70566	CONTRACT_REAL ESTATE Vol. M79 Page 16610
Ray B. and Clyda Jo	his 9th day of July, 1979 , between nos (husband and wife), hereinafter called the seller,
d George H. and Lyla	J. Campora (husband and unife)
ller adrees to sell unto the buyt	r and the buyer agrees to purchase from the seller all of the following de- d in Klamath County, State of Oregon, to-wit:
Block 34, Lots 4,5,	and 6 in Section 30, Tounship 24 S Range 9 E.M
	respred in Yolofofof of Postof
1100	ach radors da cara fri ofi-
	E TE DARGON, CONDUCT OF KLAMATHE #:
IL AL AL ALANAS Advace to DAY	the remainder of said purchase price (to-wit: \$ 2,000,000,000,000,000,000,000,000,000,0
eller); the buyer agrees to pay if the seller in monthly paymen Collars (\$) eacl bayable on the lst. day of e and continuing until said purch all deferred balances of said purch July 9,1979.	I on the execution hereor (the receipt of which is hereby acknowledged by the remainder of said purchase price (to wit: \$ 5,000.00) to the order ts of not less than(\$78.27)Seventy Eight and 27/100) to the order ts of not less than(\$78.27)Seventy Eight and 27/100) to the order ts of not less than(\$78.27)Seventy Eight and 27/100) to the order ts of not less than(\$78.27)
eller); the buyer agrees to pay i i the seller in monthly paymen collars (\$) each bayable on the lst. day of e and continuing until said purch all deferred balances of said purch July 9,1979 the minimum monthly payments ated between the parties hereto	I on the execution hereor (the receipt of Which is hereos acknowledged by the he remainder of said purchase price (to-wit: \$ 5,000.00) to the order ts of not less than
eller); the buyer agrees to pay i i the seller in monthly paymen bollars (\$) eacl ayable on the lst. day of e rid continuing until said purch Il deferred balances of said purch Il deferred balances of said purch July 9,1979 he minimum monthly payment: ated between the parties hereto The buyer warrants to and covenant (A) grimarily for buyer's personal (B) Khat said kuludaanko Custor X The buyer shall be entitled to point e is not in delault under the term of the ender of the term of the is not in delault under the term of the ender of the term of the term of the is not in delault under the term of the is not in delault under the term of the	I on the execution hereor (the receipt of which is hereou acknowledged by the heremainder of said purchase price (to-wit: \$ 5,000.00) to the order ts of not less than
eller); the buyer agrees to pay i t the seller in monthly paymen collars (\$) eacl ayable on the lst. day of e rid continuing until said purch ill deferred balances of said purch July 9,1979. the minimum monthly payments ated between the parties hereto The buyer warrants to and covenant *(A) primarily or buyer personal (B) primarily or buyer aproval (C) primarily approximation of the seller han uch liens; that he will pay all taxes hered ther laws of imposed upon said pri- neure and keep imsured all buildings now o but less than \$ N/A here himm, costs, water rents, laxes, or char n and besone a part of the debt secured b	I on the execution hereor (the receipt of which is hereoved) to the order the remainder of said purchase price (to-wit: \$ 5,000.00) to the order is of not less than
eller); the buyer agrees to pay i i the seller in monthly paymen collars (\$	I on the execution hereor (the receipt of Which is hereo. 400.40) to the order the remainder of said purchase price (to-wit: \$ 5,000.40) to the order ts of not less than
eller); the buyer agrees to pay i i the seller in monthly paymen collars (\$	I on the execution hereof (the receipt of which is hereby acknowledged by in- he remainder of said purchase price (to-wit: \$5,000.00) to the order is of not less than(\$78.27)Soventy. Eight. and 27/160
eller); the buyer agrees to pay i i the seller in monthly paymen collars (\$	l on the execution hereof (the receipt of which is foreof action to be dead of the remainder of said purchase price (to-wit: \$ 5,000.00) to the order is of not less than
eller); the buyer agrees to pay i i the seller in monthly paymen collars (\$	l on the execution hereof (the receipt of which is foods) actions and get by an interval of and purchase price (to writ: \$ 5,000.00) to the order is of not less than (\$72.27). Seventy. Eight and 27/100

	orge H er Rt.		Lyla	J.	Campora	
Cr	BSCONT	, Ore	AND ADI	1733 IRESS		展展
rding retu	n Io:	$\sin t_{\rm eff} \sin \left(2 \lambda_{\rm eff}^2 \right)$				

George Campora Star Rt. Groscent, Oregon. NAME, ADDRESS, ZI	
Until e change is requested all tax statements shall b George Campora- Star Rt-	sent to the following oddress.
Crescent, Orecon NAME, ADDRESS, Z	97733

ě £ į,

				Re	core
			4 Tar	制度	Hange Kolak
	2 05 0	0°	8.844		$\mathbb{S}^{2^{n-1}}$
	等话: 19 月1日時	14.5		Co	unt
11. 夜 11. 夜					
部	115				NA

£'3	Count	v af	fixed	10.12	
1		22.	an ar an	認知	김취장
-11		1 8	4. 1. 1.	्रेश्वर्मले	封着到

										-							
Ì	ŝ.	5	e r	í.	ME	ġ.	Ż	46	16		.44	4	di.	R.			

By

....Deputy 1003

MILE

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall lail 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 escrew and/or (4) to forclose this contract by suit in equify, and in any of such cases, all rights and inter it created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and de-termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and de-seller without any act of re-entry, or any other act of asid seller to be performed and without any right of the buyer shall return, technation been mode; and in any of such classift, without any said or described and all other rights without any sight of the buyer shall return, technation been mode; and in any of such classift property as aboutely, tully and perfectly as it this contract at our performant of the such as a said such default all payments thereolore made on this contract are to be retained by and belong to said selless the agent descended without any right of the possent of any thereas on the right immediately. The any of the said seller, to enter of said such default all payments thereolore made on this contract are to be retained by and belong to said selless the agent and any process of law, and the immediate possession thereol, together with all the improvements and appurtenances thereon or thereto belonging. The buyer further agrees that taiture by the eller at any time to require performance by the buyer of any provision hereol, and in no way allect his allowing th

16611

......

ns of dollars, is \$10,000.00 . Offererer the estant consideration year in executors, administrators, personal representatives, uncreasors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. kora 18 Capore no Cogfg ones) llyda ά NOTE-The sentence between the symbols (), if not applicable, should be deleted. S ORS 93,0301 STATE OF OREGON, County of . .) ss STATE OF OREGON, ;) ss. ;) ., 19..... County of Base th Personally appeared APCT CONTRACTOR CONTRACTOR and . 19.7.9 appeared the above named fact S. who, being duly sworn, Personally each for himself and not one for the other, did say that the former is the 2. Clyda Honger president and that the latter is the Campera , Lyle Q. Camper secretary of and acknowledged the foregoing instru-There, wountary act and deed. ..., a corporation and that the seal attized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. ment to be (OFFICIAL, Wasstley De Kee SEAL) them acknowiews Before me: (SEAL) ξĘ, Notary Public for Oregon My commission expires (12) 24, 480 1100230 Notary Public for Oregon My commission expires: C

(DESCRIPTION CONTINUED)

C3032248:

8003

TATE OF OREGON COUNTY OF RLAMATH . Filed for record at request of A. D. 1970_ at 2::08' clock ^P M., and 制用 rhis 13th day of July tuly recorded in Vol. 3170 _ on Page 16610 of WE D. MILNE, County Class Fee \$6.00 malunotha 的现金 a share the set of a late state state 1.14 RUNN LOUGH IN TOTAL 1011 in ha na na mana shine Kanazarta 1115 - 17 S.C.1 1115 - 11 S.C.1 The artist 1.736 (101) REALESSEE TOULOG failur (i) $[\mathbf{x}_{i}]$ period and a set the 相對 ·法认证此"可•元的"和200月中国和第二部的时期。2015年 STATE: USAG REET $\frac{1}{100} \frac{1}{100} \frac{1}{100} = \frac{1}{100} \frac{$ 19810 時間を開かって知り 11.111

i i ci sala

•