TORMAN Spo-0	CONTRACT-REAL ESTATE-Monthly Poyments.	STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
<del>п</del> 38-17445,	62155 CONTRACT-	real estate Vol. 29 Page 2964
and the second of	CONTRACT, Made this 77 day 1115 Ring and Jan Kathleen	of January , 1979, between Ring; husband and wife, , hereinafter called the seller,
	n E. Stribling	, hereinafter called the buyer,
an and the more than the state of the	1 the house odroe	nutual covenants and agreements herein contained, the es to purchase from the seller all of the following de- County, State of
ADDITION of Orego	I TO THE CITY OF KLAMATH FAL	ivision of Block 242 MILLS SECOND LS, in the County of Klamath, State
l Regu	however, to the following: llations, including levies, Klamath Falls:	Tiens and utility assessmente of the
Sa la	(a) and balance is a court of some statement of the second statement of the	
97-06 1979 - 11 - 11 - 11 - 11 - 11 - 11 - 11	rradiante en la constante de la constante de la constante de unidernit constante de la constante de la constante unideon en de la societate de la alfrecia de la const	ang avent toll the last of the second s
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บ บั	m of Eighteen thousand seven	no/100 hundred fifty and Dollars (\$ 18,750.00 )
(hereinalte	er called the purchase price), on account of	which I.WO. thousand II. C. managed by the
seller); the of the sell	e buyer agrees to pay the remainder of said er in monthly payments of not less than	Two hundred and no/100
to be paid	in full by rebluary in here	beginning with the month of March, 19.79,
, and contin	nuing until said purchase price is fully pa of balances of said purchase price shall be	ar interest at the rate of
Fabrice	1979, until paid, interest	t to be paid
rated betw	veen the parties hereto as of the date of the	s contract:
(B) The b	for an organization of the possession of said lands on Cl uyer shall be entitled to possession of said lands on Cl default under the terms of this contract. The buyer afters	OSING
erected, in go and all other such liens; th after lawfully	liens and save the seller harmless therefrom and reimburs- liens and save the seller harmless therefrom and reimburs- hat he will pay all taxes hereafter levied against said prope may be imposed upon said premises, all promptly before to compare all buildings now or hereafter erected on said p	e seller for all costs and attorney's less interiors, and municipal liens which here- rity, as well as all water rents, public charges and municipal liens which here- he same or any part thereol become part due; that at buyer's expense, he will remises against loss or damage by fire (with estended coverage) in an amount
not less than their respecti such liens, co	in a company or companies satisf ve interests may appear and all policies of insurance to be costs, water rents, taxes, or charges or to procure and pay to bas, water rents, taxes, or charges or to procure and shall be a part of the debt secured by this contract and shall be a part of the debt secured by this contract and shall be a part of the debt secured by this contract and shall be a part of the debt secured by this contract and shall be a part of the debt secured by this contract and shall be a part of the debt secured by this contract and shall be a part of the debt secured by this contract and shall be a part of the debt secured by this contract and shall be a part of the debt secured by the secured by the secure and part of the debt secured by the s	actory to the seller, with loss payable first to the seller and then to the Ouye as lelivered to the seller as soon as insured. Now it the buyer shall tail to pay any r such insurance, the seller may do so and any payment so made shall be added ar interest at the rate aloresaid, without waiver, however, of any right arising to
the seller for The s suring (in ar save and exc	seller afrees that at his expense and within 30 amount equal to said purchase price) marketable title in a sept the usual printed exceptions and the building and oth	days from the date hereol, he will furnish unto buyer a title insurance policy in- and to said premises in the seller on or subsequent to the dute of this agreement, and restrictions and ensements now of record, if any. Seller also agrees that when of this adreement, he will deliver a good and sufficient deed conveying said of this adreement.
said purchas premises in l since said da liens, water	e price is fully pair unto the buyer, his heirs and assigns, tree and cle fee simple unto the buyer, his heirs and assigns, tree and cle ste placed, permitted or arising by, through or under seller, rents and public charges so assumed by the buyer and lurth (Contin	at of encumbrances as of the date nervol and restrictions and the taxes, municipal excepting, however, the said easements and restrictions and the taxes, municipal rescepting all liens and encumbrances created by the buyer or his assigns.
•IMPORTANT a creditor, as		warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is Z, the seller MUST comply with the Act and Regulation by making required disclosures; ct will become a first lien to finance the purchase of a dwelling in which event use
Stevens-Ness I	Form No. 1307 or similar.	STATE OF OREGON,
		County of
	SELLER'S NAME AND ADDRESS	I certify that the within instru- ment was received for record on the day of
	BUYER'S NAME AND ADDRESS	space RESERVED in book on page or as
After recording re	Nem 10: TA LOOM	RECORDER'S USE like/reel number
Until a change is	NAME, ADDRESS, 2(P)	- County affixed.
N N	20 BOX B Lamphin Falls Orig	Recording Officer By Deputy
	оланг, аррисээ, 71° Нами, аррисээ, 71°	• -

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nd it is understood a puired, or any of the	and agreed between said pa m, punctually within XKda o richts: (1) to declare th	rties that time is of the e sys of the time limited the is contract null and void,	essence of this contract, and in case the buyer shall fail to make the payments eredor or fail to keep any agreement herein contained, then the seller at his redor, but to be any agreement herein contained, then the seller at his (2) to declare the whole unpaid principal balance of said purchase price will in or documents, from escrow and/or (4) to loreclose this contract by suit in layor all the buyer as against the seller hereunder shall utterly cease and layer hereing results are been recommended in solution of their rights acquired by the buyer hereunder shall revert to and revest in sold ther rights acquired by the buyer hereunder shall revert to and revest in sold ther rights acquired by the buyer hereunder shall revert to and revest in sold there is the second
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aloresaid, without an the buyer lurther ag	ny process of law, and take rees that failure by the self	immediate possession includer at any time to require	red, logening performance by the buyer of any provision hereof shall in no way affect his breach of any provision hereof be held to be a waiver of any succeeding breach and the succeeding breach
reunder to enforce th such provision; or as	a waiver of the provision	itsell.	[3] utility H. S. Person, Source and Source Research Source Source So
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The same and actual	consideration paid for this	s transfer, stated in terms	s of dollars, is \$ 1.8, 750.00 -However, the actual consideration son
In case suit or action	n is instituted to loreclose	this contract or to enfor	ce any provision hereof, the losing party in said suit of action is taken from any the prevailing party in said suit or action and if an appeal is taken from any the prevailing party in said suit or action and if an appeal is taken from any
s the trial court may ent or decree of such s attorney's fees on s	adjudge reasonable as a trial court, the losing pai uch appeal. antract, it is understood the	ity lurther promises to p at the seller or the buyer	ce any provision party in said suit or action and if an appeal is taken how the prevailing party in said suit or action and if an appeal is taken how ay such sum as the appellate court shall adjudge reasonable as the prevailing ay be more than one person or a corporation; that if the context so requires the reminime and the neuter, and that generally all grammatical change
igular pronoun shall l be made, assumed and This agreement shal	be taken to mean and inclu d implied to make the pro I bind and inure to the be	visions hereol apply qual nelit of, as the circumsta s, successors in interest a	ay such sum as the appendate court corporation; that if the context so requires may be more than one person or a corporation; that if the context so requires time, the feminine and the neuter, and that generally all grammatical change by to corporations and to individuals. Incea may require, not only the immediate parties hereto but their respective need and as well. Inted this instrument in triplicate; if either of the undersigned the this instrument in triplicate; if either of the undersigned
IN WITNES	S WHEREOF, said	parties have execu prate name to be si	and angles as well. ted this instrument in triplicate; if either of the undersigned igned and its corporate seal affixed hereto by its officer: 178.
authorized the	reunto by order of	is board of directo	Ma & Att 11
(Dale	Tillis Ring	y	John E. Stribling
Jan K	athleen Ring the symbols (), If not appli	icable, should be deleted. S	••• ORS 93.030).
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County of	Klamath ) 19.79	53.	Personally appearedar who, being duly swor
January Personally appeared	ed the above named	Dale.	the binnelt and not one for the other, did say that the former is the
illis Ring ing, husba	nd and wife,	and	president and that the latter is the secretary of
ohn E. Str	iblinged the forego		, a corporation , a corporatio
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