TCR's tow scu-CONTRACI-REAL ESTAIL-Monikly Installmente Payable to Vendare (Norband and Wold) with Right of Survivanhip (Fruth-In-Landing Series).
HIS CONTRACT, Made this 16th day of March 1977, between Michael B. Jager and Margaret H. Jager, (H&W) and
Clark J. Kenyon, a single man, hereinafter called the seller, and Susan E. Clark, a single woman
WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the
with the seller all of the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- setibed lands and premises situated in Klamath County, State of Oregon , to-wit:
Lot 2, Block 8 Tract 1039 Yonna Woods Unit #2
for the sum of Three Thousand Five Hundred Dollars Dollars (\$ 3,500.00) (hereinafter called the purchase price) on account of which Three Hundred Fifty Dollars Dollars (\$ 350.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in
amounts as follows, to-wit:
Thirty Eight Dollars (\$38.00) per month or more
until both principal and interest are paid in full. First payment
April 12 1979 due and a like payment the of each month thereafter.
The buyer warrants to and coverants with the seller that the real property described in this contract is
(B) for an organization of (even if buyer is a natural person) is for business or commercial purposes that the sale of 8%
(B) for an organization or (even it ubyet is a manufered balances of said purchase price shall bear interest at the rate of All of said purchase price may be paid at any time; all delerred balances of said purchase price shall bear interest at the rate of per cent per annum from
A the time of the sellers intend and declare that their interest in this contact and in the damage period of the death of one of the sellers, the time of whethere interest interest in this event in the event of the sellers interest interest interest interest interest.
the selfers interest in the selfers. The buyer shall be entitled to possession of trid lands on <u>Closing</u> is <u>closed</u> in the surface on said premises, now of The buyer shall be entitled to possession of trid lands on <u>closed</u> interest in the suil keep the buildings on said premises, now of so long as he is not in default under the terms of this contract. The buyer extres that at all times he will keep the buildings on said premises tree from so long as he is not in default under the terms of this contract. The buyer extres that at all times he will keep the buildings on said premises tree from hereafter erected, in food condition and repair and will not suffer or permit any wate or strip thread; the will keep shill be and in the food set of the terms of the terms of the set of the terms o
in an amount not jess than 5. MUNC
The sellers agree that at their expense and within ten days individual to said nurchase price is marketable life in this to said probase they will turnish unto buyer a title insurance policy insuring (in an annount equal to said nurchase price) marketable life in the inter restrictions they will turnish unto buyer a title insurance policy insuring (in an annount equal to said nurchase price) and the building and other restrictions in the sellers on or subsequent to the date of this agreement, save and except the usual print development and upon request and upon surrections in the sellers on or subsequent to the date of this agreement, save and except the usual print and upon request and upon surrections and casements now of record, if any. Sellers also agree that when said prechase price is hely paid and upon request and assign, here and the and casements now of record, if any. Sellers also agree that when said prechase price is hely paid to the prece- and casements now of record, it any sellers also agree that when said prechase and the prece- nomic paid before the sellers and assign the price of agree that and the prece- tion of the precent of the sellers of the precent of the sellers. Never that sellers are and clear the precent of the precent of the sellers of the precent
O charges so the subject to the state of
And its theore required, or any of them, nunctually within the days of the informational divid, (2) to declare the whole informal printiple divides the output of the interest contract by soil in equipy and any of such the of soil purchase price with the interest thereon at cree due and payable and/or (3) to itselbase this contract by soil in equipy, and it any of such the interest thereon at cree due and payable and/or (3) to itselbase this contract by soil in equipy, and its and of the bayer hereinder shall revert to and reverse mesh elbase distributes above described and of other rights acquired by the bayer hereinder shall revert to and reverse the right of the possession of the parents above described and of other rights acquired by the bayer hereinder shall revert to and reverse there is the output of the possession of the parents above described and of other rights acquired by the bayer hereinder shall revert to and reverse there is the output of the possession of the parents above described and of other rights acquired by the bayer hereinder shall revert to and reverse there is the output of the parents above described and of other rights acquired by the bayer as a state of a said sellers to be reformed and will deflectly as it the contract and such parents that creat the form some shall be retained by and being to said sellers as the active the output of the purchase of said property, as ebsolutely, fully and prefetcing as it here out said sellers as the active the right for the rights are the right for the right of the purchase of
Here without any set of re-entry or any other act of said selfers to be performed and without any act of re-entry or any other act of said selfers, as is balancely, fully and perfectly as it the contract and such parmitait had being the active and by the termine of such default, shall have the right immediately at at moneys paid on account of the purchase of said property, as is balancely, fully and perfectly as it the contract and such parmitait had being to said selfers in case of such default, shall have the right immediately at at reasonable rent of said premises up to the time of such default. And the said selfers, in case of such default, shall have the right immediately at at reasonable rent of said premises up to the time of such default. And the said selfers, in case of such default, shall have the right in the improve- reasonable rent of said premises up to the time of such default. And the said selfers, in case of such default, shall have the right immediately at at any time thereafter to enter upon the land aloreseld without any process of law and take immediate passession; thereof to be the improve- ter any time thereafter to enter upon the land aloreseld without any process of law and take immediate passession; thereof to be the improve- Hert of ments and apputtengance thereon or thereto belonging.
The buyer further afrees that failure by the sellers at any time to require branch of any provision hereof be held to be a verter of the sellers of any branch of any provision hereof be held to be a verter of the same, nor shall any waiver by said sellers of any branch of any provision hereof be held to be a verter of the same, nor shall any waiver by said sellers of any branch of any provision hereof be held to be a verter of the same at the provision iself.
The true and actual consideration provision of as a warshet, stated in terms of dollars, is \$ 3,300.000.000.0000000000000000000000000
of the trial court, the buyer further produces to pay such our may be more than one person; that it the context so requires, the singular product appeal. In construing this contract, it is understood that the buyer may be more than one person; that it the context so requires, the singular product appeal. In construing this contract, it is understood that the buyer may be more than one person; that it the context so requires, the singular product changes in the contract, and that generative all frammatical changes shall be taken to mean and include the plural, the maxculine shall include the lemma and to infinitiation who, in the event of the demise shall be taken to mean and include the plural, the maxculine shall be used apply equally to corrections and to infinitiation is such survivor.
IN WITNESS WILLADY, said partice and of the second of the
Buyers: Susan & Clark Sellers: Mugallin, Migh
Susan E. Clark
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STATE OF OREGON; COUNTY OF KLAMAIH; ss.
STATE OF OREGON, COONTINES I hereby certify that the within instrument was received and filed for record on the <u>23rd</u> day of <u>March</u> A.D., 19 <u>79</u> at <u>1:49</u> o'clock <u>P</u> M., and duly recorded in Vol <u>M79</u>
March A.D., 19 19 at 1:42 0 Clock Of MILINE, County Clerk
of Deeds on Page6594 WM. D MILINE, County Clerk FEE \$3.00 By Demutical Official Deputy

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