Nol. 78 Pege 14955 π CONTRACT-REAL ESTATE 2950 |] day of LOUISE BRAAE and MYRTLE JOHNSON 19 7.8, between , hereinafter called the seller, and MARVIN B. and KAREN E. BUCKMASTER, husband, and wife ....., hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-Lot Four (4), Block Six (6), of Lakeside Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Motary Public For Drugon SUBJECT TO: Bofere me Assessments and charges of the City of Klamath Falls for monthly notwater, and/or sewer service. Reservations, Restrictions, Rights-of-Way, Easements of Record valou AND: and Those Apparent Upon The Land.  $nn_{1N}$ Buyer shall pay all taxes, liens, and fire insurance in addition to Conthe monthly payments as set forth below. STATE OF ORLOW for the sum of Fourteen Thousand and no/100 ----- Dollars (\$14,000.00...) (hereinafter called the purchase price), on account of which -0-Dollars (\$...-0-....) is paid on the execution hereof (the receipt of which is hereby acknowledged by the payable on the 1st day of each month hereafter beginning with the month of August , 1978 , and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 9...1/2 per cent per annum from date\_\_\_\_\_\_\_until paid, interest to be paid\_\_\_\_\_\_monthly\_\_\_\_\_\_and \* {\* 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 ovenants with the seller that the real property described in this contract is KOG FU The buyer warrants to and ovenants with the seller that the real property described in this contract is The buyer shall be entitled to possession of said fands on X = 1 - Y O = 1 - Y O = 1 - X O = 1 $\frac{1}{1} \sum_{k=1}^{N} \sum_{i=1}^{N} \sum_{j=1}^{N} \sum_{i=1}^{N} \sum_{i=1}^$ Louise Roethler & Myrtle Johnson સે ઉત્કાર કુલ્લાનું કુલ્લાનું દ્વાર દાસ્ટર પ્રાપ્ત દા જ દાવે વિભાવ ટ nt Zo ci STATE OF OREGON, MUL26-S.M.CarrollivStruckwarks CHEROLOGIA LAND Klamath Falls, Oregon 97601 SS. a single in County of I certify that the within instru-Marvin B. & Karen Buckmaster 1900 Worden St. t was received for record on the day of Klamath Falls, Oregon 97601 Clock ..... M., and recorded at SPACE RESERVED in book. .....on page.....or as After recording return to: FOR file/regi number .... Klamath County Title Co. RECORDER'S USE 422 Main St. Record of Deeds of said county. Klamath Falls, Oregon 97601 Witness my hand and seal of County affixed. Until a change is requested all tax statements shall be sent to the following oddress Marvin B. & Karen Buckmaster 1900 Worden St: Klamath Falls, Oregon 97601 **Recording Officer** By Deputy NAME. ADDRESS. ZIP

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And il's understood and agreed between a	aid parties that time is all	be ensure of the	14956
And ill'is understood and agreed betweet a above required, or any of them, punctually within option shall have the following rights: (1) to decl the interst therean at once due and payable. (3) require and the right to the possession of the pre- many and the right to the possession of the pre- interst payable of re-entry, or any other act moneys paid any act of re-entry, or any other act moneys paid any act of re-entry, or any other act moneys paid any act of re-entry, or any other act is any act of the purchase of said pro- case of such default all payments therefoliore made premises up default all payments therefoliore made premises up the time of such default. And they the land aloread without any process of law, and the bayes further agrees that failure by the right hereander to endor the same, no shall any of any such results.	20 days of the time indicates are this contract null and v to withdraw said deed and rest Created or then existing also above described	therefore of this contract, and in case the therefore of tail to keep any agreement oid, (2) to declare the whole unpaid prin other documents from secrow and/or ( in favor of the buyer 43 against the set otherse against the set	te buyer shall lail to make the paymen herein contained, then the seller at h cipal balance of said purchase price wit () to lorcelose this contact by suif i et hereunder shall
moneys paid on account of the purchase of said pr case of such default all payments theretolore made premiser up for the time of such default. And they the land aloressid, without any process of law, and belonging.	of said seller to be perform operly as absolutely, fully a on this contract are to be said seller, in case of such o take immediate pose	d and without any right of the buyer here of and without any right of the buyer of and perfectly as if this contract and such retained by and belong to said weller as lefault, shall have the right immediately	index shall rever to and revest in an refurn, reclamation, or compensation ic payments had never been made; and I the ggreed and reasonable rent, of sai
the land aloresaid, without any process of law, and belonging. The buyer further afrees that failure by the right bersunder to enforce the same, no ishall any of any such provision, or as a waiver of the provis vive second and any and the same in	e seller, at any time to requ waiver by said seller of a sion itsell.	inereoi, together with all the improvement ire performance by the buyer of any pro- ny breach of any provision hereoi be held	is and appurenances therean or thered is and appurenances thereon or thered vision hereof shall in no way allect hi to be a waiver of any succeeding breac
Tanach Fails, Oregon	03001	seven and a seven	on fact of a starting
Harvin B. 6 Karen Buc 1900 Worden Su.		0172 33054	er- recurrent in record of the
The true and actual consideration paid for sian NECONMENSE MONEY NEEDS NOR NO In case suit or action is instituted to lorecto	this transfer, stated in term	ns of dollars, is \$ 14,000.06	How WAX WE AND THE LIGHT OF THE CONTRACT OF THE CONTRACT.
judgment or decree of such trial court the line as a	itorney's fees to be allowed	the prevailing party i	n said suit or action agrees to pay such on and if an appeal is taken from any I adjudge reasonable as the prevailing
party's attorney's feer on such appeal. The Dollar of the construing this contract, it is understood in the aindular propound shall be taken to mean and in shall be made, assumed and implied to mean and theirs, ascentions, administrators, personal representation IN WITNESS WHEREOF, said is a corporation, it has caused its corp	novisions; hereol: apply: quali beneficiol, as the circumsta ves, successors in interest and d Darties have every	ine, the feminine and the soul of a corp y to corporations and to individuals, nees may require, not only the immedia nd assigns as well for the source of t	oration; that if the context so requires, hat generally sail grammatical changes the parties hereto but their respective
is a corporation, it has caused its corp duly authorized thereunto by order of	OFOTO nome 4- L -	法律法律 동네에는 것이 같아요. 이 것이 같아요. 동네 영화 가지 않는 것이 같아요. 이 가지 않는 것이 같아요.	; if either of the undersigned fixed hereto by its officers
	Louise Braa		2 climostin
Mynigle Johnson Wetter Nort-The sentence barwaan the symbols (0, if not appli I U U U U U	inibie should be detered . Ses	Karen E. Buckma	Surpmaple ster
STATE OF OREGON, County of <u>Klamath</u>	* F * . * B & \$	OF OREGON, County of	) <b>55</b> .
Roethler, formerly louise	uise		and who, being duly sworn,
	E the second area and the second	And the second s	did say that the former is the dont and that the latter is the
Voluntary act	and deed. and that	t the seal attixed to the foregoing i	nstrument is the corporate seal
OFFICAL PENNY D. HAMMONDS	them ac	knowledged said instrument to be	board of directors; and each of
Dor MMconmuter BxBriss our D1-	-8.3 My com	naling and the floor floor Public for Oregon mission expires:	SEAL)
ORS 93.535 (1) All instruments contracting to e s executed and the parties are bound, shall be acknow eyed. Such instruments, or a memorandum thereof, a s are bound thereby. ORS 93.996(3) Violation of ORS 93.635 is punk	tonvey fee title to any real ledged, in the manner pro-	property, at a time more than 12 month	from the date that the instrument
Charles Sales of a violation of ORS 93.635 is panis	hable, upon conviction, by	a fine of not more than \$100.	ustrument is executed and the par-
STATE OF OREGON.	<b>ss</b> .	and and a second se	
On this the 10th	day of July	- 78	
who, being duly sworn (or affirmed),			personally appeared rtle Johnson
that <sup>9</sup> he executed the foregoing instru- edged said instrument to be the act an	Iment by author		and al; and 5 he acknowl-
turn to KCTG		ore me:	
I fax stae (Official Seal)	,	June 12	
Marvin Buckmas 1325. Carroll	ter Ag K. Fallq	commission expires 8_	5-79
serihed famic min process success to an			
WITNESSETH That in condensity with a set of the set of	CORLOREGON; CC (No onloc millions) ( for (record at reque	UNTY OF KLAMATH; 53.	01
and MARKEN R. and MARE			
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