. 1e1 38:77/54	-M. 61527	CONTRACT—REAL EST	ATE Μ P. C. (7.9 P. C.	1912
THIS	CONTRACT Made this E. Bailey and Ga	220 desday of Fry. Hook	January	, 19. 79 , between
and the J	ohn OlHearn	trodus die Angeleine et die Die Alberteine et der Geleiche der die Geleiche Angeleiche der die Alberteine Geleiche Angeleiche der die Angeleiche	a rial est also services and a service a	ter called the seller
agrees	NESSETH: That in considing to sell unto the buyer and sand premises situated in	the buver agrees to ni	ovenants and agreements l	er i de en en de la companya en
The Wis Willame	½SE∄NW∄NW∄ Section tte Meridian, in †	n 27, Township the County of K	34 South, Range 7 lamath, State of (East of the Dregon.
Subject 1. Rigi Within 2. Resc Book 304 3. Resc Subthereof Recorded Recorded Reserved 4. An 6 provision (For con hereinafter Dollars (\$ 5) seller); the b	, however, to the hts of the public the limits of road rest of the public the limits of road rest of the limits of road rest of the limits of later of the limits of lim	following: in and to any last and highways rictions, included a second of the second o	portion of said print of said of sai	Temises lying 1d provisions 14, 1958, in 18 and provisions 1980 and his contract. (\$4,500.00) no/100 ———————————————————————————————————
close o the minimum rated between The buyer (4) prim	the 15th day of each mong until said purchase price balances of said purchase prices of said purchase prices of said purchase prices of the said purchase prices are said purchase prices of the parties hereto as of the warrants to and covenants with the warrants to and covenants with the warrants to and covenants with the warrants of said buyer's personal, lamit, hower is a few and thought in the said said of the said said said the said said said said said said said said	e is fully paid. All of rice shall bear interest to be paid an interest to be paid equired. Taxes on said educate of this contract; saller that the real property deschold or agricultural purposes.	said purchase price may be at the rate of 8% per of 3% p	e paid at any time; ent per annum from d * \is eddition to- being included in x year shall be pro-
he is not in defau erected in good c and all other liens such liens; that he after lawfully may insure and keep in full 1	shall Secentified to possession of said. It under the terms of this contract. I ondition and repair and will not suffi- and save the seller harmless therefor will pay all taxes hereafter levied a be imposed upon said premises, all p saured all buildings now or hereafter. INSURABLE VALUE ONSURABLE ONSURABLE VALUE ONSURABLE VALUE ONSURABLE VALUE ONSURABLE VA	lands on a set LOSING, the buyer agrees that at all time of or permit any waste or strip on and reimburse seller for all a gainst-said-property; as well as rompitly before the same or any rected on said premises against	Lists, 1951. All and may retain to he will keep the buildings on and the col; that he will, keep and process and altorneys leep men so by he all water rents; public charges and part thereof become past due; build loss or damage by fire (with extended loss or damage by fire (with extended loss or damage by fire (with extended).	such possession so long as premises, now or herealter mises, now or herealter mises, free from mechanic's m'in defending against any nunicipal liens which hereal buyer's expense, he will decoverage) in an amount
their respective int	in a company or erests may appear and all policies of rater rents, taxes, or charges or to pro-	cure and pay for such insurance		ouyer snail lail to pay any
The seller suring (in an amous save and except the said purchase price premises in tee sime said date on	"s breach of contract." And within agrees that at his expense and within unit equal to said purchase price; his in equal to said upon request and upon request and upon the buyer, his heirs and assigned, permitted or arising by, through ced, permitted or arising by, through	days from the sketable little in and to said premulding and other restrictions an upon surrender of this agreements, free and clear of enumbran or under seller, excepting, howe	laic hereol, he will lurnish unto buyer list in the seller on or subsequent to deasements now of record, if any, S deasements now of record, if any, S destinate, he's will deliver a food and suffice and food the date hereof and free and control of the self comments and restriction the self comments and restriction that the self comments are created by the self comments are created by the self comments and comments are self to the self comments and comments are self-to the self-to-	a title insurance policy in- the date of this agreement, eller also agrees that when cient deed conveying said I clear of all encumbrances is and the taxes, municipal
liens, water rents a	ind public charges so assumed by the second	uyer and further excepting all I	iens and encumbrances created by the	buyer or his assigns.

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IFTE DEE VISITED AND ADDRESS

SELLE'S NAME AND ADDRESS

Alter recording return to:

Selle's NAME ADDRESS (APPLICATION AND ADDRESS (APPLICATION

Fee | \$6,00

Recording Officer

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Series clams 23rd day of January A.D. 1979 at 10 28lock A.M., and

Gly recorded in Vol. M79 Deed's 1912

O WE D. MILNE County Clerk