WOLKIN, 704—CONTRACT_HARMITATE_HARMITATE		114.00 CONTROL SOLIDATION OF PROPERTY OF THE P				
49162	CONTRACT—REAL ESTATES	11462				
THIS CONTRACT, Made this Summer R. Trnka	oth day of May					
and O. A. Olson and Kathr		, hereinafter called the buyer,				
WITNESSETH: That in considerat seller agrees to sell unto the buyer and the scribed lands and premises situated in	ion of the mutual covenants. buver agrees to purchase fre	and agreements herein contained, the				
Lot 1 in Block 4 as shown official plat thereof on f Klamath County, Oregon.	on TRACT NO. 1091, lile in the office o	LYNNEWOOD, according to the of the County Clerk of				
1. Sewer use charges, if 2. Recitals set forth on "Said plat is subject on the annexed map, so Klamath Falls for the applicable zoning ord (3) Slone easements	2. Recitals set forth on the plat dedication, to wit: "Said plat is subject to: (1) Public utilities easements as shown on the annexed map, said easements are dedicated to the City of Klamath Falls for the use and regulation thereof, (2) All applicable zoning ordinances and recorded restrictive convenants, (3) Slope easements as so stated on individual lot deed basis, (4) Building setback lines as set forth in the recorded restrictive					
생생님 그 아니는 이 아이를 보고 있다면 하고 있다. 이 이 이 경험을 하고 있다면서	this contract, see	reverse side.)				
for the sum of Fifteen thousand five hundred and no/100 Dollars (\$15,50 (hereinafter called the purchase price), on account of which. Three thousand and no/100 Dollars (\$3,000.00) is paid on the execution hereof (the receipt of which is hereby acknowled seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$12,500.00) to of the seller in monthly payments of not less than One hundred twenty-five and no Dollars (\$.125.00) each, or more, prepayment without penalty,						
he minimum monthly payments above rated between the parties hereto as of the house warrants to and covenants with the each primarily for buyer's personal, lamily, house the personal control of the covenant control of the covenant control of the covenant control of the covenant cove	e date of this contract. seller that the real property described in the seller of agricultural purposes,	es for the current tax year shall be pro-				
after lawfully may be imposed upon said premises, an promptly and premises against loss or darrage by fire (with extended coverage) in an insure and keep insured all buildings now or hereafter excited on said premises against loss or darrage by fire (with extended coverage) in an full insurable value full insurable value for companies satisfactory to the seller, with loss payable first to the seller and then to the botter session insured. Now if the buyer shall fail to perfect their respective interests may appear and all policies of insurance to be delivered to the seller may do so and any payment so made shall be such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance; the seller may do so and any payment so made shall be and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right are the late of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right are						
The seller agrees that at his expense and with suring (in an amount equal to said purchase price) no said suring and except the usual princid exceptions and the said surchase price is fully paid and upon request as	in 30 days from the date her arketable litle in and to said premises in the building and other restrictions and sesen and upon surrender al this agreement, he	ed, he will turnish unto buyer a title insurance policy in- the seller on or subsequent to the date of this adreement, nents may at record, if any, Seller also agrees that when will deliver a good and sullicient deed conveying said of the date hereol and free and clear of all encumbrances e said sasements and restrictions and the taxes, nunicipal d encumbrances created by the buyer or his assigns.				
SIMPORIANT NOVICES Delete, by lining but, whichever ph	(Continued on reverse) tase and whichever warranty (A) or (B) is no	Fapplicable. If worranty (A) is applicable and if the seller is wiffithe Act and Regulation by making required disclosures; in the Bissence the purchase of a Jwelling in which event use				
SELLER'S NAME AND ADDRESS		STATE OF OREGON, Ss. County of I certify that the within instru- ment was received for record on the day of ,19 ,0'clock M., and recorded				
HAME CAODRESS, ZIP	ALGORDANS WE	In book on page or as				
Until a shonge is requested all tax stockments shall be sont to the D. A Y Kathryn A Olson P. O. Box 1858 Klamath Fauls. Ove	ne following eddress:	Recording Officer By Deputy				

And it is understood and agreed between asid parties that time is of the essence of this contract, and is ones the buyer shall fail to make the above required, or any of them, punctually within 20 days of the time limited therefor, or fail 30 keep any agreement herein contained, then the solver required, or any of them, punctually within 20 days of the time limited therefor, or fail 30 keep any agreement herein contained, then the solver required, or any of the hollowing rights: (1) to declare this contract and and void, (2) to declare the whole smooth principal balance of said purchase to the interest thereon at once due and payable, (3) to withblance said and other discounted from a saginate the sile hereundes shall utterly countered in an in any of such cases, all rights and interest created or then ensuring the buyer of against the sile hereundes shall utterly countered the said in the cases of the said said repeated and all other rights acquired by the buyer hereunder shall rever termine and the right to the possession of the persentes absolutely and all other rights acquired by the buyer hereunder shall rever termine and the right to the possession of the persentes absolutely that the prevented and without any rights of the buyer at return, reclamation or components without any act of re-nitry, or any other act of said seller to be performed and without any rights of the buyer and the remaining the said seller and the aftered and reasonable remaining the such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to consider the land alteressed, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon the land alteressid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon the land alteressid, without any process of law, and take immediate possession thereof, together with all the improvements and app belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision becond shall in no way affect his right between to enforce the same, nor shall any waiver by said seller of any breach of any provision becond to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$15,500.00 Movever, the actual consideration paid for this transfer, stated in terms of dollars, is \$15,500.00 Movever, the actual contents property or value given or promised which is part of the prevailing party in said suit or action and if an appeal is taken from any is the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and if an appeal is taken from any is the trial court may adjudge reasonable as the prevailing party in said suit or action and if an appeal is taken from any is the trial court may adjudge reasonable as the prevailing party in said suit or action and slide reasonable as the prevailing terms of a corporation; that if the contest so requires, a attorney's less on such appeal.

In constraing this contract, it is understood that the seller or the buyer may be note than one person or a corporation; that if the contest so requires, and the neuter, and that generally all grammatical changes and the neuter, and that generally all grammatical changes be unade, assumed and implied to make the previsions hereof apply qually to corporations and to individuals.

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective assumed and implied to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersided in the securors, administrators, personal representatives, successors in interest and assigns as well. sists of or includes outles property of value

secutors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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. Kathryn A. Olson James R Trnka NOTE-The sentence b STATE OF OREGON, County of STATE OF OREGON,, 19...... County of Klamath 3 May 30th 19 78 who, being duly sworn, Personally appeared the above named James R. Trnka and O. A. Olson and Kathryn A. Olson, husband and wife La for the other, did say that the former is the president and that the latter is the president and that the , a corporation, a corporation, a corporate seal casid instrument was signed and sealed in beauthority of its board of directors; and each of instrument to be its voluntary act and deed. wife, and acknowledged the foregoing instru-...voluntary act and deed (OFFICIAL Sudy Blubal (SEAL) Notary Poone for SEAL) My commission expires 8-23-8/ Oregon My commission expires:

ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument content and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be contracted by the conveyor and the instruments or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties of solution of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

g j	iny, based on Face, color instrument, including the 1973, in Volume M73, page	and restrictions, but omitting, religion or national originaterms and provisions thereof 9383, and Amended by instrumental Microfilm Records of 18487, Microfilm Records o	ment recorded June 9, Klamath County,
(Oregon. 4. Trust Deed, including	the terms and provisions th th interest thereon and such	ereof, given to future advances as
	may be provided the 221. Dated: July 22, 1976 Recorded: July 27, 1976	Volume: M76, page	11300
	Amount: \$7,650.00 Grantor: James R. Trnka	, a single person	which Buyers

Beneficiary: City of Klamath Falls, a municipal corporation, which Buyers Trustee: B. J. Matzen, City Attorney herein do not agree to assume and pay, and Seller further covenants to and with Buyers that the said prior mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said mortgage upon payment of this contract.

Buyers specifically agree to pay the full contract balance on or before

July 1, 1982. It is further hereby agreed by and between the parties hereto that Seller will subordiante his contractual interest in said property for construction purposes.

purposes. STATE OF OREGON; COUNTY	OF KLAMATH; ss.	settled for second on the	30th day of
I hereby certify that the within	instrument was recei	ived and filled for record on the	ol_ <u>N78</u>
of Deads	_on Page114UZ	MIL NE County Clerk	
FEE\$6.00		By Bernetha Dodersch	Deputy