38617		1363
	day of November	
and Charles A. Fisher and	Ron Phair.	e buyer,
seller agrees to sell unto the buyer and the buyer scribed lands and premises situated in Klamath	the mutual covenants and agreements herein contar agrees to purchase from the seller all of the follow County, State of Oregon	ned, the ving de- , to-wit:
Lot 4, Block 1, Rolling Hills plat thereof on file in the reco	Subdivision, Tract 1099, according to th rds of Klamath County, Oregon.	
	197 - 1981 - 1994 -	and the second
2000 (1997) 1997 - 1997 1997 - 1997		一方 一方 医二方 医二方 计算机 医二氏结 化乙烯酸 化纤维酸酶酸酶酶 化合物 建合成合物 化结合 化物理热学 建水晶等的 化液解液体化液的 化液解
	CREEDED OF REVEALS OF REVEALS	
for the sum of <u>SEVENTY NINE HUNDRED</u> DOL (hereinatter called the purchase price), on accou	ed by the	
(hereinatter called the purchase price), on account of which seven matter build be acknowledged by the Dollars (\$.790.00) 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: \$.7,110.00) to the order of the seller in monthly payments of not less than Eighty Dollars and ninety Two Cents. Dollars (\$80.92) each,		the order
payable on the	atter beginning with the month of December	, 1977, any time;
all deferred balances of said purchase price sha	arter beginning with the host set of the paid at ly paid. All of said purchase price may be paid at all bear interest at the rate of	z included in
the minimum monthly payments above required	. Taxes on said premises for the current tax year of	
The buyer warrants to and coverants with the scheduler $(A)$ primarily for buyer's personal, lamity, household or $(A)$ primarily for buyer's personal, lamity for an organization or (even if buyer is a natural (B) for an organization or (even if buyer is a natural The buyer shall be entitled to possession of said lands on be is not in default under the terms of this contract. The buyer	of this contract. i the real property described in this contract is agricultural purposes, person) is for business or commercial purposes other than agricultural close of escrow	purposes.
the statistic of the state o	agriculture puscess or commercial purposes other than agricultural energy is for business or commercial purposes other than agricultural energy of energy of the set of the set of the set of the set of the agrees that at all times he will keep the buildings on said premises, no in any waite or strip thereof; that he will keep said premises free h imburss seller for all costs and attorney's lees incurred by him in delend if property, as well as all water rents, public charges and municipal hi before the same or any part thereof become past due; that at buyer's or a said premises against loss or damage by fire (with extended coverage) to the public with loss payable first to the seller and then	in an amount
not less than \$ in a company or company their respective interests may appear and all policies of insurance their respective interests may appear and all policies or to procure and	es satisfactory to the seller, as soon as insured. Now it the buyer shall to be delivered to the seller as soon as insured. Now it the buyer shall pay lor such insurance, the seller may do so and any payment so made t pay lor such insurance, the seller may do so and any payment so made	shall be added right arising to
The seller of agrees that at his expense and within. 14. The seller agrees that at his expense and within	hall bear interest at the fate hereol, he will lumish unto buyer a title inst itle in and to said premises in the selfer on or subsequent to the date of ind other restrictions and easements now of record, it any. Selfer also a unrender of this agreement, he will deliver a good and sufficient deed and clear of encumbrances as of the date hereol and free and clear of a reselfer, excepting, however, the said easements and restrictions and the id further excepting. How and encumbrances created by the buyer or (Continued on reverse)	this agreement, grees that when conveying said ul encumbranees ul encumbranees
pictures and date placed, permitted or arising by, through or una since said date placed, public charges so assumed by the buyer ar liens, water rents and public charges so assumed by the buyer ar	d further excepting all liens and encumbrances created by the object of (Continued on reverse) hickever worranty (A) or (B) is not applicable. If worranty (A) is applicable a goulation 2, the saller MUST comply with the Act and Regulation by making rec goulation 2, the saller MUST comply with the Act and Regulation by making re to contract will become a first lien to finance, the purchase of a dwelling in	nd if the seller is wired disclosures
a creditor, os such word is defined in the Tuth-In-leading Act and & for this purpose, use Stevent-Ness Form No. 1308 or similar unless it Stevent-Ness form No. 1307 or similar. Fidelity Funding & Realization Co.		
Fidelity Funding & Realization Cost Box 52 Keno, Oregon 97627 SELLER'S NAME AND ADDRESS	County of	ss.
Charles A. Fisher and Ron Phair	ment was received for day of at	record on the
403 Main St. Klamath Falls, ORegon 97601 BUYER'S NAME AND ADDRESS After recording return to:	space reserved in book	or as
Fidelity Funding & Realization Co., Box 52 Keno, Oregon 97627	Inc. Record of Deeds of Said Witness my han County affixed.	d'and seal of
Until a change is requested all tax statements shall be sent to the following	r address	ecording Officer Deputy
403 Main St. Klamath Falls, Oregon 97601 NAME, ADDRESS, ZIP		
a provinsi si di kana provinsi na si di mandari si kana sa		3448. <b>A MARKET A</b> MARKET

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And it is understood and agreed between said parties that time is of the essence of this contract, and it case the buyer shall fail to mak yments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement hyrein contained, is solid at the solid solid is solid at the solid solid is the solid so	affect
The true and actual consideration paid for this transfer, stated in terms of dollars, is 3. 7.900.00. OHowever, the actual part of the consideration (indicate which).0 tration consists of or includes other property or value given or promised which is the whole consideration (indicate which).0 tration consists of or includes other property of value given or promised which is the whole consideration (indicate which).0 to enter any of the provisions hereol, the buyer agrees to pay such sum for action and if an appeal is taken that any judgment or of the to actual adjudge reasonable as attorney's less to be allowed plaintiff in said suit or action and if an appeal is taken that many judgment or of the tradic court, the buyer number promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff a storney's less to be allowed plaintiff and the adjudge reasonable as plaintiff as there are requires, the appeal. In constraing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the appeal. In constraing this contract, it is understood that the seller or the buyer may be more than one person; that if the generality all grammatical chang her may be more than one person; that if the generality all grammatical chang her made summed and implied to make the provisions hereot apply equally to corporations and to individuals.	consid-
dersigned is a corporation, it has caused its corporate finite to be object of the object of the solution of the symbols of th	Inc.
And and acknowledged the foregoing instru- and acknowledged the foregoing instru- ent to be Thilts woundary act and deed.	sorporation, porate seal aled in be- ind each of 1 deed. OFFICIAL SEAL)
(DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; ss. iled for record of request of <u>XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</u>	Page 21163
	TTOTAL

