A 545216		0-3327-43-39
THIS CONTRACT, Made this 16th Michael B. Jager and Margaret H. Jage and Jim Bmith. & Single man	Vol <u>M18</u> Page 1	-063
and Jim Smith	r, husband and wife, and Clark J. K	, 19.78 , between
	, hereinalte	r called the seller
withVESSETH: That in consideration of	the method	t called at a t
scribed lands and premises situated in Klan	r agrees to purchase from the seller all of	rein contained, the
of the Office receive a Property Report	clact or agreement by notice to	, to-wit:
The part of incerstage land Gal		The Setter IL
tract and sectored the Property B	one of your signing the	andusting and
	CONTRACT ON	
Day Taban	and day except Sunday	TO NOLLALION OF
	-/ / Andlinskiving and other	a and pendence
Owners Association and is subject to recorded in Klamath County on March 1: No. 2591.	spelled out for the access roa	River Woods
	Tustrument No 7/116	addentacton II
The sellers are able to deliver deeds in all cases because the 40 acre minim financial capability to perform.	free of the lien of the blanket e	RCumbrance
그는 아이에는 것 같은 것은 안정에서는 것을 같아요. 그는 것 같은 것이라. 이 것 않았다. 이 가지 않는 것 같은 것 같	provision is well with	in their
Lot 13, Block 1, Tract No. 1069.		
for the sum of	Fifty and no/100 Dollars (f	2,950-00
seller): the human	Dereof (the second of the seco	MH_10/100 11
seller); the buyer agrees to pay the remainder of s of the seller in monthly payments of not less that Dollars (\$35.00) each,	Thirty-five and po/100	) to the order
payable on the 20th day of each month hereaft and continuing until said purchase price is fully all deterred balances of said purchase price shall	er beginning with the month of October	10 - 0
and continuing until said purchase price is fully all deterred balances of said purchase price shall i September 20, 1978 until paid, inter-	pear interest at the rate of 7.5	id at any time;
the minimum month inter	est to be paid monthly	per annum from
	The stand of the stand the	ar shall be pro-
(R) in marily in bayes a personat formities beller that the	real property described :	er by buvers
rected, in detault under the terms of this contract. The boot AL	gust 16.	iltural purposes.
uch liens: that he will pay all taxes hereform and reimbur liter lawlully may be impored upon said premier, all promytik below mure and keep insured all building.	y waste or stip thereoi; that he will keep said premi te seller for all costs and attorney's lees incurred by him in o perty, as well as all water rents, while incurred by him in o	possession so long as ses, now or hereafter free from mechanic's
er respective interests may another in a company or companies and	annal of annage by are (with extended cov	er's expense, he will of
and become a part of the debt secured and to procure and pay for	delivered to the seller as soon as insured. No the seller and	
The seller adrees that as his	and a set aloresaid, without waiver however	made shall be added
ring (in an amount equal to said purchase price) marketable title in a ve and except the usual printed exceptions and the building and oth emises in the simple unto the buyer, is request and upon surrender we said date placed, permitted or, his heis and assigns, ince and clu one, water rents and public charges so assumed by the buyer and lursh ymenia abuve renuited or and agreed between said astic.	restrictions and easements new of record, if any Seller al of this agreement, he will deliver a food new Seller al of this agreement, he will deliver a food and suffered	insurance policy in- te of this adreement, to so agrees that when
emises in lee simple unto the buyer, his heis and upon request and upon surrender kee said date simple unto the buyer, his heis and assigns, lee and cl ns, water rents and public charges so assumed by the buyer and lurch ymenis above sequired, or any of them, punctually within ten days of a purchase price with the interest thereon a rights: (1) to declare the rights ap interest related the interest thereon a sign and interest trans the seller at his option shall have the following rights: (1) to declare th rights ap interest created or them purchas and the days of the seller at the option shall have the following rights: (1) to declare the seller at interest created or them percent as and the days of the seller at the second the second second by the second the	excepting, however, the said ensembling and tree and clear r excepting all liens and encumbrances created by the buyer is of the measure and encumbrances created by the buyer	
And it is understood and agreed between said parties that time seller at his option shall have the following tights: (1) to declare the realized and interest created or them existing in favor of the bayer as seller at his option shall have the following tights: (1) to declare the rights and interest created or then existing in favor of the bayer as session of the premises above described and all other rights acquired eccount of the premises above described and all other rights acquired such destring processing and property as proformed and without such destring processing and such as the preformed and without the such destring processing and such as the preformed and without the such destring processing of the preformed and without the such destring processing of the preformed and without the such destring and without the such destring processing of the preformed and without the such destring processing of the preformed and such destring processing processing of the preformed and such destring processing procesing processing processing processing processing processing pro	the time limited of this contract, and in case the buyer sh s contract null and void, (2) to keep any agreement he of or (3) to foreclase shis no declare the whole unsaid	the tases, municipal or his assigns. all fail to make the principal balance of n any of such cases, and the right to the
all payments these in a subolutely, fully and	The outpr of sature	let without any set
er upon the land alorealid, without any process of law, and take in teon or thereto belonging.	retained by and belong to said such payments had never been such default, shall have the right immediate active and rea rediate moments.	on for moneys paid made; and in case sonable rent of said
ting oreach of any such and serie, nor shall any waiver but	require performance he have	
tor vorsists of an includes notice that the transfer, stated in	terms of dollars in \$2,950,00	
tal. court, the buyer lusther promises to be allowed plaintil	in said suit or actions hereol, the buyer afrees to	
made, assumed and implied to mean and include the plural, the meaning	buyes may be more than one present the praintill's attor	ney's lees on such 5
IN WITNESS WITTER	lly to corporations and meuter, and that generally all dramm	equires, the singu-
signed is a corporation, it has caused its corporate its officers duly authorized thereunto by order of i TER:	name to be signed and its corporate see!	er of the un-
LER: Orm Smith	s board of directors. SELLERS:	anareto G
ALE OF ORECON -		V. ager II
ATE OF OREGON; COUNTY OF KLAMATH;	s. Carl te	
Beptember A.D., 19-78 at 11:49 o'clock	elved and filed the	
	M., and duly record on the <u>6th</u>	-day of
On Page 19623	WM. D. MILNE, County Clerk	<u>15</u> , _
	WWW DE MIT NE O	·