

	66473		CONTRAC	T-REAL ESTATE	Vol. 79	Page	9880 🛰
THIS (	CONTRACT, N ge F. Crai	Made this n, Sr.,	lst d	lay of May lle Doroth	<del></del>	husband	19 79, betwee
				mie Joycen	e Crain,	hereinafter husband	called the selle d and wife,
seller agrees	NESSETH: The to sell unto the sand premises	e buyer and	the buyer agi	mutual covena rees to purchas	nts and agree	eements here	called the buye ein contained, th the following de , to-wi
Lot 10	, Block 5,	Moyi <b>na</b>					
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					F. F. J. Sandard Co.		
		tuly c	s <b>c</b> ording ( )	pur romania.			
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			gi santa e santa Santa e santa				
		÷		**************************************	e Beer general person	1. 1.	
all deferred May	balances of said 1, 1979	d purchase p	rice shall bea paid, interes	ar interest at the t to be paid	e rate of 9	per cent	paid at any time per annum from to the ing included the property of the pro- pear shall be pro-
rated between	n the parties h	ereto as of th	e date of this				our onui oo pro
The buyer he is not in dela erected, in good and all other lier such liens; that is after lawfully mainsure and keep	an organization of the shall be entitled to ult under the terms condition and repair as and save the selle the will pay all taxes you insured all buildings insured all buildings.	crear of during at at	i <del>-mai unai- geroon }-</del>	io tor insinese mem	<del>anne ai st</del> -n ar ca <del>a</del> r	יותר יות פול לייי <del>קווליון וייי</del>	ilcultural purposes.  ich possession so long emises, now or herealt es free from mechani in defending against a  nicipal liens which het buyer's expense, he w  coverage) in an amou
not less than \$ their respective in such liens, costs, to and become a	31,039.02	in a company or and all policies of charges or to pro- ured by this contr	companies satisfa	ctory to the seller, w	ith loss payable fi	rst to the seller a	and then to the buyer ver shall lail to pay a so made shall be add , of any right arising
The seller suring (in an am save and except said purchase programses in fee si	agrees that at his e ount equal to said pu the usual printed ex- ce is fully paid and male unto the buyer	expense and within urchase price) mar ceptions and the b upon request and his heirs and assi	d upon surrender igns, free and clea or under seller, buyer and further	of this agreement, he of encumbrances as excepting, however, the excepting all liens as	ments now of rec	ord, it any. Selle good and sulficie	title insurance policy date of this agreeme r also agrees that wh and deed conveying sales of all encumbranand the taxes, municipayer or his assigns.
*IMPORTANT NOTI a creditor, as such for this purpose, u Sievens-Ness Form	CE: Delete, by lining word is defined in the se Stevens-Ness Form 1	out, whichever phra Truth-in-Lending A No. 1308 or similar		ued on reverse) warranty (A) or (B) is n , the seller MUST comp i will become a first ii	ot applicable. If w ly with the Act and en to finance the	arranty (A) is app I Regulation by mo purchase of a dw	licable and if the seller sking required disclosure elling in which event u
rothy Cr	Crain, Sr ain, Rt. lls, Orego	1, Box 6	47,		· ·	OF OREG	
George F.	Crain, Jana and rain, Jana and rain, 144 alls, Orec	r. & Jimn l Kimberl gon 97601	nie Ly,	SPACE RESERVED	ment w	certify that as received day of o'clock	t the within ins for record on 19
	ner & Asso	ciates		FOR RECORDER & USE	in book file/reel	number	page o
03 Main S lamath Fa	alls, Oreg	jon 97601				litness my	said county. Nand and seal
	NAME, ADDRES	IS, ZIP			County	allixea.	

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Recording Officer

Deputy

Until a change is requested all tax statements shall be sent to the following address.

George F. Crain, Jr., & Jimmie

Joycene Crain, 1441 Kimberly,

Klamath Falls, Oregon 97601

NAME, ADDRESS, ZIP

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his copion shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the payments from experiments from some and/or (4) to foreclose this contract by suit in the payments from the following rights: (1) to withdraw said deed and other documents from some and/or (4) to foreclose this contract by suit in the payments of the payments and in any of such cases, all rights and interest created or then existing in layer of the buyer are true, reclamation or compensation for the payments and the right to the possession of the premise above described and all other rights acquired by the buyer of return, reclamation or compensation for the payments of the price of said seller to be performed and without any right of the buyer of return, reclamation or compensation for the payments of the return of the property as absolutely, fully and perfectly as it belongs to said seller as the agreed and reasonable renter upon comoneys paid on account of the purchase of said prepayments are to be retained by and belong to said seller as the agreed and reasonable renter upon the payments therefore of the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to end of the provision and the properties of the payments therefore of the payments and seller as the failure by the seller as the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to end of the provision hereof the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeding breach of any such provision, or as a waiver of the provisio

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•	000 00 m day and
	n terms of dollars, is \$31,039.020However, the actual consideration con-
The true and actual consideration paid for this transfer, stated in part in the part is a sists of or includes other property or valde given or promised which is the sists of or includes other property or valde given or proclass this contract or to the proclass the contract or the proclass the proclass that the proclass the proclass the proclass that the proclass the proclass that the proclass that the proclass the proclass that	of the consideration (indicate which). O whole consideration (indicate which). Whole consideration (indicate which). O enforce any provision hereof, the losing party in said suit or action and it an appeal is taken from any pallowed the prevailing party in said suit or action and it an appeal is taken from any pallowed the prevailing said to pay such sum as the appellate court shall adjudge reasonable as the prevailing said to pay such sum as the appellate court shall adjudge reasonable as the prevailing said that grammatical changes buyer may be more than one person or a corporation; that if the context so requires,
sists of or includes other property or value at the foreclose this contract or to	o enforce any provision hereof, the losting party in said suit or action and if an appeal is taken from any
In case suit or action is adjudge reasonable as attorney's lees to be a sum as the trial court may adjudge reasonable as attorney's lees to be a sum as the trial court the losing party further promise	allowed the pick and at the appellate court shall adjudge reassuable ses to pay such sum at the appellate court shall adjudge reassuable.  buyer may be more than one person or a corporation; that if the context so requires, buyer may be more than one person or a corporation, that if the context so requires, maximized the feminise and the neuter, and that generally all grammatical changes maximized to corporations and to individuals. You qually to corporations and to individuals parties hereto but their respective recurstances may require, not only the immediate parties hereto but their respective reterst and assigns as well.  executed this instrument in triplicate; if either of the undersigned executed this instrument in triplicate; if either of the undersigned
judgment or decree of such trial courts, attorney's fees on such appeal.	buyer may be more than one person or a corporation; that a ligrammatical changes
In construing this contract, it is mean and include the plural, the	y qually to corporations and to individuals.
shall be made, assumed and implied to make the ploenelit of, as the circumstance of the benefit of, as the circumstance of the benefit of the	terest and assigns as well.
heirs, executors, administrators, personal representatives, successors in heirs, executors, administrators, personal representatives, personal representatives, administrators, personal representatives, personal representatives, personal representatives, personal representatives, personal represent	reumstances may require, in the convergence of the undersigned executed this instrument in triplicate; if either of the undersigned be signed and its corporate seal affixed hereto by its officers
IN WITNESS WHEREOF, said parties to	be signed and its corporate seal affixed hereto by its officers lirectors.
duly authorized thereunto by order of its board of d	irectors.
duly authorized thereunto by order of	Deme Linaint
The same of the contract of th	in O Capine
I the Worth Us	Jumelly July
The state of the s	CORS 93 030).
NOTE—The sentence between the symbols (1), if not applicable, should be de	) ee.
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STATE OF OREGON,	10 .
County of Klamath 70	Personally appearedandand
County of Klamath 79 May 1 ,19 79 George F.	Who, being day
to the share named	if and not one for the other, the say that
THAT IS TO THE TOTAL SECTION OF THE PARTY OF	president and that the
George F. Crain, Jr. and Jimmie Joycene Crain acknowledged the toregoing instru-	secretary of
Joycene Crain and acknowledged the toregoing instru-	, a corporation,
ment to be they voluntary act and deed.	and that the seal affixed to the toregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-
ment to be	of said corporation and that said the said at all disactors and each of
Public mai	them acknowledged said mistament
Mayann Cunaid	Before me: (SEAL)
(OFFICIAL WILL SEAL)	
	Notary Public for Oregon
Notary Public for Oregon My commission expires /1-20-8/	My commission expires:
11 210	to any real property, at a time more than 12 months from the date that the instrument
OPS 63 635 (1). All instruments contracting to convey lee the	mapper provided for acknowledgment of detay, the instrument is executed and the par-
the parties are bound, shall be acknowled he recor	ded by the conveyor not later than 15 days after the
is executed and the parties are bound, shall be acknowled by the parties are memorandum thereof, shall be recorveded. Such instruments, or a memorandum thereof, shall be recorveded.	ded by the conveyor not later than 15 days are:
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