FORM No. 7	CONTRACT_REAL ESTATE	Monthly Payments.	STR	INS. NESS LAW PUBLISHING CO., PORTLANE, OR. 82204
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TH. Kenr	IS CONTRACT, Ma leth H. Kinsma	de this 9 da n and Linda L. K		rch
and	Clifford Hon	eycutt and Patri	<u>cia Honeycut</u>	t, husband and wife, , hereinalter called the buyer,
seller ag scribed	rees to sell unto the l lands and premises sil	buyer and the buyer agree tuated in Klamath	es to purchase from County, Sta	
Count	y of Klamath,	State of Oregon.		F KLAMATH FALLS, in the
1. R	egulations, in		TIENS and ut	ility assessments of the
2. T	on and such fu e the payment	tuding the terms ture advances as of \$6,800.00,	s may be prov	ons thereof, with interest ided therein, given to
Recor Trust	or	June 12, 1975 June 17, 1975 Linda Ann Britt William Ganong,	Tro .	woman
not a	iciary ssume and agre	First Federal S Falls, Oregon, ee to pay, and S	avings and Lo a Corporation ellers furthe eed shall be	oan Association of Klamath h, which Buyers herein do er covenant to and with paid in full prior to, or side of this contract.)
(For for the	sum of Nineteen	nthousandand n	0/100	Dollars (\$ 19,000.00.)
Dollars . seller);	$(\$1,000,00)$ is the buyer agrees to $\mu$	paid on the execution he pay the remainder of said	purchase price (to	which is hereby acknowledged by the wit: \$ 18,000.00 ) to the order ifty and no/100 hout penalty,
and co all def Mar	ntinuing until said p erred balances of said ch	urchase price is fully pa 1 purchase price shall be 79 until paid interes	ar interest at the raises on said purchases on said premises	month ofApril, 1979_, shase price may be paid at any time; te of9per cent per annum from onthlyand * {in-addition-to being included in for the current tax year shall be pro-
T	he buyer warrants to and co	venants with the seller that the i sonal, family, household or agricul	eal property described in I Itural purposes,	
T he is not erected, and all such lies alter law insure a	he buyer shall be entitled to t in default under the terms in good condition and repair other liens and save the seller s; that he will pay all taxes fully may be imposed upon s nd keep insured all buildings	possession of said lands on C of this contract. The buyer agrees and will not suffer or permit any harmless therefrom and reimburs herealter levied against said prop- aid premises, all promptly before now or herealter erected on said   173 ] 110.	that at all times he will h waste or strip thereof; th e seller for all costs and all erty, as well as all water t the same or any part thereover overnises against loss pr dan	19.10, and may relating such possession or hereafter experted buildings on said premises, norm mechanic's forney's less insurred by imminiser, norm mechanic's forney's less insurred by imminiser, for mechanic's forney's less insurred by imminiser, building against any ents, public charges and by imminiser which here- al become past due that at buyer's expense, he will have by fire (with extended coverage) in an amount angle by fire (with extended coverage) in an amount
not less their res such liet	than \$	in a company of companies shows and all policies of insurance to be charges or to procure and pay lo used by this contract and shall be	or such insurance, the seller ar, interest at the rate alore	said, without waiver, however, of any right arising to
save and said put premises since sa liens, wi	chase price is fully paid and in fee simple unto the buyer id date placed, permitted or i ster rents and public charges s	upon request and upon surrende , his heirs and assigns, lice and cl trising by, through or under seller to assumed by the buyer and furth	r of this agreement, he will ear of encumbrances as of t , excepting, however, the sa er excepting all liens and en much on reverse)	he will turnish unto buyer a title insurance policy in- seller on or subsequent to the date of this agreement, is now of record, if any. Seller also agrees that when if deliver a good and sufficient deed conveying said he date hereol and free and clear of all encumbrances id easements and restrictions and the taxes, municipal noumbrances created by the buyer or his assigns.
		out, whichever phrase and whicheves a Truth-in-Lending Act and Regulation No. 1308 or similar unless the contro	warranty (A) or (B) is not ap	pplicable. If warranty (A) is applicable and if the seller is ith the Act and Regulation by making required disclosures; a finance the purchase of a dwelling in which event use
			in the second	STATE OF OREGON,
	SELLER'S NAME AI			County of I certify that the within instru- ment was received for record on the day of
	BUYER'S NAME AI	ND ADDRESS	SPACE RESERVED	at o'clock
After recordi	D- AT	00005	FOR RECORDER'S USE	file reel number. Record of Deeds of said county. Witness my hand and seal of County affixed.
Untilt a chan	NAME, ADDH	shall be sent to the following address		Recording Office
<b>X</b>				ByDeputy
	NAME, ADDR	EDD. AIT.		
	ار بر المحکوم اور این از این از این	an a		n na serie a serie de la s La serie de la s

			STATE-Manily Formation	<u>}</u>	1999 - 1993 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 -
	<u></u>	TATIS JABA- DAT		85:10	6404
And it is understood a	nd agreed between said parties thin, punctually within 20 days of the rights: (1) to declare this control of the second s	at time is of the essent he time limited therefor	ce of this contract, and in case if or fail to keep any agreement to declare the whole unpaid print	he buyer shall fail to ma herein contained, then neipal balance of said pu	the seller at his rehase price with tract by suit in
terest thereon at once d	ue and payable, (3) to withdraw	as then existing in lave	or of the buyer as against the se	ler hereunder man und	nd revest in said
, and in any of such can the and the right to the without any act of re-en	see, all rights and interest created possession of the premises above d try, or any other act of said seller is purchase of said property as ab rents therefolore made; on this con- sch delault. And the said seller, in y process of law, and take immed- the delaue, by the seller, at at	lescribed and all other to be performed and solutely, fully and perf	without any right of the buyer o lectly as if this contract and such	l return, reclamation or payments had never be is the agreed and reason	compensation for en made; and in able rent of said
i such default all payn	ients thereioiore made oil seller. in	n case of such default,	shall have the right ministration	nts and appurtenances t	hereon or thereto
nd aloresaid, without an	ich derault. And have immedi ees that lailure by the seller at an e same, nor shall any waiver by a waiver of the provision itself.	ny time to require per	formance by the buyer of any provision hereof be hel	rovision hereof shall in a d to be a waiver of any	no way allect his succeeding breach
hereunder to enforce th y such provision, or as	e same, nor shall any waiver by a waiver of the provision itself.	Said Seller Of any Dick	registair bha regel al		·
a:64	nie, Stare de - Orrege	1169 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 117 - 1	BRUELA. SULVERPER		
ar ei Stat	e unitado do am		的方面在学校中心		
1492 - 1997 -		· · · · ·	alaa (2) 建设一致复数扩展。 4) 	·	
	consideration paid for this translo wide as writes finan or promised will n is instituted to foreclose this co.	an stated in terms of	dollars, is \$ 19,000.00	) (However, -the -astimi-	consideration.con.
The true and actual	consideration paid for this transmission and the promised will be the provided of the promised will be a straight to the promised will be a straight to the provide the provided to the provid	hich is XXXX consi	deration (indicate which) )	ty in said suit or action	agrees to pay such is taken from any
y's attorney's fees on su	ich appeal.	seller or the buyer may	y be more than one person or a	d that generally all gr	ammatical changes
singular pronoun shall be be made, assumed and This agreement shall	the taken to mean and include the implied to make the provisions bind and inure to the benefit of ors, personal representatives, succe WHEREOF, said parti	hereol apply qually to l, as the circumstances essors in interest and a	may require, not only the immissions as well.	nediate parties herelo b	e undersigned
s, executors, administrat IN WITNES	bind and inure to the benefit of ors, personal representatives, succe S WHEREOF, said parti has caused its corporate	ies have executed	this instrument in triplic	affixed hereto l	by its officers
a corporation, it l	has caused its corporate in the second secon	ard of directors.		11	
ly alterorized the	1 ( Insuga	<u></u>	Cofford Criffo	Honeycut	
Kennett	H Alnsman	2000	Matrices Patric	ia Honeycut	1
Linda L	KINSMAN	hould be deleted. See O	R\$ 93.030).		
S	「長手」」で、今日(8)(日本)	STATE	OF OREGON, County of		) 55.
ATE OF OREGOI	V. Ss. Ss. Ss.	ene en telefolgi da analysisti. En analysiste e <del>telefolgi analysiste a</del>		9	
March	19.79	siling and first of	rsonally appound	who, b	eing duly sworn,
Personally appeare	d the above named Kenn	eth each for	himself and not one for the	other, did say that	the former is the
Kinsman a	shand and witte/	and		president and that secretary of	
Tifford Hon	eventt and Part knowledged the toregoing in USBand and Mile voluntary set and				a corporation,
ent to be The L	usballa alla voluntary act find	of said	the seal affixed to the fore corporation and that said in	the total of dien	ctore and each of
CARLES AND A CONTRACT	mar and share and share	half of a	corporation and that said in said corporation by authority knowledged said instrumen	t to be its volunta	ry act and deed.
OFFICIAL	DONNA KTR	ICK / / /	elore me:	· · · · · · · · · · · · · · · · · · ·	(SEAL)
EAL)	NOTARY PUBLIC OF	Y 121 76 Notary	Public for Oregon		
	WY LOUGHARD LAPINGS		mission expires:		when the instrument
ORS 93.635 (1) A	l instruments contracting to conv es are bound, shall be acknowled or a memorandum thereof, shal	vey fee title to any ren ged, in the manner pro	al property, at a time more than ovided for acknowledgment of d	12 months from the date reds, by the conveyor of after the instrument is a	f the title to be con- executed and the par-
eyed. Such instruments, ies are bound thereby.	or a memorandum thereof, shal plation of ORS 93.635 is punishal	Il be recorded by the	y a fine of not more than \$100.	1	
and the second	the second s	IN TRACOUNTION	CONTINUED)		
	this contract	A CARLE NEED AND A CONTRACT OF A CONTRACT	11 that cai	d above des	cribed
mool nronet	IV WITT DO TOTO	w	the lien of said	l trust deed	upon
navment of	this contract.	an a			
Buyers ener	cifically agree	to pay the	full contract h	balance or c	or beiore
Anril 19	1989.	a sa		· · · ·	
		nd agreed	that the propert	y taxes are	to be pat
by the Sel	ner understood a Ler on Buyers be	half as the	ey become due ar	nd the escre	W agent I
authorized	ler on Buyers be to add the taxe f the paid tax r	s back to	the balance or t	er. Said amo	ounts so
entation o	f the paid tax r are to bear int	eceipt to	he rate provide	d herein.	A
added back	are to pear int			ATEVENS-NESS LAW PUB. CO	
STATE OF.O.	REGON,		-	TEVENS-NEED LAW FOB. CO	
County of	Klometh	> ss.			
County of			an	Norm	19 (4)
BE IT	REMEMBERED, That undersigned, a Notary I	on this Public in and for	said County and State,	personally appear	red the within
before me, the	undersigned, a Notary I	NEMDIN É	Linds L.K	THEMP	
		•••••			
known to ma	to be the identical ind	ividual descri	ibed in and who execu	ted the within in	strument and
acknowledged	to me that	refeatited the s	same freely and voluntar WHERBOF, I have he	ily. reunto set mv hai	nd and affixed
a a ta		1 mm UN	official seal the day	and year last ab	ove written.
	5	ONNA K. RICK			·····
ante a contraño Antigado	A. Commercia	ARY PUBLIC-OREGO	Lel Notarv P	ublic for Oregon.	
STATE OF	DREGON; COUNTY U	F KLAMAID,	SS.		
	er all a the within int	trument was fo	ceived and filed for re	cord on the	21st day of
	nià, mar ma widini na		P M and duly	recorded in Vo	<u></u> ,
T hereby cer	AD 10 79 at 3:	27o'clocl	Same and the second sec		
March	A.D., 19 <u>79</u> at <u>3</u> :	27o'clock			
March ofDeed	A.D., 19 <u>79</u> at <u>3</u> :	27o'eloci n Page <u>6403</u>	WM. D_MILNE. C		Deputy

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