14.61 4A 38-12775-70 64210 This Agreement, made and entered into this 14th day of JOE D. TAYLOR and CAROLYN A. TAYLOR, husband and wife, meneral cond contraction and constant

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March

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IL AILL FAIKLET J. UITL no glassing angle the grant disconting all adout of hist Finds ashere a start of a m vinasecon in 1900 including with the heroinafter called the vendor, and ROBERT GARRETT and PATRICT J. JUHL The set of a set of the payment: decreads of easy of them, periodently and upon the articl terms and them in the set of the states of torallilors, of this agriculture, the set of the states of the set of the agriculture, the set of (1) Te start of the surress of this correspondent that would be shall have the following tighter (1) Te the start of the s n b.Vendor Sociagrees with sell to the vendee Stand the vendeeS agrees it to buy from the vendor S all of the following described property situate in Klamath County, State of Oregon, to with the set of the state of the buo active property shade in activity order or considered as the terrary and the solution and teves in vender without any declaration of forferture or act of reality, and without any tol to blog years Lots 330 and 34; and block 6; bINDUSTRIAL ADDITION TO be a set THE CITY OF KEAMATH FALLS; in the County of

and edit tel anno Klamath, so ton sobra diacone Sucred et casinon of there during the entry pore at the reaction the preperty and this somethy interest therein, and in the securi pomention is no taken by studit properts with the year escated of their set basis or escated of the location of the location

Ard a star so as a set to institute to institute this contain or to enforce any of the provident starting wendes any as the a participation and the secret and the secret and many cum or the trial count may adjudge reasonable as attainey's in stowers plate if it soid tuil or notion, and if its especi is takes from any judgatess of such frich court, an all a fer and any and sum or the margilate area shown and an all of a second a standard as and a loss of

fieds lossed another var to the solution of engenerative engenine tank to the solution of any tailed in the solution of the so and and the applied of \$ \$ 55,500 a 0.0 we have to payable as follows, to witter the bound that each one of the second that each one of the second that the second time second the second the second the second time s and the providence of any providence of any providence control providence of the pro

the second of a fail ground one and over of your othory of to telever that isostately a more state over the over the second of a second of the of this agreement, the receipt of which is hereby acknowledged; 3,500.00 with interest at the rate of $9\frac{1}{3}$ % per annum from date of 10^{11} closing payable in installments of not less than \$ 73.08 per month. is determined at the rate of 10^{11} payable in the rate of 10^{11} closing payable in the rate of 10^{11} closing payable in the rate of 10^{11} closes that \$ 73.08 per month.

month , in clusive of interest, the first installment to be paid on the 76 H day of April 19-79 and a further installment on the start of any of every is monthes thereafter until the full balance and interest Vendees shall pay all taxes when due. However, in the event Vendees do not pay the taxes when due, Vendors may, at their option, pay said taxes and insurance and add them back to the principal of this contract by presentation of paid receipts to the escrow holder herein. Said amounts so added to bear interest at the rate provided

to make sold payments promptly on the dates above named to the order of the vendor, or the Klamath First Federal Savings and Loan Association, at Klamath Falls, herein. agrees survivors of them, at the

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 and seasonably and before the same shall become subject to interest charges, all taxes, assessments, liens and incumbrances less than X n/a policy or policies of insurance to be held of whatsoever nature and kind. Taxes to be prorated as of date of closing.

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 sold property as of date of closing.

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

in said Warranty Deed.

together with one of these agreements in escrow at the Klamath First Federal Savings, & Loan at Klamath Falls, Oregon, and shall enter into written escrow instruction in form satisfactory to said escrow holder, instructing said escrow holder that when, and if, vendee shall have pakt 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.

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Escrow fees shall be deduct	led from the first payment made hereunder. The escrow holder may deduct cost of necessary
revenue stamps from final payme	ents made hereunder. The escrow holder may deduct cost of reserve
at the times above specific	ail to make the payments aforesaid
strict performance being declared	ail to make the payments aforesaid, or any of them, punctually and upon the strict terms and fail to keep any of the other terms or conditions of this agreement, time of payment and to be the essence of this agreement, then vendor shall have the following
(3) To specifically on form	reclosure in equity; (2) to declare the (and
and of SUCH CHERRY OWNERS	sales of the second sec
the premises giorganity has	sting in favor of vendee derived and
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	fully and next in right of yendee of reclamation or company, and without any
Should vendee, while in defau	ed'and without any right of yendee of reclamation of forfeiture or act of reentry, and without any fully and perfectly as if this agreement had never been made.
And in case will an	result to exercise any of the foregoing debte
to pay reasonable and the	to to to to be this contract
the vendee further promises to now	instituted to foreclose this contract or to enforce any of the provisions hereof, vendee agrees ort and title search and such sum as the trial court may adjudge reasonable as attorney's a suit or action, and if an appeal is laken from any judgment or decree of such trial court, such sum as the appellate court shall adjudge reasonable as platetiffer
appear.	and appendie court shall adjudge reasonable as plantill
Vendee further agrees that failu	Ife by vendor at any time to
vision hereof be held to be a water	the by vendor at any time to require performance by vendee of any provisions hereof shall sunder to enforce the same, nor shall any waiver by vendor of such breach of any pro-
In construing this	reach of any such provision or an and breach of any pro-
so requires the singular pronoun shall	understood that vendor or the vendee may be more than one person; that if the context li be taken to mean and include the plural, the masculine, the formation
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respective heirs, executors, cdministrate	0
1above written. evoyoli	Distant for an brog of of mendiotani and only Manual to another and their
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	and the second
ORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-	
TATE OF OREGON,	
County of Klamath	SS.
County of Internation	
On this the 14th	day of March 70
ho, being duly sworn (or affirmed)	TAYLOR personally appeared
- ···· (or annined),	did say that She is the attorney in fact for JOE D TANT OD
the checology the toracound instance	
ged said instrument to be the act and	d deed of said principal.
	Before me:
	$\gamma = 1/2$ $\gamma = 1/2$
(Official Seal)	
(Official Seal)	Warlene Addington
(Official Seal)	My Commission Expires March 22
	My Commission Expires March 22, 1981 (Title of Officer) (Signature) (Title of Officer) (Signature) (Title of Officer)

1 FORM NO. 23 --- ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, OHE. STATE OF OREGON, ss. Klamath County of ... BE IT REMEMBERED, That on this 16 the day of March , 19. 79 named . and PATRICK J. JUHL GARRETT ROBERT known to me to be the identical individual S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed I my official seal the day and year last above written. 1 ę. Busan 4 }~~~ Notary Public for Oregon. 141 G, My Commission expires 1110/82 STATE OF OREGON,) Ret: tA - Attal: MARIENC County of Klamath) Filed for record at request of TAXES: RÖBERT GARRett GATRICK JUHL SOG MT. Whitney KLAMATH FAlls, OREY 97601 Transamerica Title Co. on this 19th day of March A.D. 19 79 A_M, and duly ol 11:11 o'clock recorded in Vol._M79 Deeds 6149 . age Wm D. MILINE, County Clerk -Deputy By / Fee \$9.00