	IOKM No. 84	62954	Installinents l'ayu	ble to Vendors (Husba	nd and Wife) with Ri	Vol. M7	7 Page	
	THIS	CONTRACT				a second as the second second		4173
	Mict	CONTRACT, Made this ael.8.Jager.and. K.J. Kenyon, A.Sin 11 Sorensen, a sing	argaret.H Ole man	day of	February 1&IJ)and	····	, 19 ⁷⁹ , be	etween
		ε					canca the	setler,
	WI WI	TNFSSFTIL TI						
	scribed lan	-	"nlam;	agrees to purc athCo	hase from the unty, State of	seller all of Oregon	the following to	nd the ng do- D-wit:
		Lot _24_, Block	6 Tra					
	for the sun							
		n of Four Thousand Ni r called the purchase price Dollars (S nowledged by the seller), a follows, to-wit:) on account 495.00	of which For	ir Hundred	Dollars (\$4 Ninty Five	4,950.00)
	amounts as	nowledged by the seller), a tollcws, to-wit:	and the rema	under to be paid	n the execution I to the order of	hereof (the	cceipt of wh	ich is
						n ine seller al	the times a	nd in
•		Founty T.	a	nd Fifty Fo	Jr Cente			
		Until bath		Ulliane (0		month or	More	l
		until both princip payment due March	pal and i	nterest are	paid in f	ull. Fire		
		payment due <u>march</u> month thereafter.	15, and	a like pav	Nent the		50	
	en en	month thereafter.	•. · · ·			<u>15th</u>	of each	
	(B) for a	warrants to and covenants with th will for to and covenants with the in organization or (even it buyer is	e seiler that the	real property describe	af in chie			
	Der cant and purchas	e price may be paid at any time; a	il deterred bat	is for business or c	ommercial purposes	other than adrive	iterat process	-
	the minimum regul	the price may be paid at any time; a m from lar payments above required. Taxes t. On Closing of the execution hereof, the sellers is intend and declare shows	on said premises	aid, interest to be pai	rice shall bear inter d Monthly	est at the rate of	8	
ARA-	wherefore, the seller	intend and declare that their inte	herein (who are l	ustand and with a	cut scale de prorate	d-hade-are the-free	being included	62668
CI	The buyer s in the survivor of the The buyer s in the is not	in this contract and in and to the be scilets. hall be entitled to possession of said	then unpaid ball	annts in common; in ance of said purchase	purchase price of soit the event of the d price, principal and	d described real es cath of one of the interest import	its by the enviren- tate henceforth sh tullets, the title	iest 5 iall 6
NO	inc against any such	food condition and repair and will reflex and save the sellers harming liens; that has will	not suffer or pe	er agrees that at all t rmit any waste or s	imes he will keep to	he Luiklings on sa	ely shall vert sol ain sucl: possetsi	ch La or or Call F
ATTENTION CLARA	expense, he will insu	The solution of survivorship is this contract and in and to the solution of so	ereafter levied af d premises, all pro- ow or hereafter er	ainst said property, a oroptly before the sai	t all costs and attorn ts well as all water the or any part that	ney's lees incurred rents, public cha	ternises free ind by them in defer	C a
ATT	terest may appear a costs, water rents, to become a part of the	ite and keep insured all buildings me ess than S NONE in an all policies of insurance to be and all policies of insurance to be ases or charges or to procure and r debt secured by this contract and each of contract.	a company or co elivered to the se	empanies satisfactory ellers as soon as incu	against loss or dan to the sellers, with 1	nage by fire (with loss payable to st	ue: that at buye, extended coverage	
	The sellers an	each of contract.	shall bear interest	ance, the sellers may	do so and any pay	ver shall fail to p	ay any such lies	n. 4
E.	and eatements now of	subsequent to the date of this a	suring (in an an	nount equal to faid	oren princi	pal reduc	od Sov	" <u>-</u>
reg	a soumed	by the buyer and the strong, new	wer, the said as	Pretrases in lee sitt	Dir unto the t	reacts and upon		- et
Mational Bank of Oregon Main St. Falls Ourcess	n of said purchase price	tion shall have the following rights	hin ten davs of t	the time limited there	contract, and in ca	the house show		ч <u>н</u>
nk	without any act of re-	of the premises above described a	wor of the buyer	as against the seller	ose this contract by	suit in conirs	principal balance	- C - C
. Ba	any time thereafter to	enter uses up to the time of such	e made on this co	ontract are to be ref	y as if this contract	and such payment	or connensition	L'É L
ona] St.	affect their right herein any succeeding breach	nder to enforce the same, per shall	at any time to re	quire performance to	diate possession the	read together with	s the offered and mmediately or at all the improve-	Sat
Natic Main Fall	I he true and ac	tual consideration paid for this tran	ver of the provisi	ion itself.	such of any provisio.	a hereof te hela t	shall in no way o be a waiver of	111
다니다	of the trial court, the	sonable as attorney's lees to be a	Contract or to ente	eree any or the gravit	in the second second	?.		A.U.
H O E	In construing this shall be taken to mean shall be prove	contable as attorney's less to be a buyer further promises to pay such a contract, it is understron: that the S and include the plural, the mascul and include the plural, the mascul and include the plural, the mascul and the word "selfers" shill becan o SSS WHEREOF shift one	sum as the appe	n sam suit et netien i silate court shall edje e than one	and it on appeal is the rage reasonable as	er agrees to pay a aken from any jud plaintilf's attorney	such sum as the intent or decree 's less ou such	to
	IN WITH	hat the word "sellers" shall thean o	s hereof apply the nly the surviva	the terminine and the wally to corporations of them.	neuter, and that a	so requires, the si- tenerally all gram	ngular propoun	tement
	dersigned is a cor	normal set out that	nes nave exe	Cuted this inter		h sarvivor. Cute; if cither	of the un-	tåter
				board of directed	and its corpo	orate soul, ath	ixed hereto	<i>ເ</i> ນ .
NE ck	811	11 Sorensen		Sellers: /	Malgue	dagen	len	d tax
I.	tistete, by lining out, wh only (A) is applicable. She	ichever phrose and whicheves warrants versishess form No. 1200 or similar h genation 2 unless the constant will bec	r fal or (2) is not	Bablicable Ir	A States		*	Sen
	STATE OF ORE	GON; COUNTY OF KI	AMATU.	linence the purchase			Aympole 11, 11 Oregon Re- mint acknowl-	
	hereby certify 1	hat the within instrume	nt was moo:		· · · · ·			
-	A.D	0., 19 <u>79</u> at <u>1:38</u>	O'clock	P na filed	for record on	the 23	-day of	
.	nDeeds	on Page.	4111	ivi., and	duly recorded	l in Vol <u>M7</u>	9,	
	FEE_\$3.0	0		WM. D. MILN	E, County Ch	erk		
				ByDernith	Adetoc		~ •	
							nutv	

RETURN TO: