66708 🖤		Vol. M19 Page	
THIS CONTRACT, Made this RUBY MILLER, a hereinafter called the seller, and Fill	22nd .		24:2 @
RUBY MILLER, a hereinatter called the seller, and Ell	Single war	ne. 1966 t	
and wife	GENE P. NEWNHAM	, D	erween
WITNESSERT		MANHAM, h	usband
as hereinafter provider in consider	anon of the stipulations have	, neremarter called the	buver
seller the following described real estate State of Oregon the North 1/2 of FRA	agrees to sell to the buyer and	the buyer person to be	made
State of Onegon	situate in the County of	Klamath	m the
N. K. M. The North 1/2 of EP.A	/,		
		MONT	
Klamath County, Ore	gon.	HONI ACRES,	
for the sum of FIVE THOUSAND S (hereinafter called the purchase price), or Dollars (\$ 300.00	EVEN HUNDRED		
(hereinafter called the purchase price), or Dollars (\$	A HONDRED FIFTY A	ND NO 100 5,750.00	)
Dollars (\$30000) is paid on the	execution hamat (1)	Hundred and no/100	
Dollars (\$	inder of said purchase price (	which is hereby acknowledged by	v the
each,	ess than Fifty and no/	100 Dati 50.00 to the	order
each,			)
payable on the 25th day of each mont and continuing until said purchase price all deferred balances of said purchase	h hereafter hadi		
and continuing until said purchase price all deterred balances of said purchase price	is fully paid. All of said	onth of July 19	66
and pulchase find	ca chall L	Price Illay De Daid of omen 4	• 11
he minimum monthly payments above req ated between the parties hereto as of the o	uired. Taxes on said premises for	being include	KX din
ated between the parties hereto as of the o	date of this contract.	r the current tax year shall be p	xo-
Area between the parties hereto as of the of The buyer shall be entitled to possession of said lance the buyer shall be entitled to possession of said lance ceted in default under the terms of this contract. The of all other liens and save the seller harmless thereform the liens, that he will pay all takes herealler leviced addin to law by be imposed upon said premises, all prom- sure and keep insured all buildings now or herealiter test than \$ Insurable Value to less than \$ Insurable Value in figure of liess and appear and all policies of insu	ds on immediate		
d all other liens and save the seller harmless therefrom ch liens; that he will pay all taxes herefiers therefrom	or permit any waste or strip thereol; that and reimburse seller for surport.	the buildings on said premises, now or here he will keep said premises, now or here	is as alter
sure and keep insured all buildings now or hereafter erect	nst said property, as well as all water rente optily before the same or any part thereof b	y's lees incurred by him in defending against public charges and municipal liens which	nic's any
t less than s insurable value	manies satisfante	by fire (with extended coverage) in an amo	will Junt
t less than s insurable values now of hereafter erect eir respective interests may appear and all policies of insu- and become a part of the debt secured by this contract seller lor buyer's breach of contract. When	and pay for such insurance of the seller as soon as	ayable first to the seller and then to the buye	
eir respective interests may appear and all policies of insu and become a part of the debt secured by this contract a seller for buyer's breach of contract. When The seller agrees that at his expense and wather the ing (in an amount equal to said purchase price) marketal d purchase price is fully paid exceptions and the build of minset in lee simple unto the hand wather the seller and unchase price is fully paid exceptions and the build d purchase price is fully paid to the format and unchast the simple unto the hand wather to the simple unto the build of purchase price is fully paid exceptions and the build d purchase price is fully paid to the format and unchast the simple unit of the hand wather to the simple unit of the simple unit of the the the simple unit of the t	the contract has been adversaria,	do so and any payment so made shall be ad without waiver however, stany right	eny ded
we and except the usual printed exceptions and the builded of purchase price) marketal	ble title in and to said premises in the sale	ill furnish unto buyer a title insurance and	10
mises in fee simple unto the buyer, his heirs and and upo ce said date placed, permitted or arising by the assigns,	in surrender of this agreement, he will del	of or subsequent to the date of this agreem of record, it any. Seller also agrees that we wer a good and sufficient also agrees that we	in- int,
And it is understood and adread by	inder seller, excepting, however, the said eas r and further excepting all liens and encurre	te hereof and lree and clear of all encumbran ements and restrictions and the trace	aid ces
The seller agrees that at his expense and when the ing (in an amount equal to said purchase price) marketal d purchase price is fully paid and upon request and upon result of the usual printed exceptions and upon mises in lee simple unto the buyer, his heirs and and upon the simple unto the buyer, his heirs and assigns, is water rents and public charges so assumed by the buyer And it is understood and adreed between said parties seller at his option shall have the iollowing rights: (1) to rights price with the interest thereon at orne due and rights on of the excision of the excision of the premises above described and all other rights control to the premises above described and all other rights.	that time is of the essence of this contracted the days of the time limited therein	t, and in case the buyer shall fail a	
seller at his option shall have the following rights: (1) to purchase price with the interest thereon at once due ano rights and interest created or hen existing in lavor of the reston of the premises above then existing in lavor of the centry, or any other act of said seller to be performed at uch delault all payments therefolore made on this contra mises up to the function study of the entry of the said seller, on or the red belonging. The buyer further agrees that failure by the seller at right hereinder to enforce state, same, nor shall any waive	I payable and /or (3) to foreclose this contr e buyer an adding the buyer and control of the buyer and adding the buyer and the	declare the whole unpaid principal balance	he en ol
account of the purchase of said seller to be performed at uch default all promotes of said property as absolutely to	s acquired by the buyer hereunder shall nd without any right of the buyer of a shall rev	utterly cease and determine and the right to t ert to and revest in and sails willow	he
nises up to the time of such default. And the said seller, f upon the land aloresaid, without and the said seller,	ct are to be retained by and belong to said	h payments had never been made; and in ca	ct id
The buyer further advance that tail	d take immediate possession thereol, togethe	ht immediately, or at any time therealter, r with all the improvements and	id to
The buyer further agrees that failure by the seller at right hereinder to enforce the same, nor shall any waive ma breach of any such provision, or as a waiver of the In case suit or action is instituted to loreclose this con court may adjudge reasonable we attorney is ten the	any time to require performance by the buy	er of any provision becauter and appurtenance	*5
In case suit or action is instituted to loreclose this cor court may adjudge reasonable as attonomic discussion of the second se	provision itsell.	sion hereof be held to be a waiver of any su	:: 
I. that court, the buyer further promises to new such	lowed plaintiff in said suit or action she	reol, the buyer adrees to new surf	· 11
In construing this contract, it is understood that the se romoun shall be taken to mean and include the se	eller or the buyer may be more st	sonable as plaintiff's attorney's lees on suc	s
In construing this contract, it is understood that the as ronoun shall be taken to mean and include the plural, th ade, assumed and implied to make the provisions hereof IN WITNESS WHEREOD	apply equally to corporations and to individu	reon; that if the context so requires, the singu of that generally all grammatical changes with	;
IN WITNESS WHEREOF			·
IN WITNESS WHEREOF, said partie and year first above written.	s have nereunto set their hands	and seals in duplicate on this the	. 11
Wn Banong. K Jalls.	Tuke M.	Plens	11 .
U 1 AL	1 de la companya de la	ller (SEAL)	
tally,		(SEAL)	
	x Lugar PV	(SKAL)	
whichever phrase not applicable; it is a standard to the stand	m	AAWYL HOME (SEAL)	
restriction of the second of t	V Maulyn K	newsham	
E OF OREGON; COUNTY OF KLAN	MATH: ss.	(SEAL) Invalian (SEAL) Thurhan (SEAL)	1
eby certify that the state of the	and the second s	<u>f</u>	
eby certify that the within instrument May A.D., 19 79 at 3:31	was received and filed for re-	cord on the Ast	
May A.D., 19 79 at 3:31 Deeds on Page	o'clock P M and duty	toosade Lite May of	
Deeds on Page	1.0243	recorded in Vol	
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FEE \$3.00	WM. D. MILINE AS	Sunty Clerk	

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