01. 119M			
0///0	FUGA	Diese.	
		67214	,
	~	T. T. Company	

53533	CONTRACT—REAL ESTATE	27841
THIS CONTRACT, Made th	is 10th day of Octobe	r , 19 78 , between
	d Linda A. Ouebedo, husb	
WITNESSETH: That in conseller agrees to sell unto the buyer scribed lands and premises situated ginning at the most Earl DITION to the City of angles to Eighth Street. 55 f	onsideration of the mutual covenants as and the buyer agrees to purchase from the first Klamath County, Staterly corner of Lot 1 in Klamath Falls, Oregon; the treet, 70 feet; thence Noet; thence Northeasterly part thence Southeasterly part beginning, being a part Clamath Falls, Oregon.	and agreements herein contained, the m the seller all of the following deate of Oregon n Block 7 of FIRST, to-wit: hence Southwesterly at orthwesterly parallel y at right angles to
•		
e en		
	Comment :	
	•	\"/ P
payable on the 12th day of eace and continuing until said purchase all deferred balances of said purch December 12,1978,	h month hereafter beginning with the nee price is fully paid. All of said purchase price shall bear interest at the rate until paid, interest to be paid. Month bove required. Taxes on said premises for the date of this contract. * All process of the date of this contract. * All process of the date of this contract. * All process of the date of the property described in this the seller that the real property described in this contract.	nonth of January , 1979, hase price may be paid at any time; e of 25% per cent per annum from the ly and * heing included in for the current tax year shall be pro-
(B) for an organization or (even it but The buyer shall be entitled to possession	of said lands on October of the buyer agrees that at all times he will kee	of purposes other than agricultural purposes.
and all other liens and save the seller harmless such liens; that he will pay all taxes hereafter offer lawfully may be imposed upon said premis nsure and keep insured all buildings now or he	ntract. The buyer agrees that at all times he will ke not suffer or permit any waste or strip thereof; that therefrom and reinsburse seller for all costs and attor levied against said property, as well as all water renes, all promptly before the same or any part thereof realter erected on said premises against loss or dama nany or companies satisfactory to the seller, with loss ticles of insurance to be delivered to the seller as soon	ne will keep said premises free from mechanic's new's fees incurred by him in defending against any its, public charges and municipal liens which here- become past due; that at buyer's expense, he will go by fire (with extended coverage) in an anount
o and become a part of the debt secured by the he seller for buyer's breach of contract.	is contract and shall bear interest at the rate aloresai	ay do so and any payment so made shall be added d, without waiver, however, of any right arising to
are and except the usual printed exceptions an aid purchase price is fully paid and upon requirements in fee simple unto the buyer, his beirs	I within 30 days from the date hereof, his maketable title in and to said premises in the sel of the building and other restrictions and easements; just and upon surrender of this agreement, he will cand assigns, lives and clear of encumbrances as of the through or under seller, excepting, however, the said by the buyer and further excepting all liens and encu (Continued on reverse)	now of record, if any, Seller also agrees that when deliver a good and sufficient deed conveying said
IMPORTANT NOTICE: Delate, by lining out, whicher creditor, as such word is defined in the Truth-in-Leor this purpose, use Stevens-Ness Form No. 1308 or levens-Ness Form No. 1307 or similar.	ver phrase and whichever warranty (A) or (B) is not applieding Act and Regulation Z, the seller MUST comply with r similar unless the contract will become a first lien to fi	cable. If warranty (A) is applicable and if the selfer is the Act and Regulation by making required disclosures; inance the purchase of a dwelling in which event use
The second secon		STATE OF OREGON,
SELLER'S NAME AND ADDRESS	5	County of
	_	I certify that the within instrument was received for record on the
The second secon	And the control of th	day of,19
BUYER'S NAME AND ADDRESS	SPACE RESERVED	in book on page or a
MTC	RECORDER'S USE	file/reel number

Record of Deeds of said county.

Witness my hand and seal of County Affixed.

Recording Officer Deputy

5.384

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 option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall utterly case and determine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as it this contract and such payments had never been made; and in process of such default all payments theretolore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession hereof, together with all the improvements and appurtnames thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of

The true and actual consideration paid for this transfer, stated	d in terms of dollars, is \$েশ্রেকিজন্মন্ত করিবলোলে তেনা স্থাপুস্থিত স্থানিক্ষাত ব্যাহালিক ব্যাহালিক প্র
In case suit or action is instituted to loreclose this contract or sum as the trial court may adjudge reasonable as attorney's tees to b judgment or decree of such trial court, the losing party further pron	He Whole-constituted which the losing party in said suit or action agrees to pay such to allowed the prevailing party in said suit or action and if an appeal is taken from any mises to pay such sum as the appellate court shall adjudge reasonable as the prevailing
In construing this contract, it is understood that the seller or	the buyer may be more than one person or a corporation; that if the context so requires
shall be made, assumed and implied to make the provisions identified and inure to the benefit of, as the heirs, executors, administrators, personal representatives, successors in IN INITALESCENTIFIED WIFFFOR said narries have	he masculine, the termine and the neuter, and that generally all grammatical changes oply quality to corporations and to individuals. Circumstances may require, not only the immediate parties hereto but their respective interest and assigns as well. e executed this instrument in triplicate; if either of the undersigned
is a corporation, it has caused its corporate name t	to be signed and its corporate seal affixed hereto by its officers
duly authorized thereunto by order of its board of	directors.
Elsie Sisson	Alfredo Ovebedo
	Linda A. Quebedo
NOTE—The sentence between the symbols (), if not applicable, should be a	
STATE OF OREGON,) Vlamath) ss.	STATE OF OREGON, County of
County of Klamath Ss. October 10th 19 78	Personally appearedand
Personally appeared the above named	who, being duly sworn each for himself and not one for the other, did say that the former is the
and Linda A. Quebedo, husband and	president and that the latter is the
vife, and acknowledged the toregoing instru-	secretary of, a corporation
ment to be the the woluntary act and deed.	and that the seal affixed to the foregoing instrument is the corporate sea of said corporation and that said instrument was signed and sealed in be
BPUSAL	half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed
SEAL IN IC	Before me: (SEAL,
Wotary Public for Oregon My, commission expires 8-23-81	Notary Public for Oregon My commission expires:
	1
ORS 93,635 (1) All instruments contracting to convey fee their is executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be record	e to any real property, is a time more than 12 months from the date that the instrumen manner provided for acknowledsment of deeds, by the conveyor of the title to be con led by the conveyor not later than 15 days after the instrument is executed and the par
ORS 93.990(3) Violation of ORS 93.635 is punishable, upon co	onviction, by a fine of not more than \$100.
This is a side of the second of the first terms of the second of the sec	RIPTION CONTINUED)
FATE OF OREGON; COUNTY C	OF KLAMATH; ss.
elled for record acceptorix	
12th day of December	12:14 — A. D. 1978 at — o'clock P.M., an:
duty recorded in Vol. <u>M=78</u> , of	
,	Wm D. MILNE, County Clert
	Bo Jacqueline J. Metler
Fee \$6.00	
Note that the state of the property of the	agget steads
しょう かんたい しんしょかめ たいけい ひゅう ねこうかいぶんしい	사람이 가는 살고 있다. 그는 사람들의 사람들이 있는 것이 하는 것이 되었다.
ារ៉ាស្តីស្ត្រី (គ្នាទី) ស្ថិត ស្ថិត សិច្ចិត្ត សិច្ចិត្ត សេចក	
	nad problem (see) in a terminal (in terminal). With the problem (in terminal) in the contract of the contract of the contract of the contract of the contract
ing papabel no non papabel na kabel na Kababatan na kabel n	ై ద్వారం కో కేస్తున్నారు. అనక్కువ కార్యం కోర్ కార్లు కామక్రాణికి సంముత్తున్నారు. ఇక్కువ కార్యం కార్లు కోర్డ్ కామక్రిక్ కామార్లు
ing papabel no non papabel na kabel na Kababatan na kabel n	្តាស្ថាមនៅ និងស្រាស់មាន ស្រាប់ថ្នាក់ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។ ។
Appendent of the property of the control of the con	Q. Sank F. Sank West Sank Sank Sank Sank Sank Sank Sank Sank
одруди минерем во 1 Родор премен † Д Поставана во вом вом могах от почетова	Q. Santa T. Santakon and Santa Sa
 (日本) 日本 (日本) 日本	Q. Santa I. Santaken and Santa Santa Santa Santa Sa
 (1) 2年 の世紀末の また、『発生などのようから、「美 とはまままでは、数な、数算件 投資基本 発見 芸術がある。 またりませません。数な、数数件 数を表面 といることによる な の表別のであるから、1000円 と表にもであるというできません。ことは、1000円 と表にもであるとは、1000円 と表にもなるとは、1000円 とまなるとなるとなるとなるとなるとなるとなるとなるとなるとなるとなるとなるとなるとな	ျှင်းများများသည် မေတြမေတြသည် လေလေသို့ မေတြသည် သည် သည် သည် သည် သည် သည် သည် သည် သည်

13/3/2/3/3/3