^п 70494	Monthly Payments. STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR STEVENS-NESS LAW PUBLISHING CO., PORTLAND, PORTLAND, OR STEVENS-NESS LAW PUBLISHING CO., PORTLAND, PORTLAN
THIS CONTRACT, Ma Robert S. Stearns a	de this 124 day of July, 19 17, between nd Maradee J. Stearns, Husband and Wife
and Robert E. Harr	is and Jacquelyn S. Harris, Husband and Wife
WITNESSETH: That seller agrees to sell unto the b scribed lands and premises situ	in consideration of the mutual covenants and agreements herein contained, the uyer and the buyer agrees to purchase from the seller all of the following de- rated in Klamath County, State of Oregon
	ll, in the County of Klamath, State of Oregon
	$ \begin{array}{c} \mathbf{F} \in OP(OP(SCM);COUMTY(OP(KLMMATM);SL)) \\ \mathbf{F} \in OP(OP(SCM);COUMTY(OP(KLMMATM);SL)) \\ \mathbf{F} \in OP(OP(SCM);COUMTY(OP(KLMMATM);SL)) \\ \mathbf{F} \in OP(OP(SCM);COUMTY) \\ \mathbf{F} : OP(OP(SCM);COUMTY) \\ \mathbf{F} : OP(SCM) \\ \mathbf{F} : OP($
Dollars (\$ 20,000.00) is pay seller); the buyer agrees to pay of the seller in monthly payment	d on the execution hereof (the receipt of which is hereby acknowledged by the the remainder of said purchase price (to-wit: $\$$, $\$$, 000.00) to the order
Dollars (\$ 132.16) eac	h, h
all deferred balances of said pur July 12, 1979 the minimum monthly payments	ach month hereafter beginning with the month of <u>August</u> , 1979, ase price is fully paid. All of said purchase price may be paid at any time; inchase price shall bear interest at the rate of <u>10</u> per cent per annum from until paid, interest to be paid <u>Monthly</u> and * interest to be paid the pro- above required. Taxes on said premises for the current tax year shall be pro- as of the date of this contract
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	NAN RAMMAN RAMA RIGHT MANA MANA MANA MANA MANA MANA MANA MAN
and all other liens and save the seller harm	It not suffer or permit any waste or strip thereol; that he will keep said premises, now or herealter
not less than \$20, 000.00 in a co	er levied against said property, as well as all water tents, public charges and municipal liens which here- mises, all promptly belore the same or any part thereof, become past due; that at buyer's serpense, he will hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount impany or companies satisfactory to the seller, with loss payable first to the sellet and then to the buyer as solicies of insurance to be delivered to the seller, with loss payable first to the sellet and then to the buyer as s or to procure and pay for such insurance, the seller may do so and any payment so made shall be added this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to
and ouver's breach of contract.	a the face aloresaid, without waiver, however, of any right arising to
premises in tee simple unto the buyer, his help since suid date placed, permitted or arising by liens, water rents and public charges so assume	and within 30 days from the date hereof, he will turnish unto buyer a title insurance policy in- price) marketable title in and to said premises in the seller on or subsequent to the date of this arcenent, and the building and other restrictions and easement now of record, if any. Seller also agrees that when a said seller and upon surrander of this agreement, he will deliver a good and sufficient deed conveying said a through or under seller, excepting, however, the and the date hereof and tree and clear of all encumbrances d by the buyer and turther excepting all liens and encumbrances created by the buyer or his assigns.
*IMPORTANT NOTICE: Delete, by lining out, which a creditor, as such word is defined in the Truth-in- for this purpose, use Stevens-Ness Form No. 1308 Stevens-Ness Form No. 1307 or similar.	never phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is Londing Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; of similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use
ert S. Stearns & Marac 2, Box 169 math Falls, OR 97601	lee J.Stearns
SELLER'S NAME AND ADDRES ert E. Harris & Jacque 0 Sargent	Plyn S.Harris
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e and the right to the possession without any act of re-entry, or an a paid on account of the purchas f such delault all payments there	of the premises above described and y other act of said seller to be perfor e of said property as absolutely. full tofore made on this contract are to	Foid, (2) to declare the whole unpaid principal balance of sa d other documents irrom escrow and/or (4) to loreclose thing in lavor of the buyer as against the seller hereunder shall all other rights acquired by the buyer hereunder shall revert med and without any right of the buyer of return, reclamatio y and period and this contract and such payments had nev be retained by and belong to said seller as the agreed and the details of the right immediately, or at any time the right immediately.	n or compensation for er been made; and in easonable rent of said realter, to enter upon
nd aloresaid, without any process ing. The buyer further agrees that i	of law, and take immediate possessio ailure by the seller at any time to to or shall any waiver by said seller o	be relained by and belong to said selier as the agreed and t h default, shall have the right immediately, or at any time th in thereol, together with all the improvements and appurtenan guire performance by the buyer of any provision hereol shall t any breach of any provision hereol be held to be a waiver of	Les mercon or mercio
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In case suit or action is institu	ted to loreclose this contract or to	enforce any provision hereof, the losing party in said suit of the	ion agrees to pay such
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