V 0 tor moneys paid on account of the purchase of said property, as absolutely, fully and perfectly as it this contract and such prevenues had a vertices 0 11			
¹ 0 0x601 ¹ Miles ¹		Vol. ⁷⁷ 79 Page 13382	
Deleter 0000 Order 0000 Incrimiter called it de wider, and length of the summal coverance and desenses haves used and the sum of the sum of Str Thousand Light Hundred fifty Dellars Deleter 0000 Deleter 00000 Deleter 00000 Deleter 000000 Deleter 000000 Deleter 000000 Deleter 00000000 Deleter 00000000000000000000000000000000000		⁵⁴ 68604	-
<pre>Note of the starter and shirty X, getters, (Name) Note of the starter and the barrer and the and the and the barrer and t</pre>		michaer b. Jager and margaret H. Jager, (H&W) and	
<pre>WITNESSET: That in consideration of the mutual covenances and networks the descent set in the form of the for</pre>	• * •	Clark J. Kenyon, a single man . hereinalter called the seller, and Terry L.Walters and Shirly A. Walters, (H&W)	•
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>		WITNESSETH: That in consideration of the mutual covenants and agreements berein contained the seller agrees to sell unto the buyer and the buyer agrees to purchase from the celler all of the following de while dimensional and the buyer agrees to purchase from the celler all of the following de	ł
<pre>PD0000 PD000000000000000000000000000000</pre>		Lot 4, Block 7 Tract 1039 Yonna Wooda Unit #2 for the sum of Six Thousand Eight Hundred Fifty Dollars Dollars (\$ 6,850.00) (hereinafter called the purchase price) on account of which Six Hundred Lighty Five Dollars Dollars (\$ 685.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in	
<pre>PD0000 PD000000000000000000000000000000</pre>	H 1 22	and interest are paid in full. First payment due Sept. 7. 1979 and a	
<pre>PD0000 PD000000000000000000000000000000</pre>	<u>a</u> .		
<pre>PD0000 PD000000000000000000000000000000</pre>	1	(A) primarily for huver's personal simply, household or advicultural pressures.	l.
<pre>PD0000 PD000000000000000000000000000000</pre>	RA III	All of said purchase price may be paid at any time; all deferred balances of said purchase price shall be interest at the rate of $8\frac{1}{2}$	
<pre>PD0000 PD000000000000000000000000000000</pre>	A-EO	the minimum regular payments above required. Taxes on said premises for the current tax year shall be provated between the partial between the partial between the partial between the partial between the terms or of the At the time of the elecution hereof, the ellers herein (who are husband and wile) own said described terl state as terasts by the entirities, wherefore, the selects intend and clear that their interest in this contract and in the much described terl state as terasts by the entirities.	
<pre>PD0000 PD000000000000000000000000000000</pre>	NOIL	the selfers interest in this contrast and in the the then unput balance of said purchase price, principal and interest, much sately shall be to be a selfers, the title to be selfers, the title to	
<pre>1000000000000000000000000000000000000</pre>	ATTEN	tens which hereafter lawfully may be imposed upon said premises all promptly before the same or any part thereaf before but due that at buildings now or hereafter receted on said premises adjainst ioss or domage by the twith extended coverage). ACONT	
<pre>0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0</pre>	ON 1	In all builds not ress into the second second second and the second seco	ers 01
<pre>9 of total purchase price with the interver interver in a constraint of the price of the control of the second of the constraint of the control of the constraint of the</pre>		in the senses on or subsequent to the date of this alternetic. Size and except the solid interface and exceptions and the builded and other restrictions, and elements now of record, it any. Sellers also where that when said putchase nice is fully part and upon typest and upon surrender of the afference the will deliver a food and sufficient deef concernit said putchase nice is not into the hower his here where the two typests and extended of the	M
<pre>9 of total purchase price with the interver interver in a constraint of the price of the control of the second of the constraint of the control of the constraint of the</pre>	NK OF gon	charges to assumed by the buyer and further excepting all leaves that environmeres created by the buyer of his assigns,	ey A. regor
1000000000000000000000000000000000000	BA Jre	cases, in fight and interest created or then existing in layor of the purch as adaptit the solves hereunder shall utility bein and cherrane and the fight to the possession of the premises above deteriord and all other right acquired by the buyer hereunder shall revert to and every in sing estarg- without any act of reentry or any other act of said solvers to be performed and without any tick of the buyer of interimeters in some conservation.	hirl n St
1001 The true and actual consideration provides into the internet. 56,850.00 11 The true and actual consideration provides into the internet. 10 10 12 The true and actual consideration provides internet. 10 10 10 13 actual internet of the inte	TIONA ain 5 alls,	made, and in case of such default all payments bereforme made on this contract are to be retained by and belong to and sollers as the agreed and reasonable rent of said premises up to the time of such default. And the said sellers, in case of such default, below the time of such default. And the said sellers in case of such default, below the time of such default. And the said sellers in case of such default without any process of law and take immediate possession, thereof together with all the improvements independent of the to below me.	. δ. Mart Nart
Final and adding a definition of the statistics of another bits institution of the statistic particle in the statistic particle is a constrained in a statistic particle is and the statistic particle is a constrained in a statistic particle is a constrained in the statistic particle is particle in the statistic particle is particle in the statistic particle is a constrained in the statistic p		affect their right hereunder to endere the same over shall any source by side where d any breach of any president hereof the beld to be a waiver of the prospect hards. The true and actual consideration paid for this transfer, stated in terms of dollars, is 369850.00	rry] 016½ amatl
The constraint of a subscience is a subscription of the inverse more than one person that is a contraint of angles, the subscience of the intervence of the inverse of the intervence of the	FIR Kla	consist, of a footballs other projection as longing an expendent which as formularly consideration continues which as the provident in the football of the football of the test of the sum as the court may adjudge reasonable as attorney's the court is an experiment or decrement of the trial court, the larger tartier provides to py such sum as the application control of the trial court, the larger tartier provides to py such sum as the application of the trial court, the larger tartier provides to py such sum as the application of the trial court, the larger tartier provides to py such sum as the application of the trial court.	••
IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has clusted its corporate name to be signed and its corporate coll difference of the undersigned is a corporation, it has clusted its corporate name to be signed and its corporate coll difference of the undersigned is a corporation, it has clusted its corporate name to be signed and its corporate coll difference of the undersigned is a corporation, it has clusted its corporate name to be signed and its corporate coll difference of the undersigned is a corporate of the undersigned of directors. Buyers: Sellers: Michael P. Marger Terry A. walters Sellers: Margaret H. Jagar Terry A. walters Margaret H. Jagar State OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on theZEh	ïc	In constraing this contract, it is understood that the leaver may be more than one person that it to exempt a requires, the singular memory shall be taken to neuro and include the platal, the massable shall include the fermine and the neuter, and that severally all transmust it channels shall be made, assumed and implied to make the invision, new total prophy to conjoint in such to andividually also in the event of the democ	ت د بر
Terry L. walters Margaret H. Jager Terry L. walters Margaret H. Jager Shirld A. Walters Stark J. Kenyph and Stark	1	dersigned is a corporation, it has caused its corporate name to be signed and its corporate spat affixed hereto-	ateme
Terry %. walters Intervention and the second of the net explicable it were available. It were available it were available it were available. I	1	Buyers: (Michael Da Jager /	st.
STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the <u></u> day of <u></u> <u>June</u> A.D., 19 <u></u> 79 at <u></u> 1:22 <u></u> o'clock <u></u> M., and duly recorded in Vol <u></u> , of <u></u> <u>Deeds</u> on Page13332	LEASI	Terry / walters	
I hereby certify that the within instrument was received and filed for record on the <u>Ztin</u> day of <u>June</u> A.D., 19 <u>79</u> at <u>1:22</u> o'clock <u>P</u> M., and duly recorded in Vol <u>1270</u> , of <u>Deeds</u> on Page <u>13332</u> . FEE <u>\$3.00</u> WM. D. MILNE, County Clerk	E	in the by Bridge and With the childre and Weitherer workers (5) is not applicable if wer with Lark, J. Kenyph. school, s. a	Sen
$\begin{array}{c} \underline{June} & A.D., 19 \underline{79} \text{ at } \underline{1:22} \text{ o'clock} \underline{P} M., \text{ and duly recorded in Vol} \underline{1:29} \underline{0} \\ \text{of} \underline{Deeds} & \text{on Page13332} \\ \hline \\ FEE \underbrace{\$3.00} \\ FEE \underbrace{\$3.00} \\ \hline \\ FEE \underbrace{\$3.00} \\ FEE \$$			
of <u>Deeds</u> on Page <u>13332</u> . WM. D. MILNE, County Clerk			*
FEE		of <u>Deeds</u> on Page <u>13382</u> .	
BY A DETRAILE STATING ON DEDITIV	••	FEE	
		BY ALVMANA HAND ON Deputy	