## CONTRACT—REAL ESTATE

49621 THIS CONTRACT, Made this day of

Rayne A. Wilcox & Richard M. Clark, each as to an undivided one-half interest and Daniel M. Helms , hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the Consideration of the method consideration of the buyer, seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-

Lots 9 & 10, Block 3, Roberts River Acres SUBJECT TO:

- (1) That certain 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 Vendors, and Wayne A. Wilcox & Richard M. Clark, as Vendee; and the sellers herein, agree to hold the Buyers herein, harmless from
- (2) Conditions, covenants, restrictions, rights of way, reservations

for the sum of Four thousand two hundred & no/100 Dollars (\$4200.00 (hereinafter called the purchase price), on account of which Eight hundred forty ino/100 Dollars (\$840.00 is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 3360.00 ) to the order Dollars (\$50,00 each, each,

payable on the 15th day of each month hereafter beginning with the month of June and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; and communing units said purchase price is runy paid. An or said purchase price may be paid at any since, all deferred balances of said purchase price shall bear interest at the rate of ... 97...... per cent per annum from minimum monthly payments above required. Taxes on said premises for the present the per amount from being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, lamily, household or agricultural purposes.

The buyer shall be entitled to possession of said lands on exceeded, in good condition the terms of this contract. The buyer agrees that at all this property and the steady and repair and will not sufficiently waste or strip thereof; that he will give imposed upon said premises, all promptly before the same of and autorney's lees incurred by himself therefore, now or hereafter against loss of damage by fire four independent on the following and premises, now or hereafter and promptly before the same or any part thereof charges and municipal ineas which hereafter the said premises and premises against loss of damage by fire (with extended coverage) in an amount of the same of any part thereof become past due; that at all this extended coverage in an amount of the same of any part thereof become past due; that at buyer's expense, he will

their respective interests may appear and all policies of insurance to be delivered to the seller, with loss payable first to the seller and then so and become a part of the debt secured by this contract and shall bear interest at the seller as soon as insured. Now if the buyer and the buyer as the seller afrees that at his expense and within the seller and the rate aloresaid, without waiver, however, of any right arising to

the seller afterest that at his expense and within 30 days from the late hereot, he will furnish unto buyer a title insurance policy said purchase price is fully paid and expense and upon request in the seller on or subsequent to the date of this afterent since said date placed, his heirs and upon surrender of this afterent some of record, it any. Seller also after a fines, water rents and public charges so assumed by the buyer and further excepting however, the said casements and restrictions and tree and clear of encumbrances as of the date hereof and restrictions and entered to the said casements and restrictions and assigns, free and clear of encumbrances as of the date hereof and tree and clear of encumbrances and the said casements and restrictions and the afterent and restrictions and encumbrances created by the buyer or his assigns.

(Continued on reverse)

\*\*IMPOR(ANT NOTICE: Delete, by lining out, whichever phrase and whichever warronty (A) is not applicable. If warranty (A) is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the relier MUST comply with the Act and Regulation No. 1303 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event uses Wayne A. Wilcox & Richard M. Clark

3949 So. 6th St. Klamath Falls, Oregon 97601

Daniel M. Helms 21735 S W 70th Tualatin, Oregon 97739 After recording return to

Until a change is requested all tax statements shall be sent to the following address. \$1735 SW 70th

Sore are notifical NAME, ADDRESS, ZIP

SPACE REBERVED

BECOMPERIA DOE

STATE OF OREGON,

County of I certify that the within instrument was received for record on the

o'clock M., and recorded in book file/reel number. on page

Record of Deeds of said county. Witness my hand and seal of County affixed.

> Recording Officer Deputy

By

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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then said purchase price with the interest thereon at once due and payable and/or (3) to declare the whole unpaid principal balance of possession of the pre-vises above described and all other rights acquired by the buyer as against the seller hereunder shall utterly cease and determine and the right to the or re-entry, or any other act of said seller to be performed and without any right of the buyer thereunder shall utterly cease and determine and the right to the on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments the rections up to the time of a such default all payments therefore made on this contract are to be retained by and belong to said seller without any process of law, and take immediate possession thereof, together with all the improvements and apputtenances.

The buyer further agrees that failure by the seller at any time to require performance by the faunce of a such all the improvements and apputtenances.

thereon or thereto belonging.

The buyer turther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect first the tender to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. Control (1982)

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manation monated most more minolantes most en managed for this tran	nster, stated in terms of dollars, is \$.4200.00
of the trial court, the house hard attorney's fees to be a	tillowed objects of the provisions beand of
In construing this contract, it is understood that the lar pronoun shall be taken to mean and include the plural, be made, assumed and implied to make the plural,	is sum as the appellate court shall adjudge reasonable as plaintill in said suit or action and it an appeal is taken from any judgment or decrease the appellate court shall adjudge reasonable as plaintill's attorney's less on such that masculine, the leminine and the neuter and that if the context so requires, the singular country to corporations and to individuals.
IN WITNESS WHEREOF, said par	eol apply equally to corporations and to individuals.
by its officers duly authorized thereunto by	
X Danio m Sels	order of its board of directors.
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NOTE—The sentence believes	Clark, albry by to
NOTE—The sentence between the symbols ①, if not applicable, show STATE OF OREGON,	old be deleted. See ORS 93.030].
County of Washington 30.	STATE OF OREGON, County of
June 1 , 1978	Personally appeared
Personally appeared the above named	who being duly
Lane M. Helm	Bresident and that the former is
and acknowledged the foregoing instru-	secretary of
ment to be voluntary act and deed.	of said corporation of sai
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(OFFICIAL SEAL)	them acknowledged said instrument to be its voluntary act and deed.  Before me:
Notary Public for Oragon	Notery Public Les Control
My commission expires\-26-82	Notary Public for Oregon SEAL)  My commission expires:
Section 4 of Chapter 61b, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to an ented and the parties are bound, shall be acknowledged, in the Such instruments, or a memorandum thereof, shall be recorded bound thereby.  "(2) Violation of subsection (1) of this section is a Class	ny real property, at a time more than 12 months from the date that the instrument is ex- manner provided for acknowledgment of deeds, by the owner of the title being conveys by the conveyor not later than 15 days after the instrument is executed.
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