61611 Nort + 1 2 5 NB con CHILDORULAL OR 97624	NTRACT-REAL ESTATE	Vol. <u>79</u> Page 2	2059 🛞
THIS CONTRACT, Made ins. 10 Marvin L. Long and Darlene F. Low and Robert G. Closson and Nance WITNESSETH: That in consideration of seller agrees to sell unto the buyer and the buyer scribed lands and premises situated in Klama Beginning on the West line of th Oregon at the Northeast corner of described as 150 feet Northweste TWP 33 S., R 7 1/2 E.W.M., from along the North line of the Gusss more or less, to the water ditch to a point Westeof alpointf82t1/ the point of beginning, being Ea point of beginning, being a port gether with the right to the use the grantor lying immediately Ea above described and conveyed lan	day of ng - husband and y S. Closson, hu f the mutual covenants a grees to purchase fri- th County, S he Crater Lake H of land deeded t rly along the E the Southeast c pages property hence Northwes 2 feet Northwes ist to Highway, ion of said Lot ast of and acros nd.	June , 19.75 Wife , hereinafter called isband and wife , hereinafter called and agreements herein cor om the seller all of the for tate of Oregon ighway in Fort Kla o Guss Page, being ast line of Lot 4 orner thereof; the a distance of 200 rly along said di terly along Highway thence Southeaster 4 of said Section well on the propersistic Highway from	5., between the seller, the buyer, thained, the llowing de- , to-wit: amath, g a point , Sec. 16, ence West 6 feet, tch line ay from rly to the n to- rty of
for the sum ofNineteenthousandF (hereinafter called the purchase price), on acco Dollars (\$.8,00000.) is paid on the execu seller); the buyer agrees to pay the remainder of the seller in monthly payments of not less Dollars (\$.80.00) each, Month (payable on the 25th day of each month her and continuing until said purchase price is fu all deferred balances of said purchase price is fu all between the parties hereto as of the date the buyer warants to and covenants with the seller ti *(A) primarily for buyer's personal. family, household (B) for an organization or (even if buyer is a natura	tion hereof (the receipt of said purchase price () than \$80.00 Eiger () than \$80.00 Eiger () than \$80.00 Eiger () than \$80.00 Eiger () that \$80.00 Eiger () that \$80.00 Eiger () that \$80.00 Eiger () that the second of the said purchase of the second of th	Dollars (\$19, Thousand if which is hereby acknowle owit: \$11,500,00) hty Dollars e month of July rchase price may be paid ate of 7 per cent per Luded 10 and * {be so for the current tax year his contract is mercial purposes other than agricultur (19	edged by the to the order
(B) for an organization of (even it buyet). The buyer shall be entitled to possession of said lands on the is not in default under the terms of this contract. The buyer eracted, im good condition and repair and will mot said for or pe and all other liens and is save the seller harders thereform and such liens; that he will pay all taxes hereafter levied against is alter law will, if may be imposed upon said promises, all promptly insure and keep insured all buildings now or hereafter cerected to the second buyet in the respective interests may appear and all policies of insurant such liens; costs, water rents, taxes, or charges or to procure at the seller for buyet's breach of contract. The seller agrees that at his expense and within the seller for buyet's breach of contract. The seller agrees that at his expense and within said purchase price) marketable save and except the usual print and corplions and the building said appear and all policies of the usual print and property in a same and except the usual print and precisions and the building said purchase price is tally phile and upon request and upon premises in life simple unto thitde or arising by, through or unit liens, water rents and public charges so assumed by the buyer is here save and except the usual print and so assumed by the buyer is here save and public charges so assumed by the buyer is here save and public charges so assumed by the buyer is here save and the seller rents and public charges so assumed by the buyer is here save and the sensent-base form. No. 1306 or similar.	reimburse seller tor all costs and sold property, as well as all water y belore the same'or any part the on said prometry as a sale water to be delivered to the seller, with cost to be delivered to the seller, as not pay tor such insurance, the edi- shall bear interest at the rate at 	I keep the buildings on said premises Ire that he will keep said premises Ire attorney's lees incurred by him in del rents, public charges and municipal reof become rast due; that at buyer lamage by fire (with esclended cover- loss payable first to the seller and th soon as insued. Now if the buyer sh fer may do so and any payment so m oresaid, without waiver, however, of to ol, he will turnish unto buyer a title escliption or subsequent to the date ents now of subsequent to the date will dolver a good and sufficient do will dolver a good and sufficient do the date hereof and Iree and clear (if the date hereof and Iree and clear (if the date hereof and Iree and clear section in the date of the buyer sufficients of restrictions and r encumbrances created by the buyer with the Act and Regulation by making 1 to figures the purchase of a dwelling	and the seller is required disclosures, in which here- is expense, he will the seller is expense, he will the the seller is expense, he will the seller as all fail to pay any adde shall be added any right arising to insurance policy in- ol this advectment, or advect the seller is advected and the seller is an arrow of all encumbrances and the seller is required disclosures; in which event use
BULLER'S NAME AND ADDRESS BULLER'S NAME AND ADDRESS BULLER'S NAME AND ADDRESS BULLER'S NAME AND ADDRESS Alter recording return for periodic statistics and address	BPAGE RESERVED FOR RECORDER'S USE	County of I certify that fl ment was received fo 	be within instru- r record on the

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And it is understood and agreed between sold parties that time is of the essence of this confract, and in case the buyer shall fail to make the the self of the se make the ned, then The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision here right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to ding breach of any such provision, or as a waiver of the provision itself. eol shall in no way be a waiver of an 影的复数的 N 9 6 6 of the trial court, the buyer further promises to pay such sum as the appendic out, sum anyong the second state of the context so requires, the singu-appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-ar pronoun shall be taken to mean and include the plural, the masculine, the terminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. It different if either of the un-IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned 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 losson Marvin oason NOTE-The sentence be teen the symbols (), if not uld be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of County of 89 . 19 Personally appearedwho, being duly sworn, Personally appeared the above name each for himself and not one for the other, did say that the tormer is the 1.president and that the latter is the and acknowledged the foregoing instru-

 edged the foregoing instru-voluntary act and deed.
 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 be-halt of said corporation by authority of its board of directors; and each of Before me?

 All of said corporation and that said instrument to be its voluntary act and deed.

 All of said corporation by authority of its board of directors; and each of Before me?

 All of said corporation by authority of its voluntary act and deed.

 ment to be voluntary act and deed. an quarter interest of the array of the base of the grant of the base of th (OFFICIAL SEAL) il de la companya de (OFFICIAL Notary Public for Oregon Notary Public for Oregon Dollart My commision expires Notary Public for Oregon SEAL) My commission expires: TATE OF OREGON; COUNTY OF KLAMATH; ss. Had for record of request of <u>Nancy Clossen</u> bis _____A. D. 1979 at 1:08 o'clock P M. or tuly recorded in Vol. <u>M79</u>, of <u>Deeds</u> on Page 2059 utter edras, is calledote travicition futter exists to perchase from the softer attended and all of a first state of the first state of the softer attended at the softer attended for the softer of the softer attended at the softer attended a WITTELESS THE There is seen the short of the number of the second states and the second s diamontal control the party and Fourth of Clusters and Function Closerous humbane and which THIS CONTEACT More number of the state of th pactan

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