444697 ONNACL-RAYER My Cl. Mg Page 437 THIS CONTRACT, Made this 15 day of. March 19.78. before SMARDAR, LEIRAN, Instruments and agreements been contained, to see the multiple contained to see the multiple contained. In the consideration of the multiple contained to see the set of the following of the bayes agrees to parchase from the seller all of the following of the bayes agrees to parchase from the seller all of the following of the bayes agrees to parchase from the seller all of the following of the sentence structure in the consideration. (Lander, State of Dregon,, town of the sentence structure in the consideration of the multiple control, State of Dregon,, town of the sentence structure in the control of the sentence structure in the control of the sentence structure in the control of the control	THIS CONTRACT, Made this 15 SHARON R. LERMA, DENNIS. H. FASSLER WITNESSETH: That in consideration agrees to sell unto the buyer and the bu d lands and premises situated in Klar Lot 2 Block 24, INDUS FALLS, in the County of FALLS, in the County of FALLS, in the County of SLAVIE CONTRACT, MADE INFORMATION SUM of MIDE THOUSAND, and NO/10 after called the purchase price), on account (\$.3,000.00) is paid on the execut the buyer agrees to pay the remainder of celler in monthly payments of not less to (\$	Vol. 78 Page 497
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party's attorney's less on such appeal. In construing this contract, it is understood that the seller or the singular pronoun shall be taken to mean and include the plural, shall be made, assumed and implied to make the provisions hereof	the buyer may be more than one person or a corporation; that if the context so requires, the masculine, the feminine and the neuter, and that generally all grammatical changes apply quality to corporations and to individuals.
heirs, executors, administrators, personal representatives, successors in IN WITNESS WHEREFOR said parties has	e circumstances, may require, not only the immediate parties hereto but their respective interest and assigns as well. We executed this instrument in triplicate; if either of the undersigned
	to be signed and its corporate seal affixed hereto by its officers
duly author d thereunto by order of its board of	directors.
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ment to be her voluntary act and deed. Before me:	and that the seal allixed to the loregoing instrument is the corporate seal 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:
SEAL) DONNA K. RICK	(SEAL)
Notary PhytaRy Robbild OREGON My Commission Expires	Notary Public for Oregon My commission expires:
Dollars why commission subject the	
is executed and the parties are bound, shall be acknowledged, in the	le to any real property, at 3 time more than 12 months from the date that the instrument e manner provided for acknowledgment of deeds, by the conveyor of the title to be con- ded by the conveyor not later than 15 days after the instrument is executed and the par- ton the conveyor of not more than \$100.
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Filed for record at request of _____TransAmerica

A. D. 19 78 at ____ o'clock P M., and .s ______ doy of ___ March

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WT D. MILNE, County Clerk BUDURICHA

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