RM No. 845-CONTRACT-REAL ESTATE-Seller Pays Existing	CONTRACT-REAL ESTATE	Vol. 79 Pag	
	12 day of May		19.79, between
THIS CONTRACT, Made this			
nd Carol & Harry Barber and Jo	hn 1. 8 Patricia 1. P.	nocton hereina	fter called the buyer,
WITNESSETH: That in considerat grees to sell unto the buyer and the buye and premises situated inKlamath	ion of the mutual covenants or agrees to purchase from the country,	s and agreements herein he seller all of the follo State ofОледол	contained, the seller wing described lands
ot 7 Block 42, First Addition to	n Klamath Јолеst Estat	es	
for the sum of	s and in the amounts as follo	ows, to-wit: \$79.51 o	(\$
beginning June 27, 1979 and on t	the 27th of each succes	eding month	
beganiai juic 21, 111 -	·		
The buyer warrants to and covenants with the s $9(A)$ primarily for buyer's personal. family, hou (BXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	seller that the real property described in second or agricultural purposes.	n this contract is Die CONTRACTORIANS CONTRACTORIANS	WXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
BECOLORIZATION DE paid at any time:	all deferred balances of said purchase	price shall bear interest of the	and * kind included in
cent per annum from the minimum regular payments above required. Taxes	until paid, interest to be p	aid shall be prorated between the p	and being included in arties hyreto as of
() ((a)) 19/9 19	• •		
The buyer shall be entitled to possession of said he is not in default under the terms of this contract. I thereon, in goad condition and repair and will not sui other lives and save the seller harmford repaired and that he will pay all faces hereint repaired to the term that the will pay all faces hereint and the seller the	reimburse seller for all costs and atto property, as well as all water rents, j e same or any part thereof become pas	orney's lees incurred by him in - sublic charges and municipal lie t due; that at buyer's expense.	illdings, now or nereaties electron rs tree from construction and al detending against any such liens ns which hereafter lawfully may be will insure and keep insure
all buildings now or hercalter erected on said premises in a company or companies satisfactory to the seller, a all publics of insurance to be delivered to the seller ar or to procure and pay for such insurance, the seller ar contract and shall bear interest at the rate aforesaid, The said described premises are now subject to	against loss of an and a selfer and with loss payal-le lists to the selfer and as soon as insured. Now if the buyer sh hay do so and any payment so made a without waiver, however, of any right of a contract or a mortgage (the word	t then to the buyer as their test all fail to pay any such liens, co thall be added to and become a arising to the seller for buyers mortgage as used herein inclules No This information.	sta, water tents, targe, or charge part of the debt secured by the breach of contract. within its meaning a trust deed available thereof or
recorded in the Deed*, Mortgage*, Miscellaneous* Reco document/lee/lile/instrument/microfilm No.	ords of said county in book/reel/volume	is made) on which the unpaid	principal balance thereof at th
time is \$ and no more,	with interest paid to	due and to become due on said	contract or morthage promptly
time is \$ per less than \$ per the times required for said payments and to keep said the selfer include taxes or insurance premiums on said said installments so paid applicable to taxes and insu default, the buyer may pay any sums required by sa be entitled to credit for all sums so paid by him aga	id contract or more the buyer afrees o described premises, the buyer afrees o rance premiums; should the seller for id contract or more age to be paid or	n seller's demand forthwith to r any reason permit said contract otherwise perform said contract the above purchase price pursu	or mortgage and the buyer shi nor the terms of this contra- nant to the terms of this contra-
be entitled to create ion and the sepense and with The seller advects that at his expense and with suring tin an amount equal to said purchase price) and except the usual printed exceptions and the build also advect that when baild purchase price is fully pai- also advect the when bails in printe unto the buyer, his	in 60 days from the d marketable title in and to said premise ding and other restrictions and easence d and upon request and upon surrende theirs and assigns, free and clear of a theirs and assigns.	ate hereof, he will furnish unto s in the seller on or subsequent its now of record, if any, and th r of this agreement, he will deliv ill encumbrances since said date see, numicipal liens, water rents	to the date of this agreement, so to the date of this agreement, so e said contract or mortgage. Sel- ver a good and sufficient deed of
the buyer and lutther excepting all liens and encumi	(Continued on reverse)		
*IMPORTANT NOTICE: Delete, by lining out, whichever p as such word is defined in the Truth-In-Lending Act and use Stevens-Ness Form No. 1308 or similar. If the contra	shrase and whichever wurranty (A) or (B) (Regulation Z, the seller MUST comply with at becomes a first lien to finance the purc	is not applicable. If warranty (A) it the Act and Regulation by making hase of a dwelling use Stevens-Ne	required disclosures; for this purpe as Form No. 1307 or similar.
use Stevens-Ness Fullin No. 1000 of children		STATE OF C	{
C. O. O. C. C. C. S.			
Chilloguin, onegone mos	·····	∽ I certif	y that the within inst
Canol & Hanny Barber & John & 637B S. W. Dennis	Patricia Proctor	ment was re	ceived for record on
737В S. W. Dennis Hillsbono, Оледоп 97123			f
HLLLADDAD, UNEQUIL TILS	SPACE RE	STRUED in book real	villume No.
Atter recording return to: South Valley State Bank M	10	n page n.n.ust instrument 'n	for as document/fee/f
	1 - Toma - Constanting	Record of De	eds of shid county. s my hand and seal
Klamath Jalls, Oregon 97601 NAME. ADDRESS. ZIP		Witner County affix	
Until a change is requested all tax statements shall be sent	t to the following address.		×
Canol & Hanny Banben 637B S.W. Dennis		NAME	
Hillabono, Onegon 97123 NAME, ADDNESS, ZIP		<i>By</i>	
NAME, ADDRESS, LIP	and the second sec		

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ve required; or any of them, punctually within 20 days of the fin	me is of the essence of this contract, and in case the buyer shall fail to make the payment are limited therefor, or fail to keep any agreement herein contained, then the selfer at h built and yold, (2) to declare the whole unpaid principal balance of said proceeds price with
interest thereon at once due and payable, $\{i\}$ to withdraw said (ity, and in any of such cases, all rights and interest created or the	deed and other incluments from excross analyse (4) to previous this contrast by sum en existing in favor of the buyer as against the seller hereunder shall utterly case and d
	sed and all other tights acquired by the outper nertunder shall revert to and revest or e performed and without any right of the buyer of return, reclarisation or compensation f ity, fully and perfectly as if this contract and such payments had never been made; and are to be retained by and helong to said seller as the afteed and reasonable rent of sa of such delault, shall have the right immediately, or at any time thereafter, to enter up to the seller.
nging	possession thereof, together with all the improvements and appurtenances thereon or there ne to require performance by the buyer of any provision hereof shall in no way allect I seller of any breach of any provision hereof be held to be a waiver of any succeeding breac
in neredituer to entote the same, not state any its in itself.	
• •	
The true and actual consideration paul for this transfer, sta	ited in terms of dollars, is \$ 3,000.00 . Ollowever, the actual consideration co
of or includes other property or value given or promised which is In case suit or action is instituted to forcelose this contract	the whole consideration (indicate which).() or to enforce any provision hereol, the losing party in said suit or action agrees to pay sup by allowed the prevailing outly in a said suit or action and it an anneal is taken from 0
ty's attorney's lees on such appeal. In construing this contract, it is understood that the seller o	onsists to pay such sum as the appellate court shall adjudge reasonable as the prevail or the buyer may be more than one person or a corporation; that if the context so require, the masculine, the feminine and the neuter, and that generally all grammatical change
Il be made, assumed and implied to make the provisions hereof This agreement shall bind and inure to the benefit of, as if a second the second second terminal terminatives. Auccessions	apply qually to corporations and to individuals. The circumstances may require, not only the immediate parties hereto but their respection interest and assigns as well.
IN WITNESS WHEREOF, said parties ha	we executed this instrument in triplicate; if either of the undersigned to be signed and its corporate seal ulfixed hereto by its office
In authorized thereunto by order of its board of the source of the sourc	John Procton Daniel Bailey
Hanry Barber Addition of the symbols O, if not applicable, should be	Patricia 1 Proctor 10 deleted. See ORS 93.030).
TATE OF OREGON.	STATE OF OREGON, County of
County of (
Personally appeared the above named. (2005)	who, being duly swo each for himself and not one for the other, did say that the former is t
- the thereasy Beaching Join A	president and that the latter is t
and acknowledged the loregoing instru-	secretary of , a corporation , a corporate such as the corporate suc
	of said corporation and that said instrument was signed and sealed in L half of said corporation by authority of its board of directors; and each
DEFICIAL	of said corporation and that said instrument was signed and sealed in the half of said corporation by authority of its board of directors; and each them acknowledged said instrument to be its voluntary act and de Before me:
S. Betbre me: DEFICIAL Service Scottantes EAL) Notary Public for Oregon	of said corporation and that said instrument was signed and sealed in t half of said corporation by authority of its board of directors; and each them acknowledged said instrument to be its voluntary act and de Before me: (SEA Notary Public for Oregon
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