FORM Ne. 845-CONTRACT-BEAL ESTATE-Seller Pays Existing Mortgage or Contract. (77C) 390 stevens here LAW PUBLISHING CO., PORTLAND, OR. 57204				
T 652A2	CONTRACT-REAL ESTATE	Vol. 19 Page 7832	Ś	
THIS CONTRACT, Made this Priscilla Stan Ra, Dian Ra,	5 21 16Ailoguin; Onegon 9762	24., 1979, between		
and John Sousa and Cethy D. So	usa, 11395 66th St. Mina	Lomu, hereinafter called the seller, Lomu, (cill 91752		
	ration of the mutual covenants the buyer agrees to purchase fro Lumath County, St t)Wiflymette Meridian se envett. 'subject to right	and agreements herein contained, the om the seller all of the following de- tate of Unegon to-wit: ction 30; Nonthwest I. All a, nights of way, easements		
non-exclusive easement over and	l across the property for	ingress and egress and mining	g,	

timbening, agriculture and all other roadway parposes. Seller grants to buger a 60 ft wide meandering non-exclusive easement across the southeast 2 of section 19 and northeast ‡ of section 30 for ingress and egress and mining, timbering and agriculture and all other roadway purposes for access to the county road.

or the sum of Jonty Joun Jhousand ----- Dollars (\$ 44,000.00 ), hereinafter called the purchase price, of which \$ 3,000.00 has been paid at the time of the execution hereof, the receipt whereof hereby is acknowledged by the seller; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and in the amounts as follows, to-wit: \$382.17 on more per month, beginning April 15, 1979 and monthly thereafter on the 15th until No prepayment penalty required for early pay-off. paid.

All of said purchase price may be paid at any time; all of the said deferred payments shall bear interest at the rate of  $\frac{1}{2}$  per cent per annum from this date until paid, said interest to be paid concurrently and \* { intractions the minimum regular payments above required. Taxes on said premises for the current fiscal year shall be pro-rated between the parties hereto as of the date of this contract.

The buyer shall be entitled to possession of said lands on ... On ... ACCONDING. CONTRACT..., and may retain such possession so not in default under the terms hereol. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter sod condition and repair and will not suffer or permit any waste or stip thereol; that he will keep said premises iree from mechanic's liens and save the seller harmless therefrom and reimburgs seller for all costs and altorney's tees incurf by him in defending against and that he will pay all tares hereafter levied against said property, as well as all water rents, public charges and municipal liens which hereaft may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will ins insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not he appear and all policies

in a company or companies satisfactory to the seller, with loss payable to the seller as his interest may appear and of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any such lines, costs, water rents, tipes, or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the dots sect contract and shall be interest at the rate aloresaid, without waiver, however, ol any right arising to the seller or buyer's breach of cont The said described premises are now subject to a contract or a morigage (the word morifage as used herein includes within its mean deed) recorded in the Deed<sup>o</sup>. Mortgage<sup>o</sup>, Miscellaneous<sup>o</sup> Records of said county in book this information pagavailable tipxes, or chi debt secured h of contract. ifs\_meaning

(reference to which hereby is made) on which the unpaid principal balance at this time is \$ .... and no m

date of this agr said contract o will deliver a go the date hereof the buyer and further

## (Continued on reverse)

and whichever warranty (A) or (B) is not nd Regulation Z, the seller MUST comply \*IMPORTANT NOTICE: Delete, by lining out, whi

Priscilla J. Marshall Star Rt. 2	· STAT	E OF OREGON,
Chiloquin, Onegon 97624 SELLER'S HAME AND ADDRESS John Sousa & Cathy D. Sousa 11395 66th St.	hent	unty of I certify that the within instru- was received for record on the day of
Mira Loma, Calif. 91752 BUYER'S NAME AND ADDREDS	SPACE REDERVED at in boo	day of
South Valley State Bank South 6th St. MTC Klama th Jalla, Oregon 97601	Recor	d Deeds of said county. Witness my hand and seal o y affixed.
Unil a change is requested all to statements shall be sent to the following address. John Sousa & Cathy D. Sousa 11395 66th St Ming Loma, Calif. 91752 NAME ADDRESS. IP	By	Recording Office Deputy

And it is understand and agreed haveen sail parties that time is of the essence of this contract, and in one of the provision shall have the following right: (1) to declare this contract and and other documents from escow under therein contained, then the schere at his equity, and in any of such cases, all rights (2) to withdraw said deed and other documents from escow under the schere herein do and purchase price with the interest thereon at the results and the right are reasonable rent of and the right are reasonable rent of and the right a

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.44,000.00.... ()However, the actual consideration con-sists of or includes other property of value given or promised which is the whole consideration (indicate which).() 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 afteres to pay such judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action afteres to pay such party's attorney's lees on such appeal. the singular pronoun shall be taken to mean and include the plural, the masuline, the terminine and the neutry and that generally. If grammatical changes the singular product and into and inure to the benefit of, as the circumstance song protion, and to individuals. This agreement shall bind and inure to the benefit of, as the circumstance song protion only the immediate parties hereto but their respective interest exponent shall bind and inure to the benefit of, as the excepter and say well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicator is instituted to the other songer and swell.

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corponate name to be signed and its corporate seal attixed hereto by its officers duly authorized thereunto by order of its board of directors.

Mai John Sousa 7 Princitta 9: Manshatt . Ca Sir Cathy D. Soura NOTE-The sentence between the symbols (), if not applicable should I CAli for ... : A STATE OF OREGON, STATE OF OREGON. S County of Riverside Klam 59 of County March 24 Char. Q. Personally appeared the above named. Loha SousA (Athy P. SousA Personally e appeare above named MACI Manna ....and acknowledged the foregoing instrument to be Before me: OF Before me: (OFFICIAL Judy B. Puble ment to be ......voluntary act and deed. Before me: (OFFICIAL... SEAL) (OFFICIAL Notary Public for Orogon SEAL) Notary Public for Oregon 22,1982 My commission expires Jur My commission expires: 8 23-81 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 instrument scuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of leeds, by the conveyor of the title to be con-function instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ORS 93.890(3) Violation of ORS 93.685 is punishable, upon conviction, by a fine of not more than \$100. veyed, ties ar (DESCRIPTION CONTINUED) 18 E OFFICIAL SEAL ALICE ALBRIGHT NOTARY PUBLIC - CALIFORNIA RIVERSIDE COUNTY My comm. expires JUN 22, 1982 ATE OF OREGON; COUNTY OF KLAMATH; 53 illed for record at request of \_\_\_\_\_ Mountain Title Co. his \_10th day of \_ A. D. 19\_79 at8:46'clock A.M., and April duly recorded in Vol. M79 on Page 7832 Deeds ., of . 医尿道 医黄疸 化中式水平 WE D. MILNE, County Clerk 1 Colle Fee \$6.00 - Barris Barris 44 164

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