PORM No. 730. CONTRACT-REAL ESTATE-Monthly Payments.	C. 4255-B. Marian	AN LAW POULTHING CO. JUNTLAND P.N. 673 L	an and the second s	*****
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THIS CONTRACT, Made this 25th Martin D. Hansen	day of November	, 19 77 , between		
and Tom Bibeault and Brenda B wife, WITNESSETH: That in consideration of seller agrees to sell unto the buyer and the buyer scribed lands and premises situated in Klamat The NE4 of SW4 of NE4, Section 17 the Willamette Meridian, Klamath Subject, however, to the following 1. Taxes for the fiscal year 197 payable.	the mutual covenants and ag agrees to purchase from the h County, State of , Township 35 South County, Oregon.	, hereinalter called the buyer, reements herein contained, the seller all of the following de- Oregon , to-wit: , Range 10 East of		
2. Rights of the public in and to premises lying within the limits o	o any portion of the of streets, roads ar	e herein described 1d highways.		منجب کر کر
3. Right of way granted to Weyerh by Volume 229 at page 217, Deed Re 4. Unrecorded Contract of Sale da and Marcia Magness, husband and wi and Linda M. Hansen, husband and wi herein do not assume and agree to (for continuation of this document for the sum of Twenty Thousand and No (hereinafter called the purchase price), on account Dollars (\$ 5,000.00.) is paid on the execution seller); the buyer agrees to pay the remainder of su of the seller in monthly payments of not less than Dollars (\$ 143.36) each, Qr. more, p	ted May 22, 1972 be fe, Sellers, and Ma dfe, Buyers, which pay, and Seller fur see reverse side o /100ths of which .Five Thousan hereof (the receipt of which is aid purchase price (to-wit: \$ 	unty, Oregon. tween Jerry Magness rtin David Hansen contract Buyers ther covenants to f this contract) Dollars (\$ 20,000.00) d and No/100ths shereby acknowledged by the 15,000.00) to the order THREE and 36/100THS enalty		
payable on the 20th day of each month hereafted and continuing until said purchase price is fully all deferred balances of said purchase price shall be November 15, 1977, until paid, inter- the minimum monthly payments above required. The rated between the parties hereto as of the date of the The buyer warrants to and covenants with the seller that the "(A) primary to pay for any the parties here a saturally of or agine (B) for among mindow ar (some the buyer is a saturally for the part of the part of the part is a saturally for the part of the part of the part of the seller that the "(A) primary for part of the part of the part of the saturally of the part	er beginning with the month of paid. All of said purchase pri- bear interest at the rate of	and * {being included in current tax year shall be pro-		
The buyer shall be entitled to possession of said lands on C 10 he is not in default under the terms of this contract. The buyer after erected, in good condition and repair and will not suffer or permit and and all other liens and save the seller harmless thereform and reimbu such liens; that he will pay all taxes herealter levied against said pro- alter lawfully may be imposed upon said premises, eff promptly before insure and keep insured all buildings now or hereafter erected on said effective and seven the same seven or hereafter erected on said	BE OF ESCION 19.77, and es that at all times he will keep the built y wants or timp thereoil; that he will k tree seller lor all costs and attorney's tees the seller as all water rents, public of the sense or amy part thereoil become pa premises adjainst loss or damage by fire	nd may retain such possession so long na lings on said premises, now or herealter seep said premises lice itom mechanic's neurred by him in delending against any hearder and municipal licens which here- st due: that at buyer's rappms, he will with extended coverage j n an amount		
not less than s^{*} Value. In a company or companies satisfier respective interests may appear and all policies of insurance to be such lient. Costs, waiter rents, tares, or chardes or to procure and pay I to and become a part of the deht secured by this contract and shall be the seller lob buyers breach of contract. The seller agrees that at his expense and within 30 suring (in an amount equal to said purchase price) marketable tills in said purchase price is lully paid and upon request and upon surrende premises in less inple unto the buyer, his heirs and assigns, there seller the sure contract or and assigns the seller buyer and purchase price is lully paid and upon surrende premises in less inple unto the buyer, his heirs and assigns, there selle then, water rents and public charges so assumed by the buyer and turb the buyer and bubble charges the and the buyer and bubble charges the and the buyer and bubble charges the buyer and the buyer and bubble charges the and the buyer and bubble charges the buyer and bubble bubble charges the buyer and bubble charges the buyer bubble charges the	days from the date hereol, he will furning and to said premises in the seller on or as it restrictions and easements now of reco r of this adreement, he will deliver a for of encumbrances as of the cate hereol , excepting, how ver, the said easements of r excepting all liens and encumbrances of	h unto buyer a title invurance policy in-		
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever a crediter, as such word is defined in the Truth-in-Lending Act and Regulation for this purpose, as Sevens-Ness Form No. 1308 or similar unless the contro Stevens-Ness Form No. 1307 or similar.	nued an reverse) warronh; (A) er (B) is not applicable. If wa Z, the seller MUS7 comply with the Act and act will become a first lien to finance the p	rranty (A) is applicable and If the seller is Regulation by making required discourse; urthase of a dwelling in which svent use		
HANSEN Seller's name and address BIBEAULT	Coun I ment wa	certify that the within instru- is received for record on the		
BUVER'S NAME AND ADDRESS Ther recording roturn to: TTC So. 6th St. Attn: Marlenc NAME, ADDRESS, 210	BPACE RESERVED FOR in book HECONDER 5 USE file feel RECORD O	ay of, 19, o'clockM., and recorded on page or as number, t Deeds of said county. itness my hand and seal of fixed		
nill a change is requested all for statements shall be sent to the following address. Mr. and Mrs. Tom Bibeault 2940 W. 6th Avenue Vancouver, B. C. Caneda V6K 1X3	By	Recording Officer Deputy		

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And it is understood and agreed between said parties that time is of the exercise of this his above required, on the of them, punctually within ten days of the time humber defined let at his option shall have of them, punctually within ten days of the time humber defined inchase prices with the intervent following rights (1) to declare this contrast null and his and interest created or then exist at once due and payable and/or (1) to declare the intervent premises above described and all above rights acquired by the buyer hereinder buy or any other act of said seller to be performed without any right of the buyer out of the purchase of said property as aboved by, built without any right of the buyer of the day of any other act of said seller to be performed by the buyer between out of the purchase of said property as aboved by, built without any right of the buyer out of the purchase of bard default. And the said seller, in case of related by and belong point the letter belonging. The buyer further agrees that failure by the seller at any time to require performance by the herver belonging.	(2) to declare the whole compaid juin his contract by sunt in equity, and in a fer shall utterly cease and determine an shall event to and revest in said witter of return, reclamation or compensation and such perments had never been return to said selfer as the agreed and reasure the right improvements at any fit objective with all the improvements and together with all the improvements and such as the together with all the improvements and such as the together with all the improvements and such as the together with all the improvements and such as the such as the such as the together with all the improvements and such as the together with all the improvements and such as the together with all the improvements and such as the together with all the improvements and such as the together with all the improvements and such as the together with all the improvements and such as the together with all the improvements and such as the together with all the tog	in contained, then insignal Lalance of insy of such cases, d the right to the without any act for moneys paid ande: and in case sable rent of said one thereafter, to ad appurtengices

A A Sec.

nd actual consideration paid for this transfer, stated in terms of dollars, is §

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Totality of an inkular other property or water given or prombed which is a set of the provision bered, the buyer agrees to be ellowed pleintill in case and suit or action is instituted to loreclose this contract or to enforce any of the provisions hered, the buyer agrees to pay sljudge reasonable as attorney's less to be ellowed pleintill in task suit or action and if an appeal is taken from any jud real court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as pleintill's attorney. In case suit or action may adjudge reasonab trial court, the buyer In construing this contract, it is understood that the seller or the buyce onoun shall be taken to mean and include the plural, the masculine, the de, assumed and implied to make the provisions hereol apply equally in i from any judgment ntill's attorney's lass yer may be more than one person; that if the context so requires the singu-be feminine and the neuter, and that generally all grammatical changes shall to corporations and to individuals

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal attixed hereto

by its officers duly authorized thereunto by order of its board of directors. Martin D. Hansen - B Tom Bibeault una-belchinnic laut NOTE-The sentence between the symbols (), if not applicable, should be delated. See ORS 93.030). Brenda Belokrinicev Bibeault STATE OF OREGON, STATE OF OREGON, County of. County of Klamath November _______ 85.), 19 30 77 19 Personally appeared ... who, being duly sworn, Personally appeared the above name Martin D. Hansen 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 his acknowledged the loregoing instruand that the seel affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; end each of them acknowledged said instrument to be its voluntary act and deed. Before me: ment id be voluntary act and deed. 2 Belore The: clared) (OFFICIAL SEAL) (OFFICIAL SEAL) Notary Public for Orego Notary Public for Oregon 7-19-My commision expires ... 18 My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee title to and the parties are bound, shall be convert instruments, or a memorandum thereof, shall be recorde thereby. real property, at a time more than 12 months from the date that anner provided for acknowledgment of deeds, by the owner of t the conveyor not later than 15 days after the instrument is exec "(2) Violation of subsection (1) of this section is a Class B misde and with Buyers that the said prior contract shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said contract upon payment of this contract. STATE OF ONE STATE OF ONE STATE ACKNOWLEDGMENT County of Vaccourses BE IT REMEMBERED, That on this 17 ." before me, the undersigned, a Notary Public in and for said County and State named Tom Bibeault and Brenda Belokrinicev Bibe Koven len 19 77 d State, personally appeared the within Bibeault, husband and wife, known to me to be the identical individual 8 described in and who executed the within instrument and executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. W, Mutrese Notary Public for Olegan Canada My Commission expires Care A Holacy Dublis in and In- the Province of Buttleh Cohimbus

23151 TATE OF OREGON, COUNTY OF KLAMATH; 55. iled for record at request of <u>Mountain Title Co</u> this <u>30th</u> day of <u>November</u> A. D. 19 77 at 9:41 o'clock A M, and duly recorded in Vol. M77 _____, of _____ Deeds _____ on Page 23149 Pee \$9.00 Wm D. MILNE, County Clerk By Dinnethal Setach