FORM No: ESA-(Trath-In-Landing (This contract thould be executed in SN	Sories)-CONTRACT-REAL ESTATE-Partial Per Triplicate, accountedged by seller and recorded T. Made this	n the deed records.) Vol. M19 Page	78, between
and	Ralston S. Jo	hereinafter connection of the seller all of the contract of the seller all of the seller all of the contract of the	alled the buyer, contained, the
H A tract of 1:	and situated in Secti the County of Klamat	ons-2.and_3, T.35 S:, R.11 h and State of Oregon desc	E., of ribed
the W.M., In as follows: Beginning at 88 59'04" Ea of 276.30 fe Indian Servi of said roac of the tract East a dista tract of lan 3, 1977 in 28°30'24" W of 1265.75 feet to a p thence alon having a ra radial poir feet; then of 1159.43	the Northwest corners st along the Norther et to an intersection ce Road; thence Sout 1, a distance of 35.0 of land herein to b ance of 1375.68 feet ad described in a Cor Volume M-77, Page 210 est along the Wester feet; thence North 50 oint of curve in the g said centerline on dius of 2400 feet an t bearing South 5900 re North 33°06'52" Ea feet, more or less, the rights of the put tract of land lying v	of said Section 2, thence by line of said Section 2, with the centerline of a 33°06'52" West along the feet to the true point of e described; thence South to the most Northerly corr tract to FAJO INC., Record 83, Deed Records; thence of Said Secords; the said of Said Secords; the said said Secords; the said said Secords; the said said Secords; the said said said said said said Secords; the said said said said said said said said said Secords; the said said said said said said said said	e South a distance n existing centerlines = f beginning 59°41'57" her of a led November South it a distance f 1475.05 aid road; c right '58" (the 88.54 a distance ming. he above ublic roads.
walver, howaver, o	and that by added to and aucome a part of any right arising to the seller for buyers has eshibited unto the buyer a tills frume by the buyer and is accepted and approved by the buyer and is accepted and approved	The Gaol secured by this contract and shert seen breach of contract, marketable tills in and to said pre- nee policy insuring marketable tills in and to said pre- by him. So have and said of the form of which hereby is doub heles and said of the orm of incumbrance	mises in the seller; seller's title approved by the buyer) convey- es of the date hereol, accepting or other.
	above, in eacrow with	If any, and <u>SEE the ULLE Topper</u> If any, and has placed sold deed, together with the <u>Mt Title COMPANY Of Klamat</u> <u>Mt Title Insurance polloles</u> , to the order r with the lire and title insurance polloles, to the order r with the lire and title insurance polloles, to the order r with the lire and title insurance polloles, to the order r with the lire and title insurance polloles, to the order r with the lire of the terms of this addresses roompity at the timms provided therefor, for left to keep the selfer and buyer in equal shares; the self-sector (1) to declars the contract null and void (2) to decl (1) to declars the (3) to withdraw said created or the s due and presses to the possession of its or any other in said selfer faw thout any set of re-ancount of the null re compensation for moneys paid on accub default all de never been made; and in case ald premises up to the agreed and reasonable rent of said premises up to at any time to require performance thereon of any at any time to require performance thereon of any provision at any time of defaults, he al.3,500.000 lire of the self addresses and the appeal the formation or to enforce any provision hereol, the buyer of an pannellate our that and the defaults and reason the self addresses and the angless any to the terms of defaults of the appeal to the provision formation of the pur- pany time the agreed on the self of the self of the provision the terms or to enforce any provision hereol, the buyer after a pannellate our that and the angless and the angless and the self pannellate our the self address and the self angless and the pannellate our the address and the angless and the angless and the angless and the self address and the angless and and the angless and and the angless and and the angless and angless and angle an	row agent for the ball be paid
All mitra ad ada All mitra di ada Consultari fini di Consultari fini di Consultari di ada Consultari di ada Consultari di ada	reasonable as allower to pay such sum a rest further promises to pay such sum and struing this contract, it is understood that indular propoun shall be made, assumed and impli- crange shall be made, assume to the bene agreement shall bind and inure to the bene agreement shall be the bind and the bene agreement shall be agreement shall be the bene agreement shall be be	he saller or the Buyer, the masculles, the relation of and include the plural, the hereoid apply equally to con- trong to make the provision may require, not only the life of, as the documentances may require, not only the strengs and assigns as well. arties have oxecuted this instrument in the arties have oxecuted the instrument in the side and and jis (Inmediate parties hereto but their
dersigned by ite of	NAN, INC.	by order of its bound and the state	Raiston S. Jones Note: the senience between the beit Q. if net applicable, show deleted; see Grager Revised Bi Setten 93.030. (Notorial acknow ment on reverse).

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(hereinalter called the purchase price) on account of which FIVE HUNDRED AND NO/100 Dollars (\$.500.00.....) is paid on the execution hereof (the receipt of which hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows,

amount altraited

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\$1,000.00 to be paid at closing. Balance payable on land sales contract at payments of no less than \$85.00 per month, including principal and interest. Payoff to be within 10 years of closing. Purchaser to pay taxes when due to-wit: Right Bar taxés when due.

num from rchase price may be paid at any time; all deterred balances thall bear intere the minimum rea All of said p

The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, family, household or adjicultural purposes, (B) for an organisation or (sym if buyer is a natural person) is for buildest or commercial purposes. (B) ter an erganisation of (aven it buyes is a natural person) is for bucklets of comparison provided te an ot lei

neured all buildings now or hereafter created on said premises against loss or damage by fire (with estended Coverage) in an amount not fees
NONE in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer
NONE in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer
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the respective interests may appear and the come of part of the dobt secured by this contract and shall beer interest at the rate storeseld, without
agrice to made shall be added to and become of part of the dobt, insurance this contract.
The earlier has establisted unto the buyer at the insurance policy insuring markstable title in and to said premises in the seller; seller's the
enterned by the buyer and is accepted and approved by him.
To earlier has establisted unto the buyer, his here and assigns, free and clear of incumbrances as of the date hereof, escepting
te above described real; estate in the seller has escented a dod and assigns, free and clear of incumbrances as of the date hereof, escepting
erables and other restrictions now of record, II any, and <u>seed the the title report for other</u>.
Enclumbrances . has be

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of the seller. The serve is of the serve agent shall be peld by the seller and buyer in equal shares; me contract, and in case the buyer shall fall to make the And it is understood and served between said perioe that time is of the sessence of this contract, and in case the buyer shall fall to make the paymonts above required, or any have the following rights: (1) to dear the time immited therefor, or fail to keep any agreement here pincipal bei-here the seller at his option that he increase there on at once due and payable, (2) for withdraw said dead and other documents from scrow and/or then the seller at his option that he increase there on at once due and payable, (2) for deare the contract, end interest case of a sold purchase price with the reset to and rever in said seller without any other act of the entities (1) to deare the to the time of a account of the premises above described and all other rights (4) to foreelose this contract by suit in equity, and in any of such dease, all rights and in terest case of a sold purchase of said property and determine and the right in the of or money held on account of the premises above described and all other rights acquired by the buyer hereunder shall viewer to and revers here made; and in case of such delaul all payments therefores and, and the fully and periodity all this contributions to all deleter as a greed and reasonable rive of the entry or any to the the delaves be made on this and take immediate presentiate that failure by the seller at the greed and reasonable rive of any provision hereot is the same or shall any waver by all the same nor shall any waver by all easile of any provision hereot is the the same or shall any waver by all easile of any provision hereot is the same and the same or any rovision hereot. (action the same or shall any the rest or the relation of any provision hereot is the same or shall any the same or any rovision hereot. (action hereot, case the same and thereater) or any provision hereot is the buyer or any any such

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the un In WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the un-dersigned is a corporation, it has caused its corporate name to be signed and its corporate meal affixed hereto by its officers duly authorized thereunto by order of its board of directors AVAN, INC. By: Hoursed & Burney By: Hoursed & Burney Note the sensets between the sym-

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eIMPORTANT NOTICE: Delete, by lining ev), whichever phrase and whichever warranty (A) er (B) is not applicable. If warranty (A) is applicable and if the sellar is a creditor, as such word is defined in the Truthen-tending Act and If warranty (A) is applicable and if the sellar is a creditor, as such word is defined in the Truthen-tending Act and Regulation Z, the sellar MUST comply with the Act and Regulation by making required disclasures; for this purpose, us Steven-Ness Ferm No. (1309 minimum similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Steven-Ness Ferm No. 1307 or similar.

NOTE: The senience between the sym-bols (), if not applicable, should be deleted, see Oregon Revised Statute Section 93.030. (Nelarial athrawiedg ment on reverse).