TK	5:1649	CONTRACT	—REAL ESTATE	Vol. 78	Page_1	15117	4
7	THIS CONTRACT, Made this Allen Ambrose Reede	da er and Hanna	y of th Jurdis Rec	eder	, 19.7	8 , between	n
and	Kenneth Ray Reede	r and Donna	L. Reeder				
seller scribe	WITNESSETH: That in con agrees to sell unto the buyer and ad lands and premises situated to	and the buyer agree	es to purchase fro	and agreeme om the seller	nts herein co all of the i	ontained, th	ie e-
	All of Lot 10 and and ADDITION to the Citas follows:	that portion ty of Klamat	of Lot 9, In the Falls, mon	Block 7 or re partio	of LAKES: cularly	IDE describe	ьe
14 S	Beginning at the So touches the Wester: 52 feet on Lewis So Street 100 feet; the 52 feet; thence Ear feet to the place of ADDITION to the Ci- duly recorded plat Clerk of Klamath Co	treet; thence Souther terly and a confidence of the confidence of	of Lewis Stree Westerly and para at right ang g; all being th Falls, Ore file in the	reet, run at right allel with les to Le in Block egon, acc	nning the angles th Lewis wis Stra 7 of L cording	ence Not to Lewis Street eet 100 AKESIDE to the	rth s
*							
(here Dolla seller of th	the sum of Fifteen Thousematter called the purchase prices (\$ -0-) is paid or); the buyer agrees to pay the e seller in monthly payments of the called t	e), on account of the execution he remainder of said of not less than	which — reof (the receipt of purchase price (to One Hundred	0- which is her -wit: \$ 15 Fifty-Fi	eby acknown ,500.00) ve & 60/	ledged by the total to the order 100's	he
and all d	ble on the 25th day of each confinuing until said purchase eferred balances of said purcha ce of execution	price is fully pai	d. All of said pure	te of 6-1/	nay be paid Pper cent per	at any tim	e; m
the r	ninimum monthly payments ab between the parties hereto as	of the date of this	contract.		ent tax year	shall be pr	0-
	The buyer warrants to and covenants with \$(A) primarily for buyer's personal, family B) for all or gameston or (with 1 bay	th the seller that the re ly, household or agricultion is a military to the sellent of the selle	al property described in turnal purposes, in the communication business or communication to the communication of t	this contract is कार्य भूषा poses ज्या	a Than sgricula		
and all such li alter li insure	The buyer shall be entitled to possession of the default under the terms of this confi. in 500 condition and epair and will me to the liers and save the seller harmless it ense; that he will pay all taxes hereafter his widdly may be imposed upon said premise and keep insured all buildings now or here. 22,000.00 in a comme	evied against said proper s, all promptly before the catter erected on said pro-	ty, as well as all water research are tame or any part therecommises against loss or danger	ents, public chargot become past de nage by fire (with	es and municipal e; that at buyer extended covera	l liens which he's expense, he wige) in an amou	re- vill unt
to ami	s than \$ 22,000.00 in a compespective interests may appear and all policies, costs, water rents, takes, or charges of become a part of the debt secured by this let for buyer's breach of confract.	s contract and shall bear	interest at the rate atores	with with the wait	er, nowever, or a	iny fight uniong	
suring save a said p premis since t liens,	The seller agrees that at his expense and (in an amount equal to said purchase price ind except the usual printed exceptions and urchase price is fully paid and upon reques in the simple unto the buyer, his heirs a said date placed, permitted or arising by, the water rents and public charges so assumed.	e) marketable title in and the building and other est and upon surrender and assigns, free and clear through or under seller, by the buyer and buther	to said premises in the restrictions and easement, of this agreement, he will r of encumbrances as of the excepting, however, the eacepting all liens and er	he will furnish un seller on or subsect a now of record, it I deliver a good he date hereol and id easements and a scumbrances create	to buyer a title is uent to the date if any. Seller also and sufficient de free and clear of restrictions and ti- and by the buyer	insurance policy of this agreeme of agrees that whe ed conveying s of all encumbran he taxes, munici or his assigns.	in- ent, hen aid ces pal
*IMPOI a credi for this Stayons	ITANI NOTICE: Delete, by lining out, whichever the control of the	(Continuous and whichever winding Act and Regulation 2 similar valess the contract	varionity (A) or (B) is not ap to the seller MUST comply with will become a first lien to	plicable. If warrant th the Act and Regi finance the purch	y (A) is applicable plation by making use of a dwelling	and if the saller required disclosur in which event	r is es; use
	en A. & Hannah J. Re 7 Garden	eder	en e	STATE OF	OREGON,		}
Klar	nath Falls OR 97601 EELLER'S NAME AND ADDRESS				of tify that th		stru-
200	neth R. à Donna L. R Levis	leeder :		ment was	received for of	record on	the
iet recerd	nat): Palls OR 97601 BUTER HANG AND ADDRESS BIRG TENNY OF		本品分点 经费用的人名约		on pag		or as
Keni 200	neth R. & Donna L. R Lewis	leeder	MEGORDER'S USE	Record of I	mber Deeds of said ess my hai	county.	
KTai	nath Falls OR 97601	t Millione Lead of the State of		County affi			

be seet to the following address.

By 3.

ABOUE

Recording Officer
Deputy

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TOTAL

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 (after (4)) to declare this contract in mill and void, (2) to declare the whole unpaid principal balance of all rights and interest created or then estimated in the payable and or (3) to foreclose this contract by suit in sayilar, and in any of such cases, postession of the premises above described and all other rights account the seller hereunder shall utterly case and determine and the right to the of re-garry, or any other set of said property as absolutely advistous of the purchase of said property as absolutely fully and perifectly full of the buyer of refunction or compensation for moneys paid of such payments the restoure made in this contract are to be retained by the contract and such payments had never been made; and in case property as the time of said seller as the agreed and reasonable rent of said enter upon the land aforesaid, without any preview of law, in case of such delault, has have the right immediately or at any time thereafter, to therefore the property and appure that the improvements and appurenances.

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The fuyer further agrees that lading by the seller at any time to require performance by the buyer of any provision bereot shall in no way affect the stands to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof he held to be a waiver of any succeeding breach of any succeeding bre

(4) (2) (2) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		
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The true and actual consideration paid for this transfer, a service as makes with or mirelades attemporary con actual actions are serviced as a service as a serv		r; the actual comid-
In case suit or action is instituted to foreclose this contra- court may acjudge reasonable as attorney's less to be allowed of the trial count, the buyer turber promises to pay such sum	ct or to enforce any of the provisions hereof, the buyer agrees to plaintill in said suit or action and if an appeal is taken from an as the appealate court shall adjuste received an appeal of taken from an asset of the appealate court shall adjuste to the appealate of the said of of the sa	pay such sum as the y judgment or decree
In constraint this contract, it is understood that the seller lar gronous shall be taken to mean and include the plural, the ne be made, assured and implied to make the proprisons hereof app	or the buyer may be more than one person; that if the context s muculine, the leminine and the neuter, and that generally all gram ply equally to corporations and to individuals.	o requires, the singu- matical changes shall
IN WITHESS WHEREOF, said parties	have executed this instrument in dunlicates if a	ther of the un
detsigned is a corporation, it has caused its corr	DOTALE name to be signed and its cornerate seal	affixed hereto
by its officers duly authorized thereunto by ord		
* Will Co Delle	- x Termett, R. Reeder	
*Hannah & Reede	2 x Doma L. Reu	dec
NOTE-The sentence between the symbols (), if not applicable, should be	deletea. Sec ORS 93.030).	
STATE OF OREGON,	STATE OF OREGON, County of) ss.
County of Klamath 5	, 19	
une 1 , 1978	Personally appeared	
Personally appeared the above paged Allen A.	each for himself and not one for the other, did say th	
Reeder, Hannah Reeder, Kenneth	president and t	
Reeder and Donna Reeder	secretary of	
ment to be the ir voluntary act and deed.	and that the seal affixed to the totegoing instrument	is the corporation,
Ordinary act End deed.	half of said corporation by authority of its board of the	ed and sealed in be-
copropar : Vical D. Buch snown	them acknowledged said instrument to be its voluntar. Before me:	y act and deed.
SEAL) A	A service of the district of the service of the ser	(OFFICIAL SEAL)
PUBL Mr. commission expires 12/20/81	Notary Public for Oregon	52127
A TORREST OF STREET, S	My commission expires:	
Section of Chapter 412, Oregon Laws 1976, provides: (1) All instruments contracting to convey fee title to any recitied and the puries are bound, shall be acknowledged, in the mann Such instruments, or a memorandum thereof, shall be recorded by a bound thereby. (2) Violation of subsection (1) of this section is a Class B m	cal property, at a time more than 12 months from the date that name-provided for neknowledgment of deeds, by the owner of the the conveyor not later than 15 days after the instrument is execu-	the instrument is exe- e title being conveyed, ted and the parties are
The second secon	RIPTION CONTINUED)	
	,	
CATE OF OREGON	N; COUNTY OF KLAMATH; 88.	
the second secon	PERMITA	Control of the Paris
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nga - Bosas, Toron in pasa -14th Adoy of Bi - Bosas, points bywoo Wolley	A. D. 17 III O Clock	15117
get getting the default recorded in Vo	그들은 사람들이 가장 그들은 경기에 가장 하는 것이 없는 것이 없는 것이 없는 것이 없다.	196
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