70370			
THIS CONTRACT, Made this 8th	day of	_June	, 1979_,
THIS CONTRACT, Made this 8th Richard H. Reeb, 57		helles weta-	the seller,
TWOON TO THE TAX AND THE PARTY OF THE PARTY	, heren	naiter carred	
WITNESSETH: That in consideration erein contained, the seller agrees to purchase from the seller all of the ituated in Klamath	of the mutual sell unto the	nafter called covenants and buyer and the	d agreements buyer agrees
多性性的 "严重,重要的人还是自己的心理,这些好了这些特别的都是这种的人,但不是我的心理,要要这样的,我们就没有一种的人,但是不是不是这种,这个对象的人,就是这	\$P\$	。 1. · 报告应他,这场企业不够实现的主。 第1年前进步	经总法律 化分离子产者 医皮肤皮肤病 化金属工作经验工作
West half of Lot 1, Blo in the County of Kla	ck 4, Tract 1 mmath, State	No. 1083, CI of Oregon.	EDAR TRAILS,
for the sum of twelve thousand		Dollars (\$ 12,000,00
(hereinafter called the philosophic polyging the hundred polyging	lars (\$1,800 december 1,800 december	mowledged by as follows,	the seller), and to-wit:
Monthly payments of not less day of each month. This Interest shall accrue from the per annum.	e day of closi	ill be due on ciple and into ng at the rat	the illusterest. e of 92%
The first payment is due Augu	LTA balor-		
All of said purchase price may be paid bear interest at the rate of 92 until paid, inter	d at any time, per cent per	all deferred annum from monthly	balances shall
	r navments abo	ove required.	Taxes on para
being included in premises for the current tax year sha	ll be prorated	l between the	parties hereto
to to and conve	nants with the	seller that	the real
The buyer warrants to and property described in this cont	ract is	household or	agricultural

*(A) primarily for buyer's personal, family, household

(B) X 8 R X 2 R X MICHINGRANGIOGERREGICATETICHEREREGICATEMENTORINATION CRETERITY CHARACTER REST.

The buyer shall be entitled to possession of said lands on 1979, and may retain such possession so long as he is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter erected, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises free from mechanic s and all other liens and save the seller harmless therefrom and reimburse seller for all costs and attorney's fees incurred by him in defending against any such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which hereafter lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than original cost in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered as soon as insured to the escrow agent hereinafter named. Now if the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. The seller has exhibited unto the buyer a title insurance policy insuring

marketable title in and to said premises to the seller; seller's title has been examined by the buyer and is accepted and approved by him.

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Gantomporangously berey	ith, the seller has executed a good and sufficient
1 - 2 (the form of which here	by is approved by the buyer) conveying the above
deed (the form of which in fee	simple unto the buyer, his heirs and assigns, free
described real estate in its	of the date hereof, execpting the easements, build-
ing and other restrictions n	ow of record, if any, and

and has placed said deed, together with an executed copy of this contract and the title insurance policy mentioned above, in escrow with

escrow agent, with instructions to deliver said deed, together with the fire and title insurance policies, to the order of the buyer, his heirs and assigns, upon the payment of the purchase price and full compliances by the buyer with the terms of this agreement. The buyer agrees to pay the balance of said purchase price and the respective installments thereof, promptly at the time provided therefor, to the said escrow agent for the use and benefit of the seller. The escrow fee of the escrow agent shall be paid by the seller and buyer in equal shares; the collection charges of said agent shall be paid by the Buyer

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 option 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 interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and determine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect the right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$12,000.00 (1) However, the actual consideration consists of or included other property or value given or promised which is park of or other property.

the whole consideration (indicate which). (1)

In case a suit is instituted to foreclose this contract or to enforce any provision hereof, the buyer agrees to pay such sum as the trial court may adpudge reasonable as attorney's fees to be allowed plaintiff in said suit and if an appeal is taken from any judgement or decree of such trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal.

In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation, that if the contract so requires, the singular pronoun shall be taken to mean and include the plural, the mascuthe, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

This agreement shall bind and inure to the benefits of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, successors in interest and assigns as well.

"YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF YOU DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUANT TO THE RULES AND RECULATIONS OF THE OFFICE OF INTERSTATE LAND SALES REGISTRATION, U. S. DEAND RECULATIONS OF THE OFFICE OF INTERSTATE LAND SALES REGISTRATION, U. S. DEAND RECULATIONS OF THE OFFICE OF INTERSTATE LAND SALES REGISTRATION, U. S. DEAND RECULATIONS OF THE CONTRACT OR AGREEMENT, IN ADVANCE OF, OR AT THE TIME OF PARTMENT OF HOUSING THE CONTRACT OR AGREEMENT, YOU HAVE THE LESS THAN 48 HOURS PRIOR TO SIGNING THE CONTRACT OR AGREEMENT, YOU HAVE THE RIGHT TO REVOKE THE CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER UNTIL MIDARIGHT OF THE THIRD BUSINESS DAY FOLLOWING THE CONSUMMATION OF THE TRANSACTION. NIGHT OF THE THIRD BUSINESS DAY EXCEPT SUNDAY AND THE FOLLOWING BUSINESS A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY AND THE FOLLOWING BUSINESS IN DEVILOR OF THE THIRD SUNDAY. WASHINGTON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE "YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE D

IGHT 10 THE THIRD BUSINESS DAY FULLOWING IGHT OF THE THIRD BUSINESS DAY FULLOWING BUSINESS DAY IS ANY CALENDAR DAY EXCEPT OLIDAYS: NEW YEAR'S DAY, WASHINGTON'S BI OLIDAYS: DAY COLUMBUS DAY, VETERAN'S DAY	SUNDAY AND THE FOLLOWING DOCUMENTS SUNDAY MEMORIAL DAY, INDEPENDENCE
OLIDAIS! NEW COLUMBUS DAY, VETERAN S DAY, LABOR DAY, COLUMBUS DAY, VETERAN S DAY, LABOR DAY, COLUMBUS DAY, VETERAN S DAY, LABOR DAY, VETERAN S DAY, LABOR DAY, VETERAN S DAY, VETERAN S DAY, LABOR DAY, VETERAN S DAY, V	executed this instrument in tripli-
IN WITNESS WHEREOF, said parties have cate, if either of the undersignes in a cocate, if either and its corporate seal	orporation, it has caused its corporation
IN WITNESS WHEREOF, said parties have cate, if either of the undersignes in a co name to be signed and its corporate seal	iffixed hereto by 115
anne to be seemed and the boat	<u>~~!! ♥ : : : : : : : : : : : : : : : : : :</u>
atthorage of the second of the	D: hand H. Reeb-SR
authorized thereunto by offder of the support of th	Richard H. Reeb, ST
A DOLA D'Oursean.	
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NOTE - The sentence of the Note - The Sentence o	
	STATE OF OREGON, COUNTY OF
CALIFORNIA) SS.	
STATE OF OREGON, County of San Drego, 1979.	Personally appeared
market Mine of the second of t	who, being duly sworn, each for himself
1 1 - bove named	and not one for the
Personally appeared the accommon William E. Goodman	the former is the president and that the latter is the secretary
Odette Pictor owledged the 1016	명칭들 방송 점점 본 10 분들은 트립한 대학으로 그 그 그는 그는 그는 그는 그는 그는 그를 받는 것이 없는데 모양하는 그렇고 다른다. 개최
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voluntary account	That the seal all theu in af caid cor-
refore me:	7
(OFFICIAL) THE MOST CONTROL OF SEAL)	
tor Oregon	
Notary Public for My commission expires 10/4//	and each of them acknowledged said and each of them acknowledged said and deed. ment to be its voluntary act and deed.
	Before me: (SEAL)
OFFICIAL SEAL	- blac for Oregon
ATHENA A. PALLIS : VIGEON HUTARY PUBLIC : CALIFORNIA	Notary Public expires: My Commission expires:
Principal Office, Jan Doct. 4, 1981	
Section 4 of Chapter 618, Oregon Law Section 4 of Chapter 618, Oregon Law	convey fee title to any real property, at a convey fee title to any real property, at a ate that the instrument is executed and the edged, in the manner provided for acknowledged, in the manner provided for acknowledged.
Section 4 of Chapter of Contracting to	convey lee that the instrument is executed and the
time more than 12 months from the c	convey fee title to any real property, convey fee title to any real property, at the instrument is executed and the ate that the instrument provided for acknowledged, in the manner provided for acknowledged, in the manner provided for acknowledged title being conveyed. Such instruments, or a title being conveyor not later than 15 days after lead by the conveyor not later than 15 days after marties are bound thereby.
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ment of deeds, by the owner ment of deeds, by the owner memorandum thereof, shall be record memorandum thereof instrument is executed and the	edged, in the manner. Such instruments, of title being conveyed. Such instruments, of title being conveyed to later than 15 days after ed by the conveyor not later than 15 days after parties are bound thereby.
the instrument is	of this section is a Class B misdemeanor.
"(2) Violation of subsection (2)	parties and parties a Class B misdemeanor." of this section is a Class B misdemeanor."
	FORM NO. 23 — ACKNOWLEDGMENT FORM NO. 23 — CO., PORTLAND, ORE. STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
S-CON	
STATE OF OREGON, County of	~// nom/
County of	day of Ally appeared the within
BE IT REMEMBERED, That on this	gnd for said County and State, personally
before me, the inderspined worth Hee.	day of
named	
individual	described in and who

known to me to be the identical individual acknowledged to me that executed the same freely and voluntarily.

IN TESTIMONY WHEREOF L have be reunto set my hand and affixed and year last above written.

my official

Notary Public for Oregon My Commission expires

STATE OF OREGON, ounty of <u>Viscosth</u>
I certify that the within County of instrument was received for record on the 10th day of SELLER'S NAME AND ADDRESS at 3:55 o'clock P M., and recorded in book M79 Space dermana reserved for on page 16285 or as file/reel number 70376, BUYER'S NAME AND ADDRESS recorder's use Record of Deeds of said County. After recording return Witness my hand and seal of County affixed. NAME, ADDRESS, Vm. D. Milne Until a change is requested all tax statements shall be sent to the fol-Recording Officer By Kernetha Mals & Deputy lowing address.

| Control Fee \$12.00

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