OccONTACT HIS LISTAL Monthly Formula			
* 38,302 MTC # 1460-3689 CONT THIS CONTRACT, Made this 2744 GEORGE A. Pondella, Jr.	day ofJ	une	Page 21026
and <u>Richard Camou</u> WITNESSETH: That in consideration of a seller agrees to sell unto the buyer and the buyer scribed lands and premises situated in Klamat The sell of the buyer and in the buyer	the mutual covenan serves to purchase	, hereine ts and agreements from the seller all	ifter called the buyer, herein contained, the
scribed and sand premises situated in Klamat The Wig of N2 of N2 of N4 of NE East of the Willamette Meridian Subject, however, to the following 1. Reservations as contained in d page 616, Deed Records of Klamath "subject to the reservations-	leed recorded County, Oreg of-all subsu	June 4, 195 on, to-wit: rface rights	8 in Volume 299, in
 to the heirs of Francis Isaac terms approved by the Secreta pursuant to said Act. Subject and Telegraph Company may hav (31 Stat. 1083)." Real Estate Contract, includin 	s, their hei ry of the In to such rig e under the	rs and assig terior, Marc hts as the P Act of March	ns, under the h.25, 1946, acific Telephone 3, 1901
Microfilm Records of Klamath Count and Katherine A. Sickert, hushand Jr., Vendee, which Buyers do not a with Buyers that the said prior mo	11 27, 1977 y, Oregon, ba and wife, Ver ssume and Sel rtgage shall	in Volume M7 etween Duane ndor and Geon ller Covenan be naid in 1	7, page 7146, A. Sickert ge A. Pondella, ts to and will prior to
or at the time this controct is fu (for continuation of this contract for the sum of Nine. Thousand Five Hun (hereinalter colled the purchase price), on account Dollars (\$2,000.00.) is paid on the execution seller); the buyer agrees to pay the remainder of se	11y paid and see reverse dred and No/1 of which Two The hereof (the receipt	that said al side of this .00thsDollars usand and No of which is bereby	ove described contract) (\$9,500.00) /100ths acknowledeed by the
of the seller in monthly payments of not less than Dollars (\$110.00) each, OTMOTEp payable on the 1.5.44 day of each month hereaft and continuing until said purchase price is fully	aONE_HUNDRED X.@paymentwit er beginning with th paid. All of said pt	TEN AND NO/ hout penalty e month of 200 irchase price may	100THS
all deferred balances of said purchase price shall h Defer 28, 1977 until paid, inter the minimum monthly payments above required. The rated between the parties hereto as of the date of t The buyer marginate to and covenants with the seller that the (A) primarily for buyer's personal, family, howshold or asin (A) primarily for buyer's personal, family, howshold or asin	est to be paid	onthly	nd * {}%%&&%%%& {being included in ax year shall be pro-
(11) Jut 31 Uf all marks by the first in the buy of the summer preserves. The buyer shall be entitled to possession of said hinds on Of the first in delaudit under the forms of this contrast. The buyer after entitled in pool condition and tensis and will not suffer or permit and and all other liters and sort the selfer harmlers threation and reimbu such liters that he will pay all larges hereafter levid assist said prom- ater selful on the selfer the selfer on thereafter exceeded insure and keep insured all buildings one or thereafter exceeded on said full a 11 and 12 a 110 gurable modifiers than \$ 10 gurable the insure intereds may appear and all policies of insures to be the rejenctive intereds may appear.	2 10 5 1 ng rs that at all times he will ny waste or strip thereof; rre seller for all costs and, perty, as well as all waste the same or any part there premises against loss or d	keep the buildings on ba- that he will keep said no altorny's less incurred by rents, public charges and reof become past due; tha amage by fire (with esten	in such possession so lond as d premiers, now or hereafter emiser from inschanic's him in defending against any munkipal liens which here- ial buyers expense, he will ded cuverade) in an amount
there respective interests may appear, and all policies of inviance to be in and become a part of the delit secured by this contract, and part in and become a part of the delit secured by this contract, and shall be the weller law buyer's breach of contract. The seller agrees that at his expense and within	for such insurance, the sells rear interest at the rais aloo days from the date hereo and to said premises in the her restrictions and easemer ef of this agreement, he w	r may do so and any, pay read, a ithout a aiver, ho I, he will lurnish unio buy seller, on or subsequent it na rua oi record, il any ill deliver, a good and su	neni so made shall be added ever, ol any fisht laning to er a fille insurance policy in- a flor date of this abvernmin. Selier also agrees that when likened denvesing, sad
(Continued on reverse) *IMPOTIANT NOTICE: Delate, by tining out, whichever phrose and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and II the seller is a reduter, at such werd in deland in the Trukhin-Landing Att and Egulation Z, the teller MUSS samply with the Attand Reputations by making required disclowers for this physics, one States. These, form Na. 1308 or animize value, the central will become a finition to format the print. One States. These formations are avoided used to be Stream these form Na. 1307 or similar.			
SILLER & NAME AND ADDRESS		ment was receiv	that the within instru- ed ig record on the
Alter nierd and coloness Alter nierd and coloness MTC Attra ? Collection Dept	SPACE RESERVED FOR ATCORDER & USE	in book lile/reel_number. Record of Deeds Wriness in	on page or as
Unit a change to consistent of the contraction of the line ing address. Ist Sqt. R. Camorow 557468231 Guard Co., Westloch / Waitelle Marine Barracka, Harvaiii.	·	County ellized.	Recording Ollicer Deputy
Piard Harlow, H.1. 96860			
	≤€	Sec. Sec.	

And it is understood and adreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to ments above required, or any of them, punctually within ten days of the interest in a priori of the set of the set of the contract of the whole unpaid principal bail to use of the prime above described and all other rights equired by the buyer as adjust the set of the contract by suit in equily, and in any of them, so the formed and payable and for (3) to force to the contract by suit in equily, and in any of the rights and interest created or there assisting in layor of the buyer as adjust the set of the set of the contract by suit in equily, and in any of sections the premises above described and all other rights equired by the buyer hereunder shall utterly case and determine and the right excision of the premises of the premises of a solution and of the buyer as adjust the set of sections the and recent in said setter with a right excision of the premises of the premises of a solution of the buyer as adjust the set of the source of the and recent in said setter with a recent of the premises of the property as aboutiefy. Interest to the solution of comparing and the contract is and setter with a solution of the interest of the interest of a solution of the contract of a solution of a soluti 24027 (in the contained, the spaid principal balance of cate

Sec. Sec. Spinster

, or shereto belonging. The buyer lurther agrees that failure by the soller at any time to require performance by the buyer of any provision hered shall in no way affect In bereunder to enforce the same, nor shall any waiver by said saller of any breach of any provision hered be held to be a waiver of any suc-breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$9.500.00 Citoring the worth eration to the internet of the property of the province of the province with the provisions hered, the buyer effects to provide the provisions hered, the buyer effects to provide the provisions hered, the buyer effects to be allowed plantill in said built or action and li an appeal is leasen from any judgment or of the provisions hered, the buyer effects to provide the provisions the buyer that the provisions to pay such sum of the provisions hered, the buyer effects to provide the provisions the provisions hered, the suppeal is the form any judgment or of the such sum of the provisions to pay such sum of the provisions to pay such sum of the provisions hered, the suppeal is then from any judgment or of the such sum of the provisions to pay such sum of the provisions to pay such sum of the provisions to pay such sum of the provisions the provisions and li any such sum of the provisions to pay such sum of the pa court of th appea

The construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contract so requires, the seller or the buyer may be more than one person; that if the contract so requires, the seller on the terminine and the neuter, and that generality all featurnalized changes shall de, assumed and and inductions thereof apply equally to corporations and to individuals. las pronours be made, as

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it of the undersigned, is a corporation, it has caused its corporate name to be signed and its corporate seal ullixed hereto by its officers duly authorized thereunto by order of its board of directors.

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Ceorge A. Pondella, Jr. Kichard a. Camor X... Richard Camou NOIE-The sentence between the symbols (), If not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of ..) STATE OF OREGON. County of _Klamath 85. Personally appeared and Sume Oct. 24 ..., 19 7.7who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of Same Bar Barger Store Robert 77 N. C. ... A NY . and that the seal allised to the loregoing instrument is the corporation, and that the seal allised to the loregoing instrument is the corporate seal 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 set and deed. and acknowledged the foregoing instruhişvoluntary act and deed. nent to be Belge ne OFFICIAL W Spleme . Addin Belore me: (OFFICIAL SEAL) Notary Public for Oregon U Notary Public for Oregon My commision expires .3 - 22-81 My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee fille to any real property, at a time more than 12 months from the date that the instrument is ease-d and the parties are bound, shall be seknowledged, in the manner provided for acknowledgement of deeds, by the owner of the tille being conveyed, be 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 of thereby. "(2) Violation of subsection (1) of this vection is a Class B mindemeaner." (DESCRIPTION CONTINUED) property will be released from the lien of said mortgage upon payment this contract. is further agreed by and between the parties hereto that Seller covenants and with Buyers that he shall hold them harmless from any and all recorded Contracts of Sale. : is further understood and agreed by and between the parties hereto that uyers shall not fall and remove any of the timber on subject property $h_{i} := \infty$ FORM ND. 23 - ACKNOWLEDGMENT STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 2nd day of NOVEMBER A.D., 19.77 at11;40 o'clock A.M., and duly recorded in Vol. M77

of DEEDS _on Page 21026 WM. D., MILNE, County Clerk FEE____\$ 6.00 2% ByDernetha eloch Denuty and ye I the day Commentation of the section of the s 1 Norhis

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