|  | CONTRACT-REAL ESTATE Vol. 79 Page 8150   |
|--|--|
| 65434  |  |
| THIS CONTRACT, Made this   | M. day of April , 1979 , betwee  |
| John C. Thomas   | , hereinafter called the selle   |
| and Kenneth M. Gamache   |  |
| WITMITCOFTU. That is consideration   | , hereinafter called the buye<br>n of the mutual covenants and agreements herein contained, the  |
| It a stars to call unto the huver and the hi   | uiver agrees to purchase from the seller all of the following a  |
| scribed lands and premises situated in K1  | amath County, State of Oregon , to-w   |
| A parcel of land situated in th  | he SW <sup>1</sup> of Section 32, Township 40 South,   |
| - $ - $ $ - $ $ - $ $ - $ $ - $ $ + $ $ - $ $ +$                           | MATIGING, IN LIE COUNTY OF MEMORY  |
| of Oregon, being more particul   | arly described as lollows.   |
| Beginning at a point on the Ea   | st line of said SW from which the North  |
|  |  |
| South 00°11'38" East, along sa   | Soution 32: thence North $89^{\circ}54'42''$ West o  |
|  |  |
| said NEISWI; thence North 00°0   | 8'12" West, along the West line of said  |
| NEISWI, 669.36 feet; thence No   | orth 89055 28" East along the South line   |
| the North 1 of said NE1SW4, 10   | 32.55 feet; thence North 00 11'38" West,<br>55'28" East 300.00 feet to the point of  |
| 200.00 feet; thence North 89 5 beginning.  |  |
| Subject however to the follo   | owing:   |
| 1 The mights of the public t   | in and to that portion of the above  |
| property lying within the lim  |  |
|  |  |
|  | count of which I WU HUHUI GU and HUT 100   |
|  | contion hereof I the teceint of Which is heldly acknowloaked by  |
| the tit is in a shirt any mante of not les   | ter of said purchase price (to-wit: \$21,850.00) to the or<br>ss than Two hundred fourteen and no/100  |
| Dollars (\$ 214,00 ) each, Or mo   | ore, prepayment without penalty,   |
| -n   |  |
| payable on the 15th day of each month l  | hereafter beginning with the month of July , 19  |
| and continuing until said purchase price is  | s fully paid. All of said purchase price may be paid at any tills shall bear interest at the rate of 10 per cent per annum fu  |
| April /3 , 1979, until paid  | id, interest to be paid monthly and * ibeing include   |
| the minimum monthly payments above requ  | uired. Taxes on said premises for the current tax year shall be j  |
| rated between the parties hereto as of the di  | late of this contract.   |
| The buyer warrants to and covenants with the selle $*(A)$ primarily lor buyer's personal, lamity, househol   | er that the real property described in this contract is<br>old or agricultural purposes, or commissively purposes atter them excicultural purposes.  |
| (B) for an organization of Internation of said lands   | is on April 15   |
| he is not in default under the terms of this contract. The be-<br>erected, in good condition and repair and will not suffer or   | buyer adrees that at all times he will keep the buildings on said premises, the of the<br>or permit any waste or strip thereol; that he will keep said premises free from mechan<br>and reimburse seller for all costs and attorney's lees incurred by him in delending agains   |
| and all other liens and save the seller nurnites thereit adam  | nat said property, as well as all water rents, public charges and municipal news which   |
| insure and keep insured all building. not of the   | -  |
| not less than \$   | mpanie's satisfactory to the seller, with loss payable first to the seller and then to the buy<br>scance to be delivered to the seller as soon as insured. Now it the buyer shall hall to pay<br>re and pay for such insurance, the seller may do so and any payment so made shall be<br>and shall bear interest at the rate aloresaid, without waiver, however, of any right arisi  |
| such herane a part of the debt secured by this contract a  | and shall bear interest at the rate aforesaid, without waiver, nowever, of any right units   |
| the seller for buyer's breach of contract.<br>The seller agrees that at his expense and within   | 30 days from the date hereol, he will furnish unto buyer a tile insurance poli<br>able tille in and to said premises in the seller on or subsequent to the date of this acree<br>ding and other restrictions and easements now of record, if any. Seller also allows that  |
| suring (in an amount equal to salu purchase price)   | able title in and to said premises in the seller on or subsequent to the unit of the safe        |
| save and except the usual printed exceptions and   | yon surrender of this agreement, he will deliver a good and sufficient deta concerning   |
| save and except the usual printed exceptions and   | ding and other restrictions and easements now of record, it any, Seiter and agrees may<br>pon surrender of this agreement, he will deliver a good and sulficient deed conveying<br>for surrender of the superstances as of the date hereof and free and clear of all encumbs<br>, under seller, excepting, however, the said easements and restrictions and the tarce, mu<br>yer and further excepting all liens and encumbrances created by the buyer or his assign   |
| save and except the usual printed exception series and up<br>said purchase price is fully paid and upon request and up<br>premises in lee simple unto the buyer, his heirs and assigns,<br>since said date placed, permitted or arising by, through or<br>liens, water rents and public charges so assumed by the buye   | i, iree and clear of encumbrances as of the date hereof and tree and clear of an electron<br>under seller, excepting, however, the said essements and restrictions and the tares, mur<br>eer and further excepting all liens and encumbrances created by the buyer or his assigns<br>(Continued on reverse)  |
| save and except the usual printed vicebrain request and up<br>said purchase price is fully paid and upon request and up<br>premises in lee simple unto the buyer, his heirs and assigns<br>since said date placed, permitted or arising by through or<br>liens, water rents and public charges so assumed by the buye  | i, iree and clear of encumbrances as of the date hereof and tree and clear of an encumbrances as of the date hereof and tree and clear cliens and the tares, mure under seller, excepting, however, the said easements and restrictions and the tares, mure and further excepting all liens and encumbrances created by the buyer or his assign (continued on reverse) (Continued on reverse) and whichever worrenny (A) or (B) is not applicable. If worranty (A) is applicable and if the second whichever worrenny (A) or (B) is not applicable.  |
| save and escept the usual prime vice point request and up<br>said purchase price is fully paid and upon heirs and asylons<br>premises in lee simple unto the buyer, his heirs and asylons<br>since said date placed, permitted or arising by through or<br>liens, water rents and public charges so assumed by the buye  | i, free and clear of encumbrances as of the date hereof and tree and clear of an interact, mun<br>under seller, excepting, however, the said easements and restrictions and the taxes, mun<br>yer and further excepting all liens and encumbrances created by the buyer or his assign  |
| save and except the usual prime vice poor request and up<br>said purchase price is fully paid and the poor request and up<br>premises in lee simple unto the uyer, his heirs and assigns,<br>since said date placed, permitted for arising by, through or<br>liens, water rents and public charges so assumed by the buye<br>is a charge of the placed provide the place of the place of the place<br>a charge of the place of the place of the place of the place of the place<br>of the number of the place | i, Iree and clear of encumbrances as of the date hereof and there and clear of encumbrances, muy under seller, excepting, however, the said easements and restrictions and the taxes, muy ver and further excepting all liens and encumbrances created by the buyer or his assign (Continued on reverse) and whichever worrenty (A) or (B) is not applicable. If warranty (A) is applicable and if the seand Regulation Z, the saider MUST comply with the Act and Regulation Z, the saider MUST comply with the Act and Regulation Z, the saider MUST comply with the Act and Regulation Z, the saider MUST comply with the Act and Regulation and welling in which ever a test the contract will become a first lien to finance the purchase of a dwelling in which ever   |
| save and escept in usual prime vacuum request and up<br>said purchase price is fully paid and up on request and up<br>premises in lee simple unto the byer, his heirs and assigns,<br>since said date placed, permitted for arising by, through or<br>liens, water rents and public charges so assumed by the buye<br>support of the placed permitted of the place of the place<br>is a condition, as such word is defined in the Truth-in-Lending Act an<br>fer which anymous us Stream.Ness Form No. 1308 or similar unle  | i, iree and clear of encumbrances as of the date hereof and tree and clear of an encumbrances as of the date hereof and tree and clear cliens and the tares, mure under seller, excepting, however, the said easements and restrictions and the tares, mure and further excepting all liens and encumbrances created by the buyer or his assign (continued on reverse) (Continued on reverse) and whichever worrenny (A) or (B) is not applicable. If worranty (A) is applicable and if the second whichever worrenny (A) or (B) is not applicable.  |
| save and except the usual printed vice/invariant and up<br>premises in lee simple unto the buyer, his heirs and asjons,<br>since said date placed, permitted or arising by, through or<br>liens, water rents and public charges so assumed by the buye<br>*IMPORTANT NOTICE: Delete, by lining out, whichever phrose a<br>a creditor; as such word is defined in the Truth-in-Lending Act an<br>for this purpose, use Stevens-Ness, form No. 1308 or similar unle<br>Stevens-Ness Form No. 1307 or similar.  | is tree and clear of encumbrances as of the date hereof and tree and clear of encumbrances as of the date hereof and tree and clear of a date hereof, mouver and further excepting all liens and encumbrances created by the buyer or his assigns (Continued on reverse)<br>and whichever warrenty (A) or (B) is not applicable. If warrenty (A) is applicable and if the sea and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale of the sale     |
| save and except frie usual prime very more request and up<br>said purchase price is fully paid and upon request and up<br>premises in lee simple unto the bayer, his heirs and assigns,<br>since said date placed, permitted for arising by, through or<br>liens, water rents and public charges so assumed by the buye<br>simpone and the placed permitted of the simple similar onle<br>enditor, as such word is defined in the Truth-in-Lending Act an<br>for this number use Stream.Ness Form No. 1308 or similar unle   | is tree and clear of encumbrances as of the date hereof and tree and clear of encumbrances as of the date hereof and tree and clear of an arrival of the trees, mouse under selfer escepting all liens and encumbrances created by the buyer or his assigns (Continued on reverse)<br>and whichever warrenty (A) or (B) is not applicable. If warrenty (A) is applicable and if the seand Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale of the seand Regulation Z, the sale of the sale of the seand the purchase of a dwelling in which ever<br>less the contract will become a first lien to finance the purchase of a dwelling in which ever<br>STATE OF OREGON,<br>County of<br>I certify that the within   |
| save and except the usual printed vice/invariant and up<br>premises in lee simple unto the buyer, his heirs and asjons,<br>since said date placed, permitted or arising by, through or<br>liens, water rents and public charges so assumed by the buye<br>*IMPORTANT NOTICE: Delete, by lining out, whichever phrose a<br>a creditor; as such word is defined in the Truth-in-Lending Act an<br>for this purpose, use Stevens-Ness, form No. 1308 or similar unle<br>Stevens-Ness Form No. 1307 or similar.  | is tree and clear of encumbrances as of the date hereof and tree and clear of encumbrances as of the date hereof and tree and clear of an encumbrance are and restrictions and the tares, muy or and further excepting all liens and encumbrances created by the buyer or his assign: (Continued on reverse) and whichever worrenty (A) or (B) is not opplicable. If worrenty (A) is applicable and if the sea and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale of the sea and the purchase of a dwelling in which eve less the contract will become a first lien to finance the purchase of a dwelling in which eve STATE OF OREGON, County of I certify that the within ment ways received for record  |
| save and except the usual printed exception equest and up<br>premises in lee simple unto the buyer, his heirs and asigns,<br>since said date placed, permitted or arising by, through or<br>liens, water rents and public charges so assumed by the buye<br>*IMPORTANT NOTICE: Delete, by lining out, whichever phrase a<br>a creditor, as such word is defined in the Truth-in-Lending Act an<br>for this purpose, use Stevens-Ness, form No. 1308 or similar unle<br>Stevent-Ness Form No. 1307 or similar.  | is tree and clear of encumbrances as of the date hereof and tree and clean of encumbrances as of the date hereof and tree and clean of the tarcs, muy under selfer, excepting all liens and encumbrances created by the buyer or his assigns (Continued on reverse)<br>(Continued on reverse)<br>and whichever worrenty (A) or (B) is not applicable. If worrenty (A) is applicable and if the se<br>and Regulation Z, the said encumbrances the average of the buyer of the second for the s |
| save and except the usual printed exception equest and up<br>premises in lee simple unto the buyer, his heirs and asigns,<br>since said date placed, permitted or arising by, through or<br>liens, water rents and public charges so assumed by the buye<br>*IMPORTANT NOTICE: Delete, by lining out, whichever phrase a<br>a creditor, as such word is defined in the Truth-in-Lending Act an<br>for this purpose, use Stevens-Ness, form No. 1308 or similar unle<br>Stevent-Ness Form No. 1307 or similar.  | i free and clear of encumbrances as of the date hereof and the and clean of an other stress, muni-<br>under seller, excepting, however, the said estimations and restrictions and the tares, mun-<br>ver and further excepting all liens and encumbrances created by the buyer or his assign<br>(Continued on reverse)<br>and whichever worranty (A) or (B) is not opplicable. If warranty (A) is applicable and if the se<br>and whichever worranty (A) or (B) is not opplicable. If warranty (A) is applicable and if the se<br>and Regulation 7, the iselier MUST comply with the Act and Regulation 7, the seller MUST comply with the Act and Regulation 7, the seller MUST comply with the Act and Regulation 7, the seller MUST comply with the Act and Regulation 7, the seller MUST comply with the finance the purchase of a dwelling in which eve<br>less the contract will become a first lien to finance the purchase of a dwelling in which eve<br>STATE OF OREGON,<br>I certify that the within<br>ment was received for record<br>day of, 1<br>at o check, and re<br>in book, or page.   |
| save and except frie usual printed wet prom request and up<br>premises in lee simple unto the print and assigns,<br>since said date placed, printited or arising by, through or<br>liens, water rents and public charges so assumed by the buye<br>*IMPORTANT NOTICE: Delse, by lining out, whichever phrase a<br>a creditor, os such word is defined in the Truth-in-Lending Act on<br>for this purpose, use Stevens-Neus, Form No. 1308, or similar unle<br>Stevent-Ness Form No. 1307 or similar.   | in tree and clear of encumbrances as of the date hereof and tree and clean of encumbrances as of the date hereof and tree and clean of an encumbrance are and restrictions and the trees, mouver and further excepting all liens and encumbrances created by the buyer or his assigns (Continued on reverse)<br>and whichever worrenty (A) or (B) is not opplicable. If worrenty (A) is opplicable and if the sean of Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale of the sean of      |
| save and except frie usual printed exception request and up<br>premises in lee simple unto the buyer, his heirs and asigns,<br>since said date placed, permitted or arising by: through or<br>liens, water rents and public charges so assumed by the buyer<br>*IMPORTANT NOTICE: Delete, by lining out, whichever phrote a<br>a creditor; as such ward is defined in the Truth-in-Lending Act an<br>for this purpose, us Stevens-Ness, form No. 1308, or similar unle<br>Stevent-Ness Form No. 1307 or similar.   | i free and clear of encumbrances as of the date hereof and the and clean of encumbrances as of the date hereof and the and clean of an electronic and the tares, more under selfer, excepting all liens and encumbrances created by the buyer or his assign: (Continued on reverse) (Continued on reverse) and whichever warranty [A] or [B] is not opplicable. If warranty [A] is applicable and if the se and Regulation Z, the said exception with the Act and Regulation Z, the saider (Bergelation Z, the saider (Bergelation Z, the saider (Bergelation Z, the saider (A) or (B) is not opplicable. If warranty [A] is applicable and if the se less the contract will become a first lien to finance the purchase of a dwelling in which eve  STATE OF OREGON,  County of I certify that the within ment was received for record day of day of real sect RESERVED roal RECONDER'S USE Record of Deeds of said county.   |
| save and except the usual printed variable variables and up<br>premises in lee simple unto the buyer, his heirs and asigns,<br>since said date placet, permitted or ariank by through or<br>liens, water rents and public charges so assumed by the buyer<br>*IMPORTANT NOTICE: Delete, by lining out, whichever phrote a<br>a creditor, as such ward is defined in the Truth-in-Lending Act an<br>for this purpose, us Stevens-Ness, form No. 1308 or similar unle<br>Stevent-Ness Form No. 1307 or similar.<br>SELLER'S NAME AND ADDRESS<br>BUYER'S NAME AND ADDRESS   | in tree and clear of encumbrances as of the date hereof and tree and clean of encumbrances as of the date hereof and tree and clean of an encumbrance are and restrictions and the trees, mouver and further excepting all liens and encumbrances created by the buyer or his assigns (Continued on reverse)<br>and whichever worrenty (A) or (B) is not opplicable. If worrenty (A) is opplicable and if the sean of Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale MUST comply with the Act and Regulation Z, the sale of the sean of      |
| save and except frie usual printed exception request and up<br>premises in lee simple unto the buyer, his heirs and asigns,<br>since said date placed, permitted or arising by: through or<br>liens, water rents and public charges so assumed by the buyer<br>*IMPORTANT NOTICE: Delete, by lining out, whichever phrote a<br>a creditor; as such ward is defined in the Truth-in-Lending Act an<br>for this purpose, us Stevens-Ness, form No. 1308, or similar unle<br>Stevent-Ness Form No. 1307 or similar.   | in tree and clear of encumbrances as of the date hereof and tree and clear of encumbrances as of the date hereof and tree and clear of an an encumbrances created by the buyer or his assigns (Continued on reverse)<br>and whichever worrenty [A] or (B) is not applicable. If warrenty [A] is applicable and if the search Regulation Z, the sailer MUST comply with the Act and Reg     |
| save and except the Usual printed very paid and your request and up<br>premises in lee simple unto the byer, this heirs and assigns,<br>since said date placed, permitted or arising by, through or<br>liens, water rents and public charges so assumed by the buy.<br>*IMPORTANT NOTICE: Delete, by liming out, whichever phrase a<br>a creditor, as such word is defined in the Truth-in-Lending Act an<br>for this purpose, us Stevens-Ness, Form No. 1308, or similar unle<br>Stevent-Ness Form No. 1309 or similar.<br>SELLER'S NAME AND ADDRESS<br>After recording return to:<br>The A-Tuther  | in tree and clear of encumbrances as of the date hereof and tree and clear of encumbrances as of the date hereof and tree and clear of an an encumbrance of the second and the tarcs, muy or and further excepting all liens and encumbrances created by the buyer or his assign (Continued on reverse)<br>(Continued on reverse)<br>and whichever varianty (A) or (B) is not applicable. If warranty (A) is applicable and if the second Regulation Z, the sale MUST comply with the Act and Segulation T, the sale and the tarcs, muy of the contract will become a first lien to finance the purchase of a dwelling in which ever<br>STATE OF OREGON,<br>County of I certify that the within ment was received for record day of 1, 1<br>at o'clock M., and re<br>space necessary use file/reel number.<br>Reconder's use file/reel number.<br>Reconder's use file/reel number.<br>Reconder's use file/reel number.<br>Reconder's use file/reel number.<br>Record of Deeds of said county.<br>Witness my hand and County affixed.<br>swing address.   |
| save and except the usual printed we upon request and up<br>premises in lee simple with the or in heirs and assigns<br>since said date placed, period that upon request and assigns<br>ince said date placed, period that the simple of the buy<br>liens, water rents and public charges to assumed by the buy<br>elAPORTANT NOTICE: Delote, by lining out, whichever phrase at<br>a creditor, as uch word is defined in the Truth-in-Lending Act as<br>for this purpose, use Stevens-Nees, Form No. 1308, or similar unle<br>Stevens-Ness Form No. 1307 or similar.<br>BELLER'S NAME AND ADDRESS<br>After recording return to:<br>MAME, ADDRESS, ZIP  | in tree and clear of encumbrances as of the date hereof and tree and clean of an other strees, munurer and further, excepting all liens and encumbrances created by the buyer or his assigns (Continued on reverse)<br>and whichever worrenty (A) or (B) is not opplicable. If worrenty (A) is applicable and if the search and Regulation Z, the sailer MUST comply with the Act and Regulation Z, the sailer MUST comply at the s    |
| save and except frice is fully paid oner boom request and up<br>premises in lee simple unto the boom of and assigns,<br>since said date placed, period bor arising by, through or<br>liens, water rents and public charges to assumed by the buy<br>attraction of the second state of the second state of the second<br>a creditor, of such word is defined in the Truth-in-lending Act or<br>for this purpose, us Stevens-Ness, form No. 1308, or similar unle<br>Stevent-Ness Form No. 1307 or similar.<br>BUYER'S NAME AND ADDRESS<br>Alter recording teturn to:<br>The second state of the second state of the second<br>NAME, ADDRESS, ZIP  | in tree and clear of encumbrances as of the date hereof and tree and clear of encumbrances as of the date hereof and tree and the date hereof and the traces muy<br>ounder selfer, excepting all liens and encumbrances created by the buyer or his assign<br>(Continued on reverse)<br>and whichever warrenty (A) ar: (B) is not opplicable. If warrenty (A) is opplicable and if the se<br>and Regulation Z, the said encumbrances the purchase of a dwelling in which eve<br>less the contract will become a first lien to finance the purchase of a dwelling in which eve<br>set and the contract will become a first lien to finance the purchase of a dwelling in which eve<br>at a contract will become a first lien to finance the purchase of a dwelling in which eve<br>set as the contract will become a first lien to finance the purchase of a dwelling in which eve<br>at a contract Multiple and the set and the set and the set and<br>day at  |

|  | 8159 ······  |
|--|--|
| 30<br>And it is understood and agreed between said/parties that time is o<br>dand it is understood and agreed between said/parties that time is o  | I the essence of this contract, and in case the buyer shall tail to make the payments<br>ited therefor, or fail to keep any agreement herrin containad; then the feller at his<br>d void, (2) to declare the whole unpaid principal balance of said purchase price with<br>and other documents from escrow and/or (4) to foreclose this contract by sait in<br>no other documents from escrow and/or (4) to foreclose this contract by sait of<br>the price here the said the price here under shall utterly cease and de-   |
| the interest thereon at once due and payable, (3) to window the exis-<br>puity, and in any of such cases, all rights and interest created or then exis<br>runne and the right to the possession of the premises above described and<br>runne and the right to the possession of the act of caid seller to be perfor-<br>eller without any act of re-entry, or any other act of caid seller to be perfor-<br>ling and on account of the purchase of said property as absolutely, hu<br>noneys paid on account of the purchase of said property as absolutely. Fur-<br>ness of such default all payments therefolore made on this contract are to<br>ase of such default all payments therefolore the said seller, in case of su   | ting in favor of the buyer as against the buyer hereunder shall revert to and revest in said<br>d all other rights acquired by the buyer hereunder shall revert to and revest in said<br>remed and without any right of the buyer of return, reclamation or compensation for<br>romed and perfectly as if this contract and such payments had never been made; and in<br>ba retained by and belong to said seller as the agreed and reasonable rent of said<br>ba retained by and belong to said seller as the agreed and reasonable rent of said<br>ch default, shall have the right immediately, or at any time thereafter, to enter upon<br>the default, shall have the right immediately, or at any time thereas thereon or thereto  |
| longing.<br>clonging.<br>The buyer further agrees that failure by the seller at any time to<br>the buyer further agrees that same, nor shall any waiver by said sellor<br>ight, hereunder; to enforce the same, nor shall any waiver by said sellor  | require performance by the buyer of any plotter of any succeeding breach<br>of any breach of any provision hereof be held to be a waiver of any succeeding breach  |
| and the second sec   |  |
| े किन्द्रां से का संस्थापकों हरी का विवय करें।<br>राजन्द्र संगतना के प्रथमकर्क समेद हरे ह<br>राजन्द्र संगतना के स्थान  |  |
|  | n terms of dollars, is \$ 22,050.00@Wowwww.tbe_actual_consideration_com-   |
| and or action is instituted to forecood the has  | allowed the prevailing party in said sure is in diadae cassonable as the prevailing  |
| In construing this contract, it is understood that the sent<br>In construing this contract, it is understood that the sent<br>the singular pronoun shall be taken to mean and include the plural, the<br>the singular pronoun shall be taken to make the provisions hereol appli-<br>shall be made, assumed and implied to make the provisions hereol appli-<br>the afterment shall bind and inure to the banelit of, as the ci-<br>This afterment shall bind and inure to the banelit of, as the ci-<br>tod of the second second second second second second second second second<br>the second second second second second second second second second<br>the second second second second second second second second second second<br>second second secon | masculine, the leminine and the neutry, and that which we have a second provide the leminine and to individuals.<br>In gually to corporations and to individuals.<br>recumstances may require, not only the immediate parties hereto but their respective<br>iterast and assigns as well.  |
| thes caused its corporate name to  | be signed and its corporate sear arrived network   |
| duly authorized inpreunically order of no zona   |  |
| Alimeth M. Gamache   |  |
| NOYE-the sentence between the symbols () if not applicable, should be us   | STATE OF OFFGON County of  |
| SPATE OF OREGON,<br>County of Klamath  | I Parason II announced and   |
| April 3, 19.19   | who, being day   |
| John C. Thomas and<br>Kenneth M. Gamache   | president and that the failes to see   |
| and soknowledged the loregoing instru-<br>ment to be their voluntary act and deed.   | and that the seal affixed to the foregoing instrument is the corporate seal<br>of said corporation and that said instrument was signed and sealed in be-<br>of said corporation and that said instrument was did directors; and each of  |
| Belore mer   | that of said corporation by sufficiency of the best soluntary act and deed.  |
| (OFFIGAL)  | Belore me:<br>(SEAL)   |
| Notary Elolic for Oregon   | My commission expires:   |
| ORS 93.635 (1) All instruments contracting to convey fee titl<br>is executed and the parties are bound; shall be acknowledged, in the<br>veyed. Such instruments, or a memorandum thereof, shall be record   | e to any real property, at a time more than 12 months from the date that the instrument<br>manner provided for acknowledgment of decis, by the conveyor of the title to be con-<br>ded by the conveyor not later than 15 days after the instrument is executed and the par-<br>metelon by a fine of not more than \$100.   |
| ORS 93.990(3) Violation of ORS 93.635 is punishable, upon c  | CRIPTION CONTINUED)  |
| by and   | between the parties hereto that Seller   |
| property for access and utility  | between the parties hereto that Seller<br>ent across the eastern boundary of the<br>es to other properties.  |
| herein specifically agree to pa  | and between the parties hereto that Buyers<br>y to Seller the interest only due and payab<br>eller at 6215 Finds our find  |
| on June 15, 1979, directly to 5  | yment is to be paid outside the collection   |
| Savings and Loan Association to  | the mention hereto that in the   |
| event the within described prop  | and between the parties hereto that in the<br>berty, or any part thereof, or any interest<br>alienated by the Buyers then at the Seller's<br>d by this contract shall become immediately   |
| option, all obligations secured<br>due and payable.  |  |
|  | ; COUNTY OF KLAMATH; SL  |
| The of OREGON  | equest of <u>Transamerica Title Co.</u>  |
| the line land an exercit 1 13th day of -   | Apr;11 A. D. 19 A. D. 19A. D. 19A. D. 19 |
| ly recorded in Vol   |  |
| Reczeting Correction 1997  | By Dernetha A feloch   |
|  | Fee \$6.00   |

\$5-5-23

e