Vol. 79 T/A 38-17695-M ePege **This Agreement**, made and entered into this 28th day of February. 1979 by and between JOE D. TAYLOR and CAROLYN A. TAYLOR, husband and wife, and ELDON C. POWLEY, Received to reach the vendor, and the version model. The estrong to be the second to be the second to be the version of the vendor, and

ROBERT A. GARRETT AND NEIL GARRETT, as Tenants

di negu har yllantaneg anadi hina Common, maranyag oli salari at dal flada esbrev neve all il there are a second to the start of the other pares or cubilities of this writes and the transformed and interest of the second in the second of the second second second states and the second second of the second of the robusyon han sub yloloibennal complete biogne for out witnesserth typhape a seconservite to co a content and sec 25 BaVendor' Langrees and to sell to the vendes availand the vendes last agrees at its buy from the vendor i all of the following described property situate in Klamath County, State of Oregon, to witthat with the endoused open contrained the construct of vender derived under this equeerent shuff treatly course and construction, and And the second s

summers among a comment with house spinning in summer dea ada a aa aant ware tab SUBJECT TO: Regulations, including plevies, pliens and provide the second

heartility assessments no father City of Klamatha a star Falls, Oregon; and to easements and rights seense when the land, so a but a second of apparent on the land, so a but a second of apparent on the land, so a but a second or apparent of the land,

sens to be allowed plaintiff in said suit or ection, and if an appeal is taken from any judgmont or deame of duch triol court. the conder further monitor to say such such as appellant court shall adjudge reasonable as alminid's entry say's fore an

Vender betwee astron that this or results at any there to require performance by vender of any provisions hered chall at and for a price of \$ 7000 m 0.0 were group appears follows to wither a becauted the combanes with gove on at were preved to take to be a valuer of any zemending breach of may such anovieton, or as a winner of the provision finally

in structure this reasons it is underland into vertical is the vertice may be more then one person, that the context as a start be broken broken and has been to mean and haledo the plant, the presidentian is leaded the news so it a graatily of totatanist shall be made assessed and implied to make the provisions benef apply equily

\$ 2500.00 about at the stime of the secution of this agreement, the receipt of which is hereby acknowledged; \$4500.00 with interest at the rate of 9.1/2% per annum from March 1, 1979 payable in installments of not less than \$94.51 per month , in clusive of interest, the first installment to be paid on the 15t day of April 197,9%; and a further installment on the j - j - ; day of every MON,th or thereafter juntili, the full balance and interest are paid. the day and wear first hereinabove written.

to make said payments promptly on the dates above named to the order of the vendor, or the Vendee agrees survivors of them/9t/he and Eldon C. Powley, at Klamath First Federal Savings at Klamath Falls,

and Loan Association Oregon; to keep said property at all times in as good condition as the same now are, that no improvement now on or which may hereafter be placed on said property shall be removed or destroyed before the entire purchase price has been paid and that said property will be kept insured in companies approved by vendor against loss or damage by fire in a sum not with loss payable to the parties as their respective interests may appear, said y vendee, with copy to Ven/ that vondee shall pay regularly less than y insurable value policy or policies of insurance to be held by vendee, with copy to Ven/ and seasonably and before the same shall become subject to interest charges, all taxes, assessments, liens and incumbrances of whatsoever nature and kind

and agrees not to suffer or permit any part of said property to become subject to any taxes, assessments, liens, charges or incumbrances whatsoever having precedence over rights of the vendor in and to said property. Vendee shall be entitled to the possession of said property on closing hereof;

Vendor will on the execution hereof make and execute in favor of vendee good and sufficient warranty deed conveying a fee simple tille to said property free and clear as of this date of all incumbrances whatsoever, except as above set forth

which vendee assumes, and will place said deed , together with title insurance policy, together with one of these agreements in escow at the Klamath First Federal Savings and Loan

Association

β'n

at Klamath Falls. Oregon, and shall enter into written escrow instruction in form satisfactory to said escrew holder, instructing said escrew holder that when, and if, vendee shall have paid the balance of the purchase price in accordance with the terms and conditions of this contract, said escrow holder shall deliver said instruments to vendee, but that in case of default by vendee said escrow holder shall, on demand, surrender said instruments to vendor.

## White Representent, and entered into this 28th day of February, 1879 by and between the CATTOR and CAROLES AT TAYLOR, introduced and wife, and BLDON C. POWLEY, wrater of the test of the work of the set work

revenue stamps from final payments made hereunder. A TERRAR AND A TERRAR

In the event vondee shall fail to make the payments aforesaid, or any of them, punctually and upon the strict terms and at the times above specified, or fail to keep any of the other terms or conditions of this agreement, time of payment and strict performance being declared to be the essence of this agreement, then vendor shall have the following rights: (1) To foreclose this contract by strict foreclosure in equity; (2) to declare the full unpaid balance immediately due and payable; (3) To specifically enforce the terms of this, agreement, by, suit in equity; (4) To declare this contract null and void, and in any of such cases, except exercise of the right to specifically enforce this agreement by suit in equity, all the right and interest hereby created or then existing in favor of vendee derived under this agreement shall utterly cease and determine, and the premises aforesaid shall revert and revest in vendor without any declaration of forfeiture or act of reentry, and without any other act by vendor to be performed and without any right of vendee of reclamation or compensation for money paid or for improvements made, as absolutely, fully and perfectly as it this agreement had never been made.

Should vendee, while in default, permit the premises to become vacant. Vendor may take possession of same for the purpose of protecting and preserving the property and his security interest therein, and in the event possession is so taken by vendor he shall not be deemed to have waived his right to exercise any of the foregoing rights.

And in crease suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, vendee agrees to pay reasonable cost of title report and title search and such sum as the trial court may adjudge reasonable as attorney's fees to be allowed plaintiff in said suit or action, and if an appeal is taken from any judgment or decree of such trial court, the vendee further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal.

Vendee further agrees that failure by vendor at any time to require performance by vendee of any provisions hereof shall in no way affect vendor's right hereunder to enforce the same, nor shall any waiver by vendor of such breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

the day and year first hereinabove written.

. (1 · O.O.) of beimin evorin asing

art Klanath Parst Fodorol (2005) Subject for Klanath Folgs a Klanath Folgs bes as the case may new new parter are new on or which a dataset is fare the case parter are not been been and out

(iii) and a construction of an and a construction of a second particular of the second construction of the second construction

## STATE OF OREGON,

## County of Klamath

FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE,

before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named <u>TAYLOR</u> and <u>CAROLYN A. TAYLOR</u>, husband and wife, and ELDON C. POWLEY and ELDON.C. POWLEY, and ROBERT A. GARRETT and NEIL GARRETT, S

known to me to be the identifical individual described in and who executed the within instrument and acknowledged to me that they are executed the same freely and voluntarily.

my official seal the day and year last above written. Centre 10/10

Notary Public for Oregon.

Commission expires 3-22-8

Inde TELEPHONE, 503/882-5501:00 and to endificance the amount off allow contained an attained and the second of references, facened no diods which wome blac estance yet devide to error at any took of the second of an arrow of

مرابية وكوادين والموالات

45	79

RM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT.	
TATE OF OREGON,	
County of Klamath ss.	
On this the 1st CAROLYN A. TAYLOR 10, being duly sworn (or diffirmed), did say that She is the attorney in task of 100 personally appeared	đ
A YI OR	
and in behalf of said principal; and S he acknowl and said instrument to be the act and deed of said principal. (Official Seal) (Signature)	~
My Commission Expires March 22, 198 (Title of Officer)	1
TATE OF OREGON; COUNTY OF KLAMATH; 53.	
Filed for record at request of <u>Transam: erica Title Co.</u> this <u>lst</u> day of <u>March</u> A. D. 19 <u>79</u> at <u>3</u> :40'clock <sup>P</sup> M., and	
duly recorded in Vol. <u>M79</u> , of <u>Deeds</u> on Page <u>4577</u> Wm D. MILNE <sub>1</sub> County Cl.	
By Dernethand fels th	

12

t e