Vol. 1778 Page 27103 25 d entered into this day of Trace of the weather and PATRICIA R. MAHER, husband and wife, . 19 78 by and between SCOTT EDWARD HARRIS and MARIANNE E. HARRIS, husband and wife, San significant of the state of the state of the south of the state of the printed to be the easened of this agreement, then wondor shall have the following rights: (1) To televant reverses as seven of the same near the surface and the surface to be a seven of the surface of the sur at by ending Subgrees bolters still wonder Stand the vender Surragises if to buy from the vendor S all of the following described property studie in Klanatte County, State of Oregon, to with the sale of a sale of the sale of contract in havor of reaches durived under this agreen ent shall eiterly red is and determine, and Lot 6, Block 10, FIRST ADDITION TO KENO. WHISPERING PINES according toothe official plat thereof on file in the office of the County-Glerke of Klamath County ; Oregon view were to doctate pressions to percome variant. Vender many lides pressents of same for the pur and the second second and there is a second the property and the secondly interest therein, and in the event possession is so intered requir is shown as the second to have waived the right to exercise any of the foregoing rights. where is instituted to for tobe this contract or is enforced any of the previsions becaut vendes agrees the relation and the many of the tild and the true of the many of the reaction the cost in and and to create in the speed of here to be and in the internation in the second of and and and the me and stand sum as the appellate could al all dividge to repeat the stand state of the on and a content that follows by version any time to require performance by version of any provisions based shall ationalian aiguted at \$ 12 Phys 500.00 w you fight with a case follows to and the second start and the second star the provision of any succeeding breach of any such provision, or us a warrar of the provision lisely. mennes is and-restored that reader or the violation and the man than one persons that if the contem entry provided what the labor to more and include the princip the managine, the tentrities, and the poular, and the make the providences such be made, cardined and high d to make the providing incode apply equally of this agreement, the receipt of which is hereby acknowledged: \$ 14,500,00 with interest at the rate of 9 % per annum from November 25, 1978 payable in interalments of not ises than \$ 183.68 per month. inclusive of interest, the first installment to be paid on the 25th day of December 19-7:81 and a further installation on the 12 5 thoday for every i J man the 1 thereafter justif, the full balance and interest ····· St strandoll Maher ~ × 37 .W niwba pageicija R. Maher -STC 1509 Vendee agrees to make sold payments mampty on the dates above named to the order of the vendor, or the survivors of them, at the Klamath First Tederal Sayings/& Loam Assocation Oregon: to keep said property at all times in as good condition as the same now are, that no improvement now on or which may hereafter be placed on said property shall be removed or destroyed before the entire purchase price has been paid and that said property will be kept insured in configures approved by vendor against loss or damage by fire in a sum not less than n/a

and agrees not to suffer or permit any part of sold property to become subject to any taxes, assessments, liens, charges or incumbrances whatsoever having precedence, aver rights of the vendor includ to easily property. Vendee shall be entitled to the possession of said property; as of date of Closing. 100

Vendor will on the execution hereof make and execute in favor of vender good and sufficient warranty deed conveying a fee simple title to sold property free and clear as if this takes of all thought and with the sole as set for th in said Warranty Deed.

which vendee assumes, and will place eatd deed

in in

긆

together with one of these agreements in secrow at the Klamath First Federal Savings. & Loan

at Klamath Falls, Oregon, and shall enter into written e instruction in form satisfactory to said estrow bolder, instructing eaid escrow holder that when, and it, vender shall have paid the balance of the purchase price in accordance with the terms and conditions of this contract, and encrow bolder shall deliver said instruments to vendee, but that in case of default by vendee said escrow holder shall, on demand an said instruments to vender.

. 19 7 8 by and between

Escrow fees shall be deducted from the first payment made hereunder. The escrow holder may deduct cost of necessary revenue stamps from final payments made hereunder.

shit offit betates hat

to vob

ccop

airl

In the event vendes shell fail to make the payments advessed, or any of them, punctually and upon the strict terms and at the times above specified, or fail to have the payments advessed, or any of them, punctually and upon the strict terms and strict performance being declared to be the essence of this agreement, then vendor shall have the following rights: (i) To foreclose this contract by strict foreclosure in equity; (2) to declare the full unpaid balance immediately due and payable: (3) To specifically, applage the terms of this agreement, then vendor shall have the following rights: (ii) To involve the cases, except exercise of this rangement by suit in equity; (d) To declare this contract null and void, and in any of such cases, except exercise of the right to specifically equitive the greement by suit in equity, all the right and interent hereby created or then existing in favor of vendee derived under this agreement shall utterly cases and determine, and the premises advessed shall revert and revert in vender without any other act by vender to be patterned and without any other act by vender to be patterned and without any right of vendee of reclaration of compensation for money paid or for improvements made, as absolutely, fully and perfectly los if this agreement had never been made.

Should vendee, while in default, permit the premises to become vacant, Vendor may take possession of same for the purpose of protecting and preserving the property and his security interest therein, and in the event possession is so taken by vendor he shall not be deemed to have waived his right to exercise any of the foregoing rights.

And in case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, vendee agrees to pay reasonable cost of title report and title search and such sum as the trial court may adjudge reasonable as attorney's fees to be allowed plaintiff in said suit or action, and if an appeal is taken from any judgment or decree of such trial court, the vendee further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal.

Vendee further agrees that failure by vender at any time to require performance by vendee of any provisions hereof shall in no way affect vendor's right hereunder to enforce the same shall any waiver by vender of such breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

In construing this contract, it is understood that vendor or the vendee may be more than one person; that if the context so requires the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine, and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally in incorporations and to sindtwiduals. 0.0, 0.0, 0.5

above written.

Mail tax Dlalements to Buyen @ POBY 272 ca the dates above acress to the order to the vender or the read of the second of the allo : diomoil in double to now interesting of the set of the owner of the owner of the set of 1000 dam od Pedi STATE COFed CALEFORN TAG and on the child asymptete to terr en euro o in out an epozobi io evol in izija SSienes Novembre zen 2019 a er, 1978. County to from AleAMEDADOGEN with an evening and al edator Personally appeared the above-named EDWIN W. MAHER and PATRICIA 1950 R. MAHER husband and wife, and acknowledged the foregoing instrument Before me: to be their voluntary act. M. E. Brown anoi ala Distribut Lakor SEA & merse encoded or unand bire i jey i Mint eabrah. Er BROWNES of brien solver Notary Public Notary Public - CAUFORNIA 720 for California <u>.</u>, NOTARY PUBLIC - CALIFORNIA May 18. 1980 ALAMEDA COUNTY ALAMELA CULINIT By Commission Expires May 18, 1980 any in toyal al sidents the other toyat

() Wimens; the hands of the parties the day and man first basels, without and

VANDENBERG 2ND BRANDENBER I JETTE ALSMELL STUD

of Elanath Falls, Oregon, and shall Tant annie rates os now

KLAMATHAFAILAS CHEER, MREEN bold words sold esono bold is bold in bold in the second of the context of the context of the second esono bold in bold in a context of the second of the second of the context of the second of the s

basis blue yong shorting, consist was

			27197
		, 사망, 영어, 영어, 영어, 이미. - 영어, 영어, 영어, 영어, 이미. - 영어,	
TATE OF OREGON.			
County of Klaman	th <i>ss.</i>	1997 - C.	FORM NO. 23 - ACKNOWLEDGM STEVENS-NESS LAW PUB. CO., PORTLAND,
	······	-	
BE IT REMEMBE	RED, That on this	day of	Lec 1078
smed SCOTT EDWA	D HARRIS and MARI	ANNE E. HARRIS.	personally appeared the with husband and wife,
nown to me to be the id	lentical individuals descr	ibed in and what are a	ed the within instrument, a
knowledged to me that	they executed the	same freely and voluntaril	ed the within instrument, a
an a	IN TESTIMONY	WHEREOF, I have her	entro set mut the state of the
		my official seal the day	and year last above written
		Lew	· la
		Notary Pul	blic for Oregon
an a		Notary Pul My Commission expires	blic for Oregon
	15 OF ORIGON; COUNT	My Commission expires	blic tor Oregon
-ilec	LE MAT OREGON: COUNT	Notary Pui My Commission expires	blic tor Oregon
-ilec •ilec	I for record social to record	Wy Commission expires	8-5-19
	tor record software becaute the day of <u>Decemb</u>	Wy Commission expires	8-5-19
*1318	tor record processories to the day of <u>Decemb</u>	Der A. D. 1978 at	1:01 o'clock AM., an-
	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., gr
	tor record processories to the day of <u>Decemb</u>	Der A. D. 1978 at 1 , of	1:01 o'clock AM., an.
	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., ar-
	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., ar-
	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., gr
	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., gr
*1318	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., gr
	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., gr
	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., gr
	tor record social to record social to record social to the second social	Der A. D. 1978 at 1 , of	1:01 - o'clock AM., gr