["] 56951	CONTRACT—	REAL ESTATE	Vol. 78 P	age 23444 🕮
THIS CONTRACT, Made	this 8 15 day	of getal	4	, 19 78 , between
and Thomas M	W & Jours	e vye	,, hereinaft	er called the seller,
WITNESSETH: That in seller agrees to sell unto the bu scribed lands and premises situations.	consideration of the n	nutual covenants a	and agreements h	erein contained, the
dots 10-1	11, Block 34	Klamath	Lello, G	orest Estate
Highway Dain d	the county	et 2, as 10 Recorder	of Klama	The County,
Oregon.	consisting g	Q 2.92 ac	118.	
	on 19th Lay or study second and	472	7.00 - 7.0 - 1.0	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
	ise to test axx VLE GE ORSCO			*
tor the sum of			Dollars	(\$ 4,000)
(hereinafter called the purchas Dollars (\$ / 2000) is purchas seller); the buyer agrees to pay of the seller in monthly paym Dollars (\$ / 2000) es	aid on the execution he y the remainder of said ents of not less than	reof (the receipt of purchase price (to	which is hereby	acknowledged by the) to the order
the minimum monthly paymen rated between the parties here (B) for an organization or (even (B) for an organization or (even	ourchase price shall become until paid, interest this above required. Tax to as of the date of this with the seller that the real, lamily, household or agricult.	to be partitioned to be partitioned to be partitioned to said premises a contract. all property described in unal purposes.	the of the current this contract is	* \in addition to being included in ax year shall be pro-
The buyer shall be entitled to pos he is not in detault under the terms of erected, in good condition and repair an and all other liens and save the seller h such liens; that he will pay all taxes he after lawfully may be imposed upon said insure and keep insured all buildings now	armless therefrom and reimburse realter levied against said prope premises, all promptly before the vor hereafter erected on said p	reller for all costs and a rry, as well as all water he same or any part there remises against loss or da	tents, public charges an sol become past due; the mage by fire (with exte	d municipal liens which here- at at buyer's expense, he will inded coverage) in an amount
their respective interests may appear and such liens, costs, water rents, taxes, or cl to and become a part of the debt secure the seller for buyer's breach of contract.	d by this contract and shall bea	r interest at the rate afor	esaid, without waiver, he	swever, or any right arrive to
The seller agrees that at his expessiving (in an amount equal to said purchase and except the usual printed exceptsaid purchase price is fully paid and up premises in fee simple unto the buyer, hisnee said date placed, permitted or uris liens, water rents and public charges so a	is heirs and assigns, free and cleaning by, through or under seller, issumed by the buyer and lutthe (Contin	excepting, however, the ser excepting all liens and succepting all liens are succeptions.	aid ensements and restrict encumbrances created by	tions and the taxes, municipal the huyer or his assigns.
**IMPORTANT NOTICE: Delete, by lining out a creditor, 'as such word is defined in the Ti for this purpose, use Stevens-Ness Form No. Stevens-Ness Form No. 1307 or similar.	, whichever phrase and whichever ruth-in-Lending Act and Regulation 1308 or similar unless the contra-		applicable. If warranty (A) with the Act and Regulation to finance the purchase o	is applicable and if the seller is by making required disclosures; a dwelling in which event use
Ronall W Dye	e de la companya de l	Company of the Section of the Total Company of the Section of the	31,412 01 0.	ss.
BUYER'S NAME AND	plebast	SPACE RESERVED FOR	I certify ment was rece day of at o' in book	that the within instru- eved for record on the 19, clock M., and recorded on page or as
After recording return to: Part Bort 7321 Even		RECORDER'S USE	Record of Deep	ords of said county. my hand and seal of
Until a change is requested all fax statements sho			By	Recording Officer Deputy
NAME, ADDRESS	and the second s			

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 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his above required, and in the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal blance of said purchase price with the interest thereon at once due and payable, (3) to declare this contract null and void, (2) to declare the whole unpaid principal blance of this contract by suit in the interest thereon at once due and payable, (3) withdraw said deed and other documents from escrow and/or (4) to brechose this contract by suit in the fail to the possession of the premarks above described and all other rights acquired by the buyer hereunder shall revert to and revest in said reflect of the premarks of the fail to the possession of the premarks of said seller to be performed and without any right of the buyer and such payments had never been made; and in moneys paid on account of the purchase of said seller to be performed and without any right of the buyer as the agreed and reasonable rent of said moneys paid on account of the purchase of said seller, in case of such dealual all payments therefoler made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said moneys paid on account of the purchase of said seller, in case of such dealual all payments therefoler made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said seller in the land aloresaid was a second is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. Small w Dye between the symbols (), if not applicable, should be deleted. See ORS (93.030). STATE OF OREGON, County of ... STATE OF OREGON, ..., 19..... County of Planeth Personally appeared who, being duly sworn, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

Before me: voluntary act and deed. ment to be..... Vaid pinging TIL Getett Before mey. COFFO A TILL MAN SOUND SEALTH OF THE SEALTH iouth fees Notary Public for Oregon Double (MF commission expires) My commission expires: ents contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument und, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be configuration that the conveyor of the title to be configuration thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ORS 93:635 (1) all instruments potracting to convey fee title to any real property, at a time more than ORS 93:635 (1) all instruments point in the manner provided for acknowledgment of de is executed and the parties are bound shall be acknowledged, in the manner provided for acknowledgment of de is executed and the real parties are bound than 15 days a veyed. Such instruments, or a methor and unterest, shall be recorded by the conveyor not later than 15 days a veyed Such instruments, or a methor and therefore the parties of the conveyor not later than 15 days at the same bound thereby the conveyor of the parties (DESCRIPTION CONTINUED) 14 to for the sum of ; STATE OF OREGON; COUNTY OF KLAMATH; ss. be 19th day of October A. D. 1978 of 10:25 lock AM., and duly recorded in Vol. M78, of Deed's 23444 ... on Page. Wm D. MILNE, County Clerk agons and and a By Sirmedia Fee \$6.00 and all south they J. Harris J. L. Lancier selbed lends with money the butter and the bases in the product to purchase from the self-selbed lends with money structed in Associated Courts. MALMERELH. A per unem des punt 25 aus mentes de source sent reconse miller of the course the second THE CHARTOCK THAT THE Walley of the ser

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