J37211       COMMACHANA INFRE       Vol. 10. Poggo 23273.*         THUS CONTRACT       Note that is not in the large of the section		TK 39781	CONTRACTREAL ESTATE	BTRVENS NEES LAW	PUBLISHING CO., ICHTEAND ON 97274	
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and       Dumy Carl Recom       . Ancienter called the aller,		Ruth Kunzman or Billy				19 19 <b>1</b> 9
More the sum of Sevenices the control of the must derive markers and a submitted of the form of the control of		and Danny Carl Beeson	·····	· ··· , here		
Are the num of Seventcen thousand		WITNESSETH: That in conseller agrees to sell unto the buyer a	sideration of the mutual cover nd the buyer agrees to purcha	, here nants and agreemer ase from the seller	inalter called the buyer, its herein contained, the all of the following de-	
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nellery: the buyer agrees by the emailed of said purchase price (towifs 15 hereby acknowledged by the other of the seller in monthly payments of not less than. One hundred		(hereinalter called the purchase price) Dollars (\$ 1500,00, **) is not an	, on account of which .Fifte	en hundred -	ars (\$ 17,000.00)	
Dollars (\$,100.00       ) each,         payable on the 181.       day of each month hereafter beginning with the month of Bacember		seller); the buyer agrees to pay the re-	me execution hereor (the receip	pt of which is hereb	y acknowledged by the	
payable on the 140.       day of each month hereafter beginning with the month of Bacember:						TATIS
all deformed balances of said purchase price shall bear interest at the rate of		payable on the 1st day of each m	onth bereafter beginning with	41	•	
Markedenia a, 1977. until paid, interest to be paid monthly marked by the set interest in the set of the		and continuing until said purchase pr all deferred balances of said purchase	ice is fully paid. All of said	purchase price may	be paid at any time;	
The definition monomic particle above required. Taxes on said promises for the current tax year shall be pro- tracted between the parties heards and show required. Taxes on said promises for the current tax year shall be pro- tracted between the parties heards and the selfs that he red property tax			I paid, interest to be noted a	nonth l.		
The hourse warrands, forthy boundary of the solid of a solid propensity of the solid of the solid propensity of the solid of the s		the minimum monthly payments above	tequited. Taxes on said prom	icon for the sure of	tax year shall be pro-	L
The buyer shall be entitled to present and advanced. The how . Diversite of the second advanced to the second advanced to the second advanced to the second advanced by him be derived by an index of the second advanced by him be derived by him be deriv		The buyer warrants to and covenants with $ti = (A)$ primarily for buyer's personal, family, b	he seller that the real property described ousehold or agricultural purposes,	in this contract is		
The energies interest may source if a Company of company subjective to the selfer and then to the source and the company of company of company of the selfer and then to the source and the company of the selfer and the selfer and on a payment to make that is pay of the selfer and the selfer and the source of any state of the selfer and the selfer and the selfer and the source of any state of the selfer and t		The buyer shall be entitled to possession of rai he is not in default under the terms of this contract, exected in food condition and and this contract.	d lands on November 16.	1977 and may r	tan such possession so long as	
The energies interest may source if a Company of company subjective to the selfer and then to the source and the company of company of company of the selfer and then to the source and the company of the selfer and the selfer and on a payment to make that is pay of the selfer and the selfer and the source of any state of the selfer and the selfer and the selfer and the source of any state of the selfer and t		and all other liens and save the seller harmless there such liens; that he will pay all taxes herealter levice after lawfully may be imposed upon said premises, all invite and because the seller harmless the seller harmless there	itter or permit any wasto or strip thereo from and reimburse seller for all costs an against said property, as well as all wa promptly before the same or any pert of	I; that he will keep said d attorney's lees incurred b ler rents, public charges a baraol barous baros	premises, now or hereafter premises free from mechanic's y him in defending against any od municipal liens which here-	
suring (in an amount count of all prime and within		not less than \$ 17,000,00 in a company of their respective interesting	r erected on said premises against loss or or companies satisfactory to the seller, wi	damage by fire (with ext	nat at buyer's expense, he will ended coverage) in an amount	
suring (in an amount count of all prime and within		such liens, costs, water rents, taxes, or charges or to p to and become a part of the debt secured by this con the teller for buyer's breach of contract.	I insurance to be delivered to the seller a procure and pay for such insurance, the se tract and shall bear interest at the rate a	a soon as insured. Now if i eller may do so and any pa iloresaid, without waiver, h	seller and then to the buyer as the buyer shall fail to pay any yment so made shall be added owever, of any right arising to	
PARCOTANT NOTICE: Delse, by lining out, whichever warronly (A) or (B) is not explicable. If warranty (A) is applicable and if the seller is credited with the second withe second with the second with the second with the second with th		The seller agrees that at his expense and with suring (in an annount equal to said purchase price) m save and except the tuby inded exceptions and the said purchase price in tuby inded exceptions and an premises in fee simple unto the bard upon request an since said date placet, permitted or arising by, throug liens, water rents and public charges so assumed by the	in	rol, he will lurnish unto bu the seller on or subsequent nents now of record, if any will deliver a good and of the date hercol and tree e said easements and restric d encumbrances created by	tyer a title insurance policy in- to the dute of this agreement, Soller also agrees that when sulficient deed conveying said and clear of all encumbrances tions and the taxes, municipal the buyer or his agrident	
12/5. Lakeshore. Drive       STATE OF OREGON,         Klamath Falls, Oregon 97601       ss.         3333. Shasta Way, #60       I certify that the within instru- mont was received for record on the day of		e)MPORTANT NOTICE: Delete, by lining out, whichever phr a creditor, of stuth word is defined in the Truth-In-Lending for this purpose, use Stavenet-Ness Form No. 1308 or simila Stevens-Ness Form No. 1307 or similar.	ase and whichover warrunty (A) or (B) is ne- Art and Regulation Z, the seller MUST camply r unless the contract will become a first ive	: applicable. If warranty (A) y with the Act and Regulation n 10 하드리ce the purchase of	is applicable and if the seller is by making required disclosures; a dwelling in which event use	
Danny, C. Beeson       I certify that the within instru- ment was received for record on the day of		1275 Lakeshore Drive		STATE OF OF	EGON,	
3333 Shasta Way, #60       ment was received for record on the day of	XC 11			County of	····	
Klamath Falls, Oregon 97601       at       o'clock       M., and recorded         After recording rotum te:       Alan M. Lee       in book       oh page       or as         136 North Third #C       Record of Deeds of said county.       Witness my hand and seal of         Matt. ADDRESS. 21P       Witness my hand and seal of         Until a change is requested all tax statements shall be tent to the following address.       Recording Officer         By       Deputy		3333 Shasta Way, #60		ment was recei	ved for record on the	4.55
After recording roturn to: Alan M. Lee 136 North Third #C Klamath Falls, Oregon 97601 Witness my hand and seal of NAME. ADDRESS, 21P Unill a change is requested all for statements shall be cent to the following oddress. Damm C. Deepon HAME. ADDRESS, 21P NAME. ADDRESS, 21P NAME. ADDRESS, 21P NAME. ADDRESS, 21P NAME. ADDRESS, 21P		Klamath Falls, Oregon 97601		at o'ci	dek M and recorded	
Klamath Falls, Oregon 97601       Witness my hand and seal of         MARE, ADDRESS, 21P       Witness my hand and seal of         Until a change is requested all tax statements shall be sent to the following oddress.       County attixed.         Damm       Bet Son         436-N/a       Jed #         NAME, ADDRESS, 21P       Recording Officer         By       Deputy		Alan M. Lee	For	in book file/reel number	on page or as	
NAME. ADDRESS. 21P       County affixed.       Unit a change is requested all tre stolemants shall be sent to the following address.       Danme G. Bepon.       H3G-N/a       H3G-N/a       Recording Officer       By       Deputy		136 North Third #C Klamath Falls,Oregon 97601	Noncontinue of the second	Record of Deeds	of said county.	
Dannu to Deeson 136-N/a Jul + C By Deputy NAME, ADDRESS, 21P		NAME, ADDRESS, ZIP		County attixed.	and sear of	
By Deputy		Danny G. Beeson	niewińg oddress.	and the second sec	Recordia	
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And it is understood and agreed between said parties it payments above required, or any of them, purstually within test the seller at his option shall have the following rights: (1) to d said purchase price with the interest thereon at once due and p all tights a in interest ince de then estimated in a source of the particular of the presence of a said report of the particular of recentry, or worther above said report of the price of eventry of the purchase of a said property be policined and of account of the purchase of a said property be policined and of account of the function of a said property of the said of the premises up to the fine of a such detaut. And the said seller, i enter upon the land aforesaid, without any process of law, and thereon or thereto belonging. The buyer further afrees that lailure by the seller at an his right hereunder to enforce the same, nor shall any waiver ceeding breach of any such provision, or us a waiver of the pr	hat time is of the essence of this contract, and in case the buyer shall fail to make the n days of the time limited therefor, or fail to keep any agreement herein contained, then eclare this contract null and void, (2) to declare the whole unpaid principal balance of payable and/or (3) to foreclove this contract by suit in equity, and in any of such cases, outgoin a difficult of the hereunder shall iterly case and diversing and the right to the equited by the buyer hereunder shall rever to and revest in wild selfer without any at without any right of the buyer of return, reflexing on componsition for monrys paid e and perfectly as if this contract and each (spin et al. each and the selfer and the single of the sources are to be relained by and belong to vaid while as the agreed and reasonable rent of and n case of anch default, shall have the right innuclately, or at any time thereinter, to take innuclate powerion thered, logither with all the inprevious and apputentances any time to require performance by the buyer of any provision hereof shall in no way affect by said seller of any breach of any provision hereof to be a waiver of any suc- ovision itsell.	
•OUCHANNOLUX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	, stated in terms of dollars, is \$ 17,000.00	
NOTE-The sentence between the symbols (), if not applicable, should be STATE OF OREGON, KI arms the symbols (), if not applicable, should be \$55.	P	
County of Klamath November 2, 19.77 Personally appeared the above named Ruth Kunzman or Billy L. Matthews and Danny Carl Beeson	Personally sppeared	
and acknowledged the foregoing irstru- ruent to be their voluntary act and deed.	and that the scal alfixed to the toregoing instrument is the corporation, or said corporation and that said instrument was signed and sealed in be- half 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: (OFFICIAL SEAL)	
Notary Public for Oregon My commission expires Section and Chapter 618, Oregon Laws 1975, provides: W1) All instruments contracting to convey for title to any	Notary Public for Oregon My commission expires:	
torionition of subsection (1) of this section is a Class I		
** Said Fifteen hundred dollar a promissory note due March 1, paid, in accordance with the to by reference made a part hereof	SORPTION CONTINUED: rs (\$1500.00) paid by way of the issuance of 1978, and in the event said amount is not erms of said promissory note, which are hereby f, that shall be considered a default in the rights as heretofore described in the event	

TATE OF OREGON: COUNTY OF KLAMMTH IS.

on Page<u>23273</u> My recorded in Vol. M77 of Deeds County Cler WE D. MILNE, 1 BySemeth

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Fee \$6.00