CONTRACT--REAL ESTATE .Vol. Mg Page 22817

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	********			w.v. v.	*********

56565 A day of

, 19 78 , between

and Brian Rice

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 described lands and premises situated in Klamath County, State of Oregon , to-wit:

To re some Led January II. 1965 The East 1 of Lot 8, Block 1, FIRST ADDITION TO ALTAMONT ACRES, in the County of Klamath, State of Oregon.

Subject, however, to the following:
1: Taxes for the year 1978-1979 are now a lien but not yet payable.
2. Regulations, including levies, liens and utility assessments of the

City of Klamath Falls

3. Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals, of Klamath Irrigation District.

4. Regulations, including levies, liens, assessments, rights of way and

easements, of the South Suburban Sanitary District.

5. Irrigation Easement, including the terms and provisions thereof, reserved in Deed recorded November 28, 1936 in Book 107 at page 497, Deed Records.

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(For continuation of this document, see reverse side of this contract.)

for the sum of Eighteen thousand and no/100-(hereinafter called the purchase price), on account of which ... Three thousand and no/100----
Bollars (\$ 3,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the ---- Dollars (\$18,000.00.) seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$15,000.00...) to the order of the seller in monthly payments of not less than One hundred fifty-two and 14/100----Dollars (\$ 152.14 each, Or more, prepayment without penalty; a lump sum payment due March 1, 1979, in the sum of \$1,000.00, day of each month hereafter beginning with the month of Dollars, 1978, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of 10 per cent per annum from October 1978, until paid, interest to be paid monthly and * | in addition to 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, family; household or agricultural purposes.

(B) for an organization or (eyen it buyer is a nutural person) is for business or commercial purposes.

(B) for an organization of feveral buyer is a mutural person) is for lumines or commercial purposes other than agricultural purposes.

The buyer shall be entitled to possession of said lands on October 2. 19 78, and may retain such possession so long as erected, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises, now or hereelter and all other liens and save the seller harmless therefrom and reimburse seller for all costs and attorney's lees incurred by him in defending against any after lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will a suffer lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will full insurable value.

In a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as such liens, costs, water rents, takes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added the seller to buyer's breach of contract.

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the seller for buyer's breach of contract.

The seller agrees that at his expense and within 30 days from the date hereof, he will furnish unto buyer a title insurance polic suring (in-an amount equal-to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agrees save and except the casual printed exceptions and the building and other restrictions and casements now of record, it any. Seller also agrees that premises in the simple unto the buyer, his heirs and assigns, tree and clear of encumbrances as of the date hereof and tree and clear of an excepting, however, the said easements and restrictions and the taxes, municipal, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances and restrictions and the taxes, municipal, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns. LUCY Day at Elandevon Ind Continued on reverse)

IMPORTANT NOTICE: Delese by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is the purpose, use Steven-Ness Form No. 130% or similar unless the contract will become a first lien to finance the purchase of a dwelling in which even use

JAPANJET IN THE TENTER TO AND ENGINEER TO THE TENTER TO TH	as Ester se An es espái: Arlis	STATE OF OREGON, County of I certify that the within instru-
STACT Shell TRY K THAN	1740V-200	ment was received for record on the
After recording tolum, ion the second	BPACE RESERVED FOR RECORDER'S USE	at o'clock M., and recorded in book on page or as tile/reel number. Record of Deeds of said county.
Unill a change is requested all tack statements shall be sent to the following address.	istice fiet i groß obein s Sogn cast i	Witness my hand and seal of County affixed.
Z916 Connon Kondy Fak Ork NAME, ADDRESS, ZIP 9,760)	(Recording Officer By Deputy

In a second second

30 the essent of this contract, and in case the buyer shall fail to make the eler at his contract and agreed between said parties that time in oil the essent of this contract, and in case the buyer shall fail to make the eler at his contract of the essent of the essen case of such default all payments thereon and the said seller, in case of such default, shall have the light all the improvements and appurtenances thereon or thereon appears to the time of such default. And the said seller, in case of such default, together with all the improvements and appurtenances thereon or thereon, together with all the improvements and appurtenances thereon or thereon the land allows and lake immediate possession thereof, together with all the improvements and appurtenances thereon or thereon the land in no way allect his observable without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or the law and provision hereof any provision hereof any provision hereof any provision hereof any such provision, agrees that instance of the said seller, in case of such default, shall nave the improvements and appurtenances thereon or thereof.

The buyer of the improvements and appurtenances thereon or thereof, together with all the improvements and appurtenances thereon or thereof. The buyer of any provision hereof any prov Purchaser specifically agrees to pay the full contract balance on or before October 1988. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$1.8,000.00 Movement the actual consideration paid for this transfer, stated in terms of dollars, is \$1.8,000.00 Movement the actual agrees to pay such in the contract of the increase suit of action is instituted to foreclose this contract of to allowed the provision hereol, the losing party in said suit or action and it an appeal is taken from any provision hereol, the losing party in said suit or action and it an appeal as the prevailing party in said suit or action action is instituted to foreclose this contract of to allowed the provision hereol, the losing party in said suit or action and it an appeal is taken from any and the sense of the allowed the provision and the suit of the context so require, as the suit of action is instituted to foreclose this contract of the provision and the suit of the context so require, as the suit of action and the suit of the context so require, as the suit of the context so require, as the suit of the suit o IN WITNESS WHEREUF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, if has caused its corporate name to be signed and its corporate seal affixed hereto by its officers is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its duly authorized thereunto by order of its board of directors.

Brian Rice NOTE—The sentence between the symbols (i). If not applicable, should be deleted. See ORS 93,030). STATE OF OREGON, County of STATE OF OREGON, County of ...

-County of Klamath ...

October 1...

1978 Personally appeared the above named each for himself and not one for the other, did say that the former is the Clifford Honeycutt and Erian Rice and that the seal affixed to the foregoing instrument is the corporate seal and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in beat of said corporation by authority of its board of directors; and each of half of said corporation by authority of its board of directors; and deed, then acknowledged said instrument to be its voluntary act and deed.

Before me: and acknowledged the foregoing instru-ment to be their delay foluntary act and deed. Vm h man Before me: Notary Public for Oregon ORS 93.658(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 consequence of the title to any real property, at a time more than 12 months from the date that the instrument of deeds, by the conveyor of the title to be consequent of deeds, by the conveyor of the title to be consequent of deeds, by the conveyor not later than 15 days after the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor not later than 15 days after the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor not later than 15 days after the instrument are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor not later than 15 days after the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor not later than 15 days after the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor not later than 15 days after the instrument. DONNA K. BICK

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My Commission Expires

My Commission Expires (OFFICIAL re bound thereby.

ORS 93.990(3); Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. 6. Mortgage, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to thereon and such future advances as may be provided therein, given to the payment of \$7,609.47, secure the payment of \$7,609.47, secure the payment of \$7,609.47 became 23, 1976 book: M-76 page: 20537 because the payment of and Donna Elliot and Donna Elliot and Donna Elliot which Buyer herein does a mortgage company, which Buyer herein the Mortgage pacific West Mortgage Company, which Buyer herein the Mortgage and Seller further covenants to and with the said prior mortgage shall be paid in full prior to, or a Buyer that the said prior mortgage shall be paid in full prior to. not assume and agree to pay, and Seller further covenants to and with a summary of the said prior mortgage shall be paid in full prior to, or at the said prior mortgage shall be paid above described real the time this contract is fully paid and that said above upon payment of property will be released from the lien of said mortgage upon payment this contract. property will be released from the Hem of Salu mortgage upon payment of this contract. Including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to thereon and such future advances as may be provided therein, given to secure the payment of \$3,000.00

Becorded June 27, 1978 Book: M-78 Page: 13819

Recorded Clifford Honeycutt
Trustor Transamerica Title Insurance Company
Trustee Theodore O. Stanke and R. Jeannine Stanke, husband and the said prior herein does not assume and agree to wife, which Buyer herein does not assume and said prior wife, which Buyer herein does not at the time this contract wife, which Buyer to and with Buyer that the said prior trust deed 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 trust deed upon payment of this contract.

STATE OF OREGON: COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the ... 12th day of STATE OF OREGON, COUNTY OF KLAMATH; ss. October A.D.: 19 78 at 10:49 o'clock — A.M., and duly recorded in Vol. M78 By Dernecha Maloch Deputy Deeds on Page 22817 FEE\$6.00