FORM No. 845-CONTRACT-REAL ESTATE-Seller Pays Existing Mortgoge or Contract.	19 Vol. M79 Page
mus contract, Made this and hand a good so	A seil
Kobert Particulation and the r Road	an do and the first of the buyer.
WITNESSETH: That in consideration of the mutual cov WITNESSETH: That in consideration of the mutual cov	rom the seller all of the following described lands ounty, State of
agrees to an entropy of an entropy of south cart 2 and section 17; or thwe to f South cart 2 and Section 17; or thwe to rights have see reserved. Seller retains nonescousive roadway easement for ingress	t of Northea t 2. All Subsurface
none.c.usive roadway easement for ingrou and agriculture and all ot er roadway u	r .3es.
for the sum of <u>Eighteen Thomsand</u> hereinafter called the purchase price, of which \$ 2750 hereof, the receipt whereof hereby is acknowledged by the seller price to the order of the seller at the times and in the amounts wonth obsignning April 21, 1999 and month	the buyer ingress \$302.82 or more per
er mit	
The buyer warrants to and covenants with the seller that the real property (A) primarily for buyer's personal, family, household or adjicultural purpo (B) for an organization or (even if buyer is a natural person) is for busi- (B) for an organization or (even if buyer is a natural person) is for busi- (B) for an organization or (even if buyer is a natural person) is for busi- (B) for an organization or (even if buyer is a natural person) is for busi- (B) for an organization or (even if buyer is a natural person) is for busi- (B) for an organization or (even if buyer is a natural person) is for busi- (B) for an organization or (even if buyer is a natural person) is for busi- (B) for an organization or (even if buyer is a natural person) is for busi- cont per annum from the shore required. Taxes on said premises for the c	d purchase price main in addition by and of in addition to the paid in the paid in the parties hereto as of
the minimum regular payments above the payment of the payment	urrent year shall be provided and may retain such possession so long as ording contract, and may retain such possession so long as i times he will keep the premises and the buildings, now or hereafter erected i times he will keep the premises and the buildings, now or hereafter and all strip thereof; that he will keep said premises free from construction and all is and attorney's tess incurred by him in defending against any such liens; so and attorney's tess incurred by him in defending against any such liens; strip and storney's due that a buyer's expense, he will insure and keep insured after tends, build at buyer's expense.
that he will not all full premises, all promptly before the same of our damage by the imposed upon said premises, all promptly before the same to so or damage by all buildings now or hereafter erected on said premises against loss or damage by in a company or companies satisfactory to the seller, with loss payable first to t in a company or companies delivered to the seller may do so and any paymer all policies of insurance to be delivered to the seller may do so and any paymer all policies of insurance to be delivered for alternation, without waiter, however, and the submert and the pay for such insurance, the seller may do so and any paymert and the submert of the such insurance alternation.	live (with extended coverage) in an amount respective interests may appear and the seller and then to the buyer as their respective interest, taxes, or charges the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges the buyer shall fail to the addred to and broome a part of the dot secured by this to made shall be addred to and broome a part of the dot secured by this of any right arising to the veller los buyers breach of contract. I any right arising to the veller los buyers breach of contract. I any right arising to the veller brein includes within its meaning a frust deed) is (the word merifagar as used brein includes within its meaning a frust deed) or as
recorded in the Deid?, MortRade, micerianous and creterence to w document/les/file/instrument/microfilm No.	hich hereby is made) on which in 19 payable in installments of not 19 payable in installments of not a to become due on said contract or mortfade promptly at a to become due on said contract in mortfade or paid by
less than 8 the times required for said payments and to keep said contract operations the bu- the times required taxes or insurance premiums on word described premiums; should t the softer include taxes or paid applicable to taxes and insurance premiums; should t the softer includes taxes or paid applicable to taxes and insurance premiums; should the the softer taxes of the softer taxes and the softer taxes are taxes of the softer taxes of taxes of the softer taxes of taxe	user afters on seller and reason permit said contract or nutrage and the buyer shall be seller for any reason perform said contract or nutrage and the buyer shall be paid or otherause performs price pursuant to the terms of this contract, one due on the above purchase price pursuant to the terms of this contract.
be entitled to credit for all sums that at his expense and within by the entitled to credit for all sums that at his expense and within the original transmit equal to said purchase price) marketable title in and to sum of the building and other restrictions and except the usual printed exceptions and the building and upon request and the active start when said purchase price is tulk paid and upon request and the other start when said purchase price is tulk and the said restriction of the said casements and restrictions and the built said printed said the said casements and the said casements and the built of the said casements and the built of the built said printed said p	a from the university in the seller on or subsequent to the said contract or monthing. Selec- said permission in the seller on or subsequent to the said contract or monthing. Selec- transfer and the subsequences is the will deliver a good and sufficient deed con- transfer of all encombrances since said date placed, permitted or arising by, d clear of all encombrances since said date placed, permitted or arising by, id clear of all encombrances since said date placed, because of the said of the second by is, and the taxes, municipal liens, water tents and public charges so assumed by over or his assigns.
*IMPORTANT NOTICE: Delete, by lining out, whichever phrose and whichever worno *IMPORTANT NOTICE: Delete, by lining out, whichever phrose and whichever worno or such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MU or such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MU use Stevent-Nets Form No. 1308 or similar. If the contrast becomes a first lien to fi	on reverse) (At is confirmable and if seller is a creditor,
os such word is deriver No. 1308 or similar. It me connect and	STATE OF OREGON.
ITLETIT D NAME AND ADDRESS	County of
DUVER 5 NAME AND ADDRESS	in book ret volume No.
After recording return to: South Valley State Bank S. 6th St.	RECORDER & USE instrument/microfilm No. Record of Deeds of said county. Witness my hand and seal
nlamath Falls, OFOSOM	County affixed.
Until a change is requested all tax statements shall be sent to the following address. Adcian L. Lyells	NAME Dept
2943 Hostetter Road San Josep, Calif. 130 NAME ADDRESS 207	

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And it is understood and agreed between said parties that time is of the evence of this contract, and in case the baser shall fail to make the parameter advance required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any afterment between shall fail to make the parameter option shall have the following rights: (1) to device this contract mill and soid, (2) to device the while unpaid principal balance of soil parameters therein at once due and parable, (1) to which and ond, (2) to device the while unpaid principal balance of soil parameters therein at once due and parable, (1) to which and one (1) to device the which unpaid principal balance of soil parameters therein at once due and parable, (1) to which and one (1) to device the which unpaid principal balance of soil parameters therein a down of the principal balance of soil parable the soiler at the soile of the principal balance of soil parameters and parable (1) to device the soil of the neutron of the principal balance of the soil provide a balance of the principal balance of soil parable (1) to which any and the soil of the principal balance of the soil provide and the soil of the principal balance of the soil provide and the soil of the principal balance of the soil provide a balance of the soil provide and the soil of the principal balance of the soil provide and the soil provide a balance of the soil provide and the soil provide a balance of the soil provide and the soil provide and and the soil provide and and the soil provide and the soil provide and and the soil provide and and and and the soil provide and without any and the buyer of terture balance to soil provide and and soil and the soil provide and the soil provide and without any and the buyer of terture balance of the soil provide and the soil p the land atoresaid, without any process of law, and take immediate possession increation inkenter with surface inprovements whit approximate approximate the belonging. The buyer further agrees that tailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder 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 of any such provision, or as a waiver of the provision itself.

is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers

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	1	the internet	
Advian I. Lyollo		no y y h	s / /
Nor		Robert D	L.
NOTE THE			
NOTE-The sentence between the symbols () is an		D. L/ells	

), if not applicable, should be deleted. See ORS 93.030). CALIFORDIA STATE OF

County of SANTA CLARA	STATE OF OREGON, County of	) 55.
Personally appeared the above named Robert D. Lyells and Adrian L. Lyells	int one for the other, did say r	and
and acknowledged the loregoing instru- ment to be their voluntary act and deed.	secretary of	that the latter is the
Betare me: OFFICIAL (CECTOR DECE EAL)	and that the seal affixed to the foregoing instrument of said corporation and that said instrument was sign hall of said corporation by authority of its board of d them acknowledged said instrument to be its volu Before me:	
Notary Public for Oregon My commission expires	Notary Public for Oregon My commission expires:	(SEAL)

is executed and the pa-veyed. Such instrumen-tics are bound thereby.

33.635 (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 and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-s instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parre bound thereby. ORS 93.999(3) Violation of ORS 93,635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

VICTORIA BRUCE LOUNCY FOR CAUPORNIA BANTA CLAPA COUNTY My commitsion explices Apr. 30, 1982 ····

TATE OF OREGON; COUNTY OF KLAMATH, 33

this 18th day of \_\_\_\_\_April \_\_\_\_\_A. D. 19.79 at 1:36 clock P M or

/ WED. MILNE, County Circ Fee \$6.00 Loub