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	FORM No TOS CONTRACT-REAL ESTATE-Junity Populati	~
	IK CONTRACTOR AND	يېپونېو وروندي وروندي د وروندي ورون
in in in iteration in the second seco	THIS CONTRACT Made do TOTA	
ng Kaling Ng Kaling Ing Kaling Ng Kaling Ing Kaling Kaling	Ridiard M. Clark & Wayne A. Wilcox, each as to an undivided one-half interest	سانية المناه
	and Robert C. King & Ome Ruth King, husband & wife	
	, hereinafter called the buyer, seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- scribed lands and premises situated in Klamath County, State of Orogon ro-wit	a far system for the second
	Lots 1, 2, & 32, Block 2, Reborts River Acres	
	SUBJECT TO:	and a spice to sail
	(1) That cortain contract including the	Staffind water respective
	<ol> <li>That cortain contract, including the terms and provisions thereof, dated May 19, 1977 and recorded August 15, 1977 in Book M-77, page 14805, between Edgar N. Roberts and F. Dolores Roberts, as Wondors, and Wayno A. Wilcox &amp; Richard M. Clark as Vendee; and the Sellers herein agree to hold the Buyers herein, harmless from chid contract.</li> </ol>	
	(a) Conditions, covenants, restrictions, rights of way, recorvations and easements now of record.	Anite Provident and a state of program
	for the sum of Deven 11	
	for the sum of Four thousand eight hundred seventy-five & no/100 Dollars (\$4875.00) (hereinafter called the purchase price), on account of which Nine hundred seventy-five & no/100 Dollars (\$975.00) is paid on the execution hereof (the receipt of which is a no/100)	Supplimenter Single
	seller): the buyer adress to pay the many it is the receipt of which is hereby acknowledded by the	gropsius - Datas divisiona and 23.557
	Dollars (\$50.60) each,	
	payable on the 15th day of each month to the termination of the second	
	all deferred balances of said purchase price shall bear interest at the rate of 9 h	Finder Inder In
	the minimum monthly payments above required Town and * { being included in	
	rated between the parties libereto us of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is	
	The buyer wattants to and covenants with the seller that the real property described in this contract is <sup>6</sup> (A) primarily for buyer's personal, family, household or afficultural purposes, (D) for an exploring the entitle do possession of said lands on The buyer shall be entitled to possession of said lands on he is not in default under the terms of this contract in the one March 15p 1978.	
	The buyer shall be entitled to possession of said Linds on March 15; 1978 of may retain such possession to long as the standard of the standar	had a company to and the set
	such inspective interests may appear and all policies of invitance to be delivered to the seller, with loss payable first to the seller and then to the buyer as such iners, costs, water rents, tares, or charges or to procure and pay lor such insurance, the seller may do an and new in the buyer shall fail to pay any to and become a part of the debt secured by this context and pay lor such insurance, the seller may do an and new and the buyer shall fail to pay any	
	The selfer for buyer's kreach of contract. So the banket and shall bear interest at the rate aloressid, without waiver, however, of any right atissing to suring (in an amount equal to said purchase price) marketable (if a said premises in the selfer on or subsequent to the date of this advertement, and except the usual printed exceptions and the building and other restrictions and casements now of record if any. Soller also actees that when premises in the simple unto the buyer, his heirs and assired, there and clear of encumbrances as of the date of this adtreement, since said date placed, permitted or arising by, through or under selfer, excepting, however, the said casements and the and there and clear of all forcumbrances there and public charges so assumed by the buyer and liver and excepting and encumbrances created by the buyer or his assigns. (Continued on reverse)	
	and purchase price is fully paid and removes and the building and other restrictions and easements into a for subsequent to the date of this adversion, premises in fee simple unto the buyer, then request and upon surrender of this adversement, he will record it any. Seller also advecs that when since said date placed, permitted or aview this and assigns, tree and clear of encumbrances as of the date hereof and tree and clear of the subsection of the subsect of a sufficient deed conveying said liens, water rents and public charges so amb by, through or under seller, excepting, however, the sub date hereof and tree and clear of all comunitaries	tille
	*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warrant of the faxes municipal (Continued on reverse)	
	EUMPORTANT NOTICE: Delete, by lining out, whichever phrate and whichever warranty (A) is not applicable. If warranty (A) is applicable and if the seller is a readilar, as work word is defined in the Truthin-Lending Act and Regulations Z, the seller MUST couply with the Act and Regulation by making required disclosures; Sizvens-Ness Form No. 1307 or similar.	
	3949 South Sixth Street STATE OF OREGON,	
	Klama th Falls, Oregon 97601	
	Robert C. King & Oma Ruth King 1217 S. 8th, Cottage Grove, Ore. 97424	
	nuver's NAME AND ADDRESS SPACE REGERVED at o'clock M., and recorded	
	TA Browsh Pon in book or page or as	
	Record of Deeds of said county. Witness my hand and seal of	
	Ill a change is requested all for statements with the statement of the change is requested all for statements with the statement of the statem	
	Cathocya Carcing Officer Recording Officer	
	NAME, ADDRESS, ZIP	
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N. N. W. R. W. W. -794 T 1906 buser further by time to require performance by by sold selfer of any breach of a oxision itself. the buyer of any provision hereof shall in no way affic ny provision hereof be held to be a waiver of any suc ne, no or as The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 4875.00 ά**μ** mists of as includes when gaugesty as using the set of the mission of the mission of the provision case suit or action is instituted to lorective this contract or to enforce any of the provision adjudge reasonable as attorney's lees to be allowed plaintill in said suit or action and i of court, the buyer further promises to pay such sum as the appellate court shall adjudge a pi or actio shaft may adji trial cou unstruing this contract, it is understood that the seller of the buyer may be more than one person; that it the context so requires, the singu-shall be taken to mean and include the plural, the masculine, the leminine and the neuter; and that senerally all grammatical changes shall sounced and implied to make the provisions hereol apply equally to corporations and to individually In c lat pronoun 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 affixed hereto by its officers duly authorized thereunto by order of its board of directors X Overto King Setting n. Clark o lite Buth Kin L3 uld be deleted. Sey ORS 93.030). NOIE-The sentence between the nhols (i) if not contirchie, sh STATE OF OREGON, STATE OF OREGON, County of ss. County of Same . 19 Personally appeared . 30 fancesy. , 1928 . .....who, being duly sworn, Personally appeared the above named RSBERT each for himself and not one for the other, did say that the former is the president and that the latter is the kinc. secretary of . and that the seal affixed to the foregoing instrument is the corporation, 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 act and deed. Before me: and acknowledged the foregoing instrumont to bo HEIR voluntary act and deed. Belore mesi (GFETCIAL DO NOROS FAL) S. Hand (OFFICIAL SEAL) SEAL) Notary Public for Oregon My commission expires CC 200 7/1950 My commission expires: Notary Public for Oregon Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey for title to any real property, at a time more than 12 months from the date that the instrument is co and the parties are bound, shall be networkedyed, in the manner provided for acknowledgment of deedy, by the owner of the title being convey instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties re-thereby. parties (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) STATE OF OREGON, FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PJB. CO., PORTLAND, ORE. County of Klamath BE IT REMEMBERED, That on this 3/ day of January 1975 before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within maned Schord m. Clork & Wolynce A Wilcox by Schord M. Clork Attendey marked <del>named</del> known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that. executed the same freely and voluntarily. Ma IN TESTIMONY WHEREOF a<u>ffi</u>xed my official eal the day and year lost above, Avritte m Notary NOTARY POBLACTOR STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the <u>list</u> day of January A.D., 19 75 at 3:16 o'clock P M., and duly recorded in Vol M73 Doode \_\_on\_Page\_\_\_1905\_\_\_ FEE\_\_\_\_\_\_\_\_\_

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WM. D. MILNE, County Clerk By Dirnethan S. Jels Ch. Deputy