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ng ng Kasa Tanggaran	T/A 38-12845. M FORM'NO. 700 CONTRACT-REAL ESTATE-MONTHLY POYMENTE.	
		in the first
	40673 CONTRACT-REAL ESTATE Vol. 77 Page 24557.	
	THIS CONTRACT, Made this	
	and Sandra K. Martinez , hereinafter called the buyer, WITHESSETH: That in consideration of the mutual covenants and agreements herein contained, the WITHESSETH: That in consideration of the mutual covenants and agreements herein contained, the	
	author advess to sell unto the buyer and the buyer agrees to purchase from the sentences	
	scribed lands and premises situated in Krame and the county, State et al.	
1	The NWŁNWŁSWŁ of Section 2, Township 35 South, Range 12 East of the Willamette Meridian.	
2	Subject, however, to the following:	
	Within the limits of roads and highways.	
н	Thereof, dated December 4, 1900, records, in favor of United States of	
	America for a right of way easement of feed line 19, 1972 between Onal Evans	
5 1 610 a. l	and Theodora Evans, husband and wire, sellers, and housed and or nortgage	
	(m - 1) $($	
11 11 22	paid and that said above described real property will be released from the lien of said mortgage upon payment in full of this contract;	
	for the sum of Four Thousand Six Hundred Fifty and No/100ths (\$ 4,650.00)	
	for the sum of Four Thousand S1X Hundred Filty and No/100ths	
	Dollars (\$1.00) is paid on the execution hereof (the receipt of a mid, \$4,649.00) to the order	
	seller); the buyer agrees to pay the remainder of said purchase price (10-will g NO/100THS	
	Dollars (\$ 00.00) each, or more performance with the month of August	
	payable on the 15th day of each month hereafter beginning with the month of August, 1977, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time;	- million - million
	all deferred balances of said purchase price shall bear interest at the title that the title the balances of said purchase price shall be bear merets and the balances of said purchase price shall be balances price shall be balances of said purchase pric	
	the minimum monthly payments above required. Taxes on said premises for the current tax year share of pre-	
	rated between the parties hereto as of the date of this contract.	
刻	(A) primarily for buyer's personal, lamity, household or africultural purpose, (B) who ministry for buyer's personal, lamity, household or africultural purpose, or commercial purpose, other there activates in proposes (B) who ministry of forem it buyer is a satural person is in building or commercial purpose, other there activates and proposes (B) who ministry of the possession of said lunds on August 15,, 1977, and may retain such possession so lond as the buyer shall be entitled to possession of said lunds on August 15,, 1977, and may retain such possession so lond as the buyer shall be entitled to possession of said lunds on August 16 or all costs and attorney's less incured by him and will not a suffer or prominibure seller for all costs and attorney's less incured by him in pical liens which here and all other liens and save the seller harmless thereform and said promises are and and attorney's less incured by him in the liens which here and all other liens and save the seller harmless thereform and said promises are or any part thereol become part due; that a built which here all there liens that he will pay all faces thereality revised promises against loss or damage by fire (with estinded coverage) in an amount insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with estiler and then to the buyer as full insurable value full insurable value pot less than 3	En-1
	he is not in delault under the terms of this contract. The buyer adrees that at all times he will keep said premises free from meCanne s erected, in good condition and repair and will not suffer or permit any waste selfer or strip thereoi, that he will keep said promises free from meCanne and and all other liens and ause the selfer harmless therefrom and reimburgs well as all water rents, public charges and municipal liens which here and all other liens and ause the selfer harmless therefrom and reimburgs well as all water rents, public charges and municipal liens which here and all other liens and ause the selfer harmless therefrom and property, as well as all water rents, public charges and municipal liens which here	
	such liens; that he will pay all taxes determine the start for the same or any part thereof become past due, that due is an amount after law lully may be imposed upon said premises, all promptly before the same or any part thereof become past due, that due to the standard coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in a an amount insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fir	
	their respective interests may appear and all policies or insufance to be derived insurance, the seller may do so and any payment so that arising to	
	the first time a part of the debt secured by this contract and shall beer interest at the rate solution of the debt secured by this contract and shall beer interest at the rate solution of the debt here at the debt secured by the contract. The seller for buyer's breach of contract. The seller agrees that at his expense and within 30 days from the debt hereof, he will furnish unto buyer a title insurance policy interest of the debt of this agreement, and the builting and other restrictions and essentents noticed in the debt of this agreement, a wind given the debt of the debt of the debt of this agreement, he will dept the debt of th	
	suring (in an amount equal to said purchase price) marketable thill in a final to any of marketable thill be assemble to be as	A. 14
	premises in the simple unio the draining by, through or under seller, excepting, nowever, the said entrinners created by the buyer or his assigns. since said date placed, permitted or arising by, through or under seller, excepting, all liens and encumbrances created by the buyer or his assigns. liens, water rents and public charges so assumed by the buyer and lutther excepting all liens and encumbrances created by the buyer or his assigns.	
	(Cantinued on several) •IMPORTANT NOTICE: Deleis, by lining out, whichever phrase and whichever warranty (A) is not applicable. If warranty (A) is applicable and if the seller is a craditer, as such word is defined in the Truth-In-Lending Act and Regulation Z, the teller MUST comply with the Act and Regulation by making required disclosures; for mis pippose, use Stevent-Ness Form No. 1308 or similar unless the contract will become a first lies to finance the purchase of a dwelling in which event use for mis pippose, provide a similar of the second seco	
		A Strategy
×	STATE OF OREGON,	
	SELLER'S NAME AND ADDRESS County of I certify that the within instru-	
	ment was received for record on the day of	
	at o'clock M., and recorded	
	After recording return to:	
	TRANSAMERICA TITLE Record of Deeds of said county. Witness my hand and seal of	
	NAME, ADDRESS, ZIP	
	Until a change is requested all fax statements shall be sent to the following address.	E2. Minist
	Mr. and Mrs. I farting By Deputy	
	San Francisco CA 94127	
/		WAR FILL FOR MARKED SALES

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24558 buyer shall fail to mak ment berein contained ng right ithou. that initure by the s ame, nor shall ar waiver buyer further agrees that failure i reunder to enforce the same, nor ach of any such provision, or as a seller at any time to require performance by the ny waiver by said seller of any breach of any p of the provision itself. the seller is \$ 4,650.00 actual consideration paid for this transfer, stated in terms of dollars .. 🕀 🏞 The true and actual conductation paid for this transfer, stated in terms of obtains, is a state in terms and actual conductation, challenge of the state of the s ഷത court i of the appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-noun shall be taken to mean and include the plural, the maxculine, the lenumine and the neuter, and that generally all grammatical changes shall be, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-1 dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. Robley G. Evans Robley G. Evans (Allin M. Colleen M. Evans Dentel de Pode int -ac7 Michola 71-1 - Sandra K. Martin × Oseph C Maiting Joseph C. Martinez nbols (), if not ap See ORS 93.030). STATE OF CALIFORNIA, County of CONTRA COSTA On this _____24th _____ day of ____ SEPTEMBER hundred and 77 before me, IDA JEAN GHIORSO a Notary Public, State of Colifornia, duly commissioned and sucorn person ROBLEY G EVANS & COLLEEN M EVANS*** known to me to be the person. S_whose name. S______subscribed to the within instrument and acknowledged to me that. I.he.Y. executed the same. OFFICIAL SEAL IDA JEAN GHIORSO + le. KOTARY PUBLIC CALIFORNIA CONTRA COSTA COUNTY certificate first above written. Expute 28 19 Notary Public, State of California -28-My Commission Expires. S 233 (10-72) named known to me to be the identical individual 9 described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. TESTIMONY WHEREOF, I have hereunto set my hand and attin IN, my official seal the day and year last above written. Notary Public for Orean Callfornia Mi STATE OF ORMONY CALIFORNIA County of COMTRA CUSTA SEPTEMBER 24 BE IT REMEMBERED, That on this. 19 77 day of before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within namedJoseph.C. Martinez.and..Sandra.K. Martinez. known to me to be the identical individual...⁸ described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed my official seal the day and year last above written. OFFICIAL SEATH J. Cullun VILLIAM F. ANDERSON Rotary Public for Daofaa California CONTRA COSTA COUNTY My Commission expires Contra Costa County My commission expires JUL 24, 1979 uling 24, 1949 2051 Mt. Diablo Blvd., Walnut Creek, CA 94596 ÷.,

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24558-"A" CATE OF OREGON; COUNTY OF KLAMATH; 55. this 20th day of _____A. D. 197 6t o'clock PM, and , of _____DEEDS on Page 24557 duly recorded in Vol. M77 WE D. MILNE, County Clark FER\$ 9.00 1. Sec. 1.