1	FORM No. 845-CONTRACT-REAL ESTATE-Seller Pays Existing Mortgage or C		TEVENS-NESS LAW FUELISHING CO., FORTLAND, OR ST214	
	" 47328 CONTRAC	T-REAL ESTATE 200	Not. My Page 8781	
	THIS CONTRACT, Made thisthd	ay of April	, 1970, between	
	and James W. Mendenhall and Susan	E. Mendenhal		
	WITNESSETH: That in consideration of the seller agrees to sell unto the buyer and the buyer ag scribed lands and premises situated in Klamath	rees to purchase fr	, hereinafter called the buyer, and agreements herein contained, the om the seller all of the following de- tate of Cregon , to-wit:	
Î	Lot 7 in Block 12 North Klamat Klamath County, Oregon	h Falls to t	he city of Klamath Falls,	
<del>]    </del> ]				
	go an SEMI			
		HW.H. HW.H.f.	v 8, F, C.	
E	for the sum ofEight Thousand	HW.A.	Dollars (\$8,000.00)	
1 62 4	hereinafter called the purchase price, of which \$2,700.00 has been paid at the time of the execution whereof, the receipt whereof hereby is acknowledged by the seller; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and if the amounts as follows, to-wit: Land sale contract balance of \$5,000.00 payable at \$80.00 per month at 8% interest. Purchaser to pay own taxes and insurance. Quitclaim deed from purchaser to be held by collection agency urtiler. balance of contract is paid in full. A grace period of 4 days is a granted to buyer. 1978.			
	granted to buyer. Interest to	commence Apr	<b>:11 24, 1978 with first pay</b>	
	All of said purchase price may be paid at an terest at the rate of $5'$ $5''$ per cent per an	iy time; all of the	said deterred payments shall bear in-	
			nyments above required. Taxes on said	
	premises for the current fiscal year shall be pro-rated The buyer warrants to and covenants with the seller that the s *(A) primerily for buyers prevenal, family, household or agroup (B) for an organization or treen it buyer is a natural preven)	between the parties	s <b>hereto as of</b> the date of this contract. this contract is	
	The buyer shall be entitled to possession of said lands on $C^{-1}$ be is nor in default under the terms hereof. The buyer afters that at in goed condition and repair and will not suffer or permit any waste of other liens and save the soller harmless therefrom and reinburse seller liens, that he will pay all tasks hereafter levied against said property, a fully may be imposed upon said premises, all promptly before the same keep insured all buildings now or hereafter erected on said premises ag	all times he will keep the r strip thereol; that he w lor all costs and attorney' s will as all water rents, p or any out thereof become	II keep said premises free from inschanics and all a fees incurrd by him in defending against any such ablic charges and municipal liens which beceatter has a not drive that at hinter's as one to be will inscrete and	
	5in a company or companies satisfactory to the of insurance to be delivered to the seller as soon as 'nsured. Now if this to procure and pay for such insurance, the seller move do so and any pay contract and shall bear interest at the rate aforesaw, without waiver, The said described premises are now subject to a contract or an	e buyer shall fail to pay a yment so made shall be ac however, of any richt arisi	ing to the seller for buyer's breach of contract	
	deed) recorded in the Deed®. Mortgage®, Miscellaneous® Records of s (reference to which hereby is made) on which the unpaid principal		t page there	
	interest paid to	in installments of not les tract mortgage promptly ments on said mortgage s d torthwith to renay to	s than \$	
•	applicable to taxes and insurance premiums; should the seller for any may pay any sums required by said contract or mortgage to be paid a credit for all sums so paid by him against the sums next to become d The seller agrees that at his expense and within surin <sup>4</sup> (in an amount equal to said purchase price) marketable title in a	reason permit said contra otherwise perform said co ue on the above purchase days from the date hereof, and to said premises in the	cf or mortgage to be at become in default, the huver nitract or mortgage and the buyer shall be entitled to price pursuant to the terms of this contract , he will furnish unto buyer a fille insurance policy in seller on or subsequent to the date of this agreement.	
	save and except the usual printed exceptions and the building and other gade. Seller also agrees that when said purchase price is fully paid and sufficient deed conveying said premises in fee simple unto the buyer, h ing, however, the said casements and restrictions, and the faxes, municip excepting all liens and encumbrances created by the buyer or assigns.	l upon request and upon s its heirs and assigns, free a	urrender of this agreement, he will deliver a good and <b>nd clear of encumbrances</b> as of the date bereat esteent.	
;	(Continued	(on reverse)		
	HMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever was a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, or this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract w Stevens-Ness Form No. 1307 or similar.	rranty (A) or (B) is not appli the seller MUST comply with vill become a first lien to fi	cable. If warranty (A) is applicable and if the seller is the Act and Regulation by making required disclosures; nance the purchase of a dwelling in which event use	
	Harrison and Cobble		STATE OF OREGON,	
	······································		County of	
	SELLER'S NAME AND ADDRESS Mondonha 1.1		I certify that the within instru- ment was received for record on the	
	BUYER'S NAME AND ADDRESS		at day of	
7	After recording return for	SPACE IN STICES FOR RECONDER B USE	in book on page or a file/reel number	
	Transamerica Ti <b>tl</b> e Ins. Co. 600 Main Street		Record of Deeds of said county. Witness by hand and seal o	
	Klamath Falls Oregon 97601	1		
	Klamath Falls, Oregon 97601		County allixed.	

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FEE\_\_\_\_\_\$6.00

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buver shall bait to be subsort required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement berun contained, that he view the parties the interest thereon at once due and payable. (1) to declare this contract null and void. (1) to declare the whole unpaid purceyed between the view and parties the view shall have the payments berun contained, then the view at the payments the source and payable. (1) to withdraw said deed with dotter decuments from and advised provided by the view that the view at the view at

is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers

James W. Mendenhall Inden W. Harrison -----

Susan E. Mendenhari Susan E. Mendenhari Hore-The senience between the symbols (), if not coolicable shall be a source of NOTE-The sentence between the symbols (), if not applicable, sho

STATE OF OREGON,	ST (Spincasie, should be deleted. See ORS 93.030). GOLDON W.	Harrison
Count of Klamath	) STATE OF ODERAT	Attorney
Aril 7744	) ss. STATE OF OREGON, County of	
	8 Personally	19
Personally appeared the above nam James W. Nendenhall	ed	
James W. Nendenhalla Susan E. Nendenhall		
	net one for the	who, being duly sworn, other, did say that at
ment to be their	regains inde	president and that the latter is the
ment to be their voluntar	Pact and deat	secretary of
Beland an	of said corporation and that anid include	oing instrument is the corporation.
(OFFICIAL SEAL)	of said corporation and that said inst of said corporation by authority of them acknowledged said instrument Effore me:	its board of dia
	Detora	to be its voluntary act and it
Notery Public for Oregon		uct and deed.
in expires	-3-A C Unit of Unit for Oredon	(SEAL)
DRS A3 535 VILLA	My commission expires:	(-====)
is executed and the parties are bound shall be	g to convey fee title to any	
ties are bound thereby. or a memorandant the	conviedged, in the manner provided for acknowledged than 12 m	ionthe Gran di
ORS 93.990(3) Violation of ORS 93.635 is	My commission expires: g to convey fee title to any real property, at a time more than 12 m knowledgeed, in the manner provided for acknowledgment of deeds, eof, shall be recorded by the conveyor not later than 15 days after punishable, uport conviction; 75 a time of not more than 3100 (DESCRIPTION CONTINUES)	by the conveyor of the title to be
	pullianable, upor conviction, by a fine of not more than sinh	the instrument is executed and the par-
	(DESCRIPTION CONTINUED)	
County of Jackson	<b>\$</b> \$\$.	
	······	
before me th	hat on this <b>18th</b> day of <b>A</b> ry Public in and for said County and State, perco	
named	hat on this <b>18th</b> day of <b>A</b> ry Public in and for said County and State, perso <b>Gordon W. Harrison</b>	ril 10.70
thanneu	ry Public in and for said County and State, perso Gordon W. Harrison	nally appeared the south
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known 4-	and a second	
acknowledge to be the identical	ndividual described in and who executed the executed the same freely and voluntarily.	
he he	ndividual described in and who executed the executed the same freely and voluntarily. IN TESTIMONY WHERE C.	within instrument
	IN TESTIMONY WHEREOF, I have hereunto my official scal the day and y	instrument and
	HILKEUP, I have been in	set my hand and -up
	my official scal the day and y	ar last above a built
	Adding 1	above written.
14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	plane )	House
GINERAL ACKHOWLEDGMENT	My Commission aming	
Form No. 0- 16	My Commission expires	/23/81
CT.4		
STATE OF OREGON; COUNTY O	· 101	
	KLAMATH; ss.	
r hereby certify that the within it	•	
May AD to 78	rument was received and filed for record on 47o'clockP M. and duly see the second of the s	
A.U., 19_78_at_3	47 Pielest P	that a state
		day of
ofDeeds	ATO'clockPM., and duly recorded	in Vol H79

WM. D. MILTIE, County Clerk By Dermithan Milelain Deputy