TI CAPA	64258		CONTRACT—REAL	EZIALE A		age_ valu	
	CONTRACT,	Made this	day of lean Jenkins.		and wife	1979 , be	coller
Way	ne E. Phi	llips and	Helen J. Ph.	illipsh	usband at	inefter called the	buyer,
seller agree	es to sell unto eds and premis	es situated in	eration of the mutu the buyer agrees t Klamath	County, S	tate of	regon	10-111.
PARCEL 2 A portion ADDITION	n of the l TO THE C	Northerly ITY OF KL articular	and Westerly AMATH FALLS, ly described	half of in the C as follo	Lot 5, lounty of ows:	Block 1 of F Klamath, St	ate
Beginning ADDITION the East line bet Uerlings Seventh Easterly across I	g at a po TO THE C line of ween Lots Street; Street; line of ot 5 of E	int on th ITY OF KL Uerlings 4 and 5 thence Sou hence Sou Seventh S	e line betwee AMATH FALLS, Street; then in Block 1, buth to the Natherly and Estreet 58 feer IRST ADDITION	en Lots 4 55 feet ce Northe FIRST ADI ortherly	and 5, Southerlerly and OITION, t	Westerly alo o the Eastli erly line of Northerly	ine of
1. Regi	ulations, Klamath	includin Falls.	following: g_levies, li	igasakib bil bil sile i	: 40 0	f this docur	nent.)
(For co	ontinuation of Elever of E	on of this en thousar purchase price on is paid on es to pay the r	on tract, so and no 100 on account of whe the execution hereo remainder of said pure	ich One to the control of the receipt or the control of the contro	housand s of which is f (to-wit: \$9)	nereby acknowleds, 350.00) to	ed by the
Dollars  payable and cor all dete Mar  the mir	on the 10 thitinuing until rred balances ch 16 himmum monthly	day of each, said purchase of said purchase 1979, up y payments ab	month hereafter be price is fully paid. se price shall bear antil paid, interest to ove required. Taxes	ginning with the All of said the interest at the obe paid	he month of purchase price rate of 9.3 monthly ises for the co	April  may be paid at  /A per cent per an  and * tin ed  urrent tax year sh	any time; num from dition to
rated b	etween the par	rties hereto as	of the date of this of	property described	I in this contract	is	
he is not erected, it	ne buyer shall be en in default under the n good condition at ther liens and save	titled to possession, he terms of this con nd repair and will t the seller harmles	of the seller that the real ty, household or agricultur, household or agricultur, of said lands on the seller the buret agrees the hot suffer on permit any witherefrom and reimburses therefrom and reimburses sail promptly before the tealter erected on said pre-	nt at all times he uste or strip there eller for all costs a , as well as all w	will keep the build of; that he will k nd attorney's lees i ater rents, public thereof become pa	eep said premises free his incurred by him in defend charges and municipal lie est due; that at buyer's	sion so long as ow or herealter own mechanic's ing against any ens which here- expense, he will in an amount
insure and file in their rest	d keep insured all ull insur than \$ interests may expect water rents	able value appear and all pole, taxes, or charges	e pany or companies satisfact licies of insurance to be deleted to procure and pay for security and shall bear	ory to the seller, wered to the seller uch insurance, the interest at the rate	with loss payable for as soon as insured seller may do so a aloresaid, without	rst to the seller and then I. Now if the buyer shall, and any payment so made waiver, however, of any	to the buyer as lail to pay any whall be added right arising to
the seller suring (i save and said pur premises	for buyer's breach  the seller agrees tha  in an amount equal  1 except the usual  chase price is fully  in fee simple unto  id date placed, pern	of contract.  It at his expense an to said purchase pri- printed exceptions as paid and upon req the buyer, his heirs nitted or arising by.	d within 30 d. ice) marketable title in and and other usest and upon surrender cond assigns, free and clear through or under seller, et by the buyer and lurther	ys from the date to said premises, restrictions and ea I this agreement, of encumbrances excepting, however, excepting all liens	hereof, he will furn in the seller on or sements now of rec he will deliver a hs of the date here the said easements and encumbrances	ish under the date of subsequent to the date of cord, if any. Seller also a good and sufficient deed of and free and clear of a and restrictions and the created by the buyer or	this agreement, grees that when conveying said all encumbrances taxes, municipal his assigns.
*IMPORT		by lining out, which	(Continuite and whichever we Lending Act and Regulation Z or similar unless the contract	rarranty (A) or (B) in the celler MUST co will become a first			
5360	this cont	20 anone	nice upon gay	isom bla bas sini sin es do	STAT	E OF OREGON,	}ss.
	SELLER	S NAME AND ADDRE	393 . V	0 (e zo rors	ପୁ,ପଡ଼ାତ,ବେନ	I certify that the was received for	record on the
្រា ( 🖟 ចិតិ ១៨និ ចិតិ	S DESCRIPTION OF THE PROPERTY	SINAME AND ADDR	essingt bus 21	SPACE RESEL	at in boo	o'clock	I., and recorded e or as
After record	ling return to:	Branc	6 was all	RECORDER'S	The Various	d of Deeds of said Witness my had ty affixed.	county.
in part the		IAME, ADDRESS, ZIP	sent to the following address.	2500034	aroya çeve		Recording Officer
Unili a cha	F MYS	waynes	Phillips que 97601		By		Deput)
1.14		NAME, ADDŘESS, ZIP		<u> </u>		د مناور به جودن محمد به بازد بدر ان هاید در مناور و در بازد بازد بازد بازد می مودن بازد. در مناور به جودن در در منافع بازد بازد بازد بازد بازد بازد بازد بازد	

Charles and American

~ \\ (-> \)30 TATES LAUS -- TOARENOS And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to above required, or any of them, punctually within A days of the time limited therefor, or fail, to keep any agreement herein contained, option shall, have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of sai option shall, have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of sai option shall, have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of sai option shall, have the following rights: (1) to declare this contract in law of the buyer as against the seller hereunder shall the interest thereon at once dite and payable, (3) to withdraw, said deed and other documents, from escrow and for the premise above described and all other rights acquired by the buyer of return, reclamatio termine and the right to the possession of the premises above described and all other rights acquired by the buyer of return, reclamation termine and the right to the possession of the premises above described and all other rights and belong to said seller as the agreed and removes paid on account of the purchase of said property as absolutely, fully and perfectly, as if this contract and such payments had reverse to the retained by and belong to said seller as the agreed and rease of such default all payments therefore made on this contract are to be retained by and belong to said seller as the agreed and related to the said seller as the agreed and related to the said seller as the agreed and related to the said seller as the agreed and related to the said seller as the agreed and related to the said seller as the agreed and related to the said seller as the agreed and related to the said seller as the The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereot shall in no way affect his recently to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach such provision, or as a waiver of the provision itself. County, State of orogon) crineraly and wester by balfrof that S, Breek 1 of Fingri by OF Riamarn Falls, in the County of Klamath, State stictions by described as follows: The true and actual consideration paid for this transfer, stated in terms of dollars, is \$11,000.00. Chowever, the actual consideration consists of or includes other property or value breath, promised which is the Whole combination reinfluence which the losing party in said suit or action agrees to pay such in case suit or action is instituted to foreclose this contract or to enforce any provision hereof; the losing party in said suit or action and if an appeal is taken from any in the said court may adjudge reasonable as attempts to be allowed the prevailing party in said suit or action and if an appeal is taken from any judgment, or decree of such trial, court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party is attorney's less on such appeal.

The said of the sum of the context, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, party's attorney's less on such appeal.

The singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes the singular pronoun shall be taken to mean and include the plural, the maculine, and the individuals.

The singular pronoun shall be taken to make the provisions hereol apply qually to corporations and to individuals.

This agreement shall bind and inure to the behelit of, as the circumstance may require, not only the immediate parties hereto but their respective their, executors, administrators, personal representatives, successors in interest and assigns as well.

The Corporation it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers is a corporation in the assignment to the signed and its corporate seal affixed hereto by its officers. is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. Hugh M. Jenkins Jenkins and Jocelean May be the local to himself and not one for the other, did say that the former is the Jenkins, husband and wife, and that the latter is the Jenkins, husband and wille, and racknowledged the loregoing instrument to be. The it wountary act and deed and that the sent affixed of said corporation and half, of said corporation them acknowledged said.

OFFICIALS OFFICIALS OFFICE OFFICE AND OFFICE AND COMMISSION expires.

Notary Public to Oregon My commission expires.

My commission expires. and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

Before me: Notary Public for Oregon ORS 93:635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrumented and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be conveyed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be conveyed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be conveyed and the parties are bound, shall be acknowledged by the conveyor not later than 15 days after the instrument is executed and the parties are bound, therefore the parties of the parties are bound. ore bound thereby. ORS 93,635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) Mortgage, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to secure the payment of \$8,500.00 : May 27, 1975 : May 29, 1975 5943 Book: M-75 Dated Hugh M. Jenkins and Jocelean Jenkins, husband and Recorded Mortgagor Aloma Hull, which Buyers herein do not assume and wife. agree to pay, and Sellers further covenant to and with Buyers that the said prior Mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said mortgage upon payment of this contract. be released from the lien of said mortgage upon payment of this contract.

3. Mortgage, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to secure the payment of \$3,500.00

Dated May 27, 1975

Book: M-75

Page: 5945

May 29, 1975

Recorded Hugh M Jenkins and Jocelean Jenkins, husband and Mortgager Hugh M. Jenkins and Jocelean Jenkins, husband and wife Clinton W. Lundberg and Ione D. Lundberg, husband and Mortgagee wife, which Buyers herein do not assume and agree to pay and Sellers further covenant to and with Buyers that the said prior mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lier of said mortgage upon payment of this contract.

the lien of said mortgage upon payment of this contract. Buyers specifically agree to pay the full contract balance on or before STATE OF OREGON; COUNTY OF KLAMATH; ss. 1989. I hereby certify that the within instrument was received and filed for record on the 19th day of

\_A.D., 19\_79\_at\_\_\_3:23:\_\_o'clock\_\_\_P\_M., and duly recorded in Vol\_M79\_ on Page 6210 WM. D. MILNE, County Clerk By Sunetha Shetoch Deputy