	CORM No. 250-CONTRACT-REAL ESTATE-Munibly Installments Puyable to Vendois (Husband and Wile) with Right of Survivarship (Linib-In-Lending Series)
	THIS CONTRACT in the second se
	Michael B. Jacon Made this 28 day of June
	Clark J. Kenyon, a single man
	and Bruce D. Bergstrom and Judith M. Bergstrom, (H&W)
	WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the fellowing de- scribed lands and premises situated in Klamath County, State of Openon
	scribed lands and premises situated in Klamath County, State of Oregon, to-wit:
an Hell an Hell	
	Lot 8, Block 6 Tract 1039 Yonna Woods Unit #2 for the sum of Laur Lhousand One Hundred Fifty Unlars Dollars (\$.4,150.00 (hereinafter called the purchase price) on account of which Four Hundred Fifteen Unlars
	(hereinafter called the purchase price) on account of which Four Hundred Fifty Dollars (\$.4.150.00) Dollars (\$.415.00) hereby ecknowledged by the seller), and the remainder to be paid to the order of the seller of which is amounts as follows, to-wit:
	hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit:
	at the times and in
	Thirty Eight Dollars (\$38.00) per month or more until both principal and interest are paid in full. First power with both and like power the
	principal and interest are paid in full. First payment due the state of each month thereafter.
	Gugust.
	에는 바람들은 것은 아들 것은 것이 있는 것은 것은 것은 것은 것은 것은 것은 것은 것을 가지 않는 것 같은 사람들을 알았다. 그는 것은 것은 것은 것은 것은 것은 것은 것을 것을 것을 수 있는 것은 것은 것은 것은 것은 것은 것은 것을 가지 않는 것을 가
	에는 사람은 해외에서 이상 전에 있는 것이다. 이유가 많은 것은 것은 것은 것은 것이다. 이가 있는 것은 것이 가지 않는 것이다. 가지 않는 것이다. 이가 가지 않는 것이다. 이 사람은 해외에서 이야기 같은 것은 것은 것이다. 이야기 같은 것은 것이다. 이가 있는 것이 같은 것은 것은 것은 것이다. 이가 있는 것이 가지 않는 것이다. 이가 있는 것이다. 이가 있는 것이 있
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45	The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily in the seller in the seller that the real property described in this contract is (B) for an organization or (even if buyet is a ratio of purchase).
	All of said purchase price much
Thin Tuon : Cornial	the minimum regular payment is until paid, interast to the most interest at the rate of
IVI	the minimum reduce payments above required. Taxes on suid premises for the current tax pair shall be minimum and the rate of $B\frac{1}{2}$ and the minimum reduce payments above required. Taxes on suid premises for the current tax year shall be provided the rate of $B\frac{1}{2}$ At the time of the science, the selfers herein (who are hashand and wife) own said described real estate as terants by the entireties included in the interest in this contract and in the unput durate and is one of the selfers. The buyer shall be entired in decime that their interest in this contract and in the unput durates price of said described real estate as terants by the entireties in the science of the selfers. The buyer shall be entitled to possession of said lands on Closing terants price of said interest, immediately shall vest soiring the source of the selfers, the interest, immediately shall vest soiring the buyer afters to in the ison the source of the so
1	be that of joint tenants with the right of survivorship and not that of tenants in the unpaid purchase price of said described and tenants by the entireties, in the selfer's interest in this contract and in the unpaid purchase price of said described and the entireties, in the survivor self in this contract and in and to that of tenants in common selfers, interest in this contract and in and to the selfers.
ig	In solicity interest in this contract, in survivorship and not that of remarks in formings, in the survivor of the tellers. In the survivor of the tellers. The buyer shall be entitled to possession of said lands on <b>Closing</b> a long as he is not in default under the terms of this contract. The buyer shall be entitled in the survivor of the selfers, the intri- mechanics are tell, in good condition any terms of this contract. The buyer afrees that at all times he will keep the built mendately shall vest soresho mechanics and other liens and save the solies harmless therefore afrees that at all times he will keep the builtings on said premises, are lead as any such liens the will be solies harmless therefore agrees that at all times he will keep the builtings on said premises, are lead as such as a solid built of the solies harmless therefore agrees that at all times he will keep the builtings on said premises, are then which here still lands up the solid hereafter thereid against solid solid solid solid the solid termines the solid the separate and there in the will be point and will not suffer or permises solid solid solid solid termines the forming the solid termines the thread termines the solid lies which hereafter landsuly may be imposed upon asid premises, all promote builting the solid water rest here hereafter the separate and keep insured hublings on wide the solid termines the solid to built the builtings and the solid the solid the solid the solid termines the termines the termines the termine the solid termines termines the termines the solid termines termines the solid termines termines the termines the termines termines the termine termine termines termines the termines termin
E.	inclanics stretcel, in food condition and repair and will not suffer or permit any waste or strip thereis the buildings on taid stretce for such possession ind against any such liens and save the sellers harmless therefore and y waste or strip thereis the buildings on taid strengthere and the sellers harmless therefore and the se
	tens which hereafter lawfully may be incosed upon said premises, all promptly before the same or and knew will knew said premises the firm expense, he will insure and knew incosed upon said premises, all promptly before the same or and water tents, public charter and the same or and knew in advant.
97601	terest may appear and all policies of insurance to be delivered to the sellers astidactory to the sellers, with loss mayable to the sellers as there is a company or companies satidactory to the sellers, with loss mayable to the sellers as there is become a part of the debt secured by this contract and pay for such insurance, the sellers as soon as insured. Now it the buyer shall be to the sellers as there is the sellers breach of contract. The sellers after their schemes and within the days from the date hereof. When principal preduced and shall be and the debt secure, pay any such liers at the sellers are different to be sellers as their secure of any right arising to the sellers are different to be and the sellers and the sellers are different to be seller at the sellers are different to be and the sellers are the insurance policy insuring (in an any do so and any payment so made shall be added to and they will furnish units buyer a title insurance policy insuring (in an any do so the date hereof. When principal preduced Ever the sellers are the insurance policy insuring (in an any do so the bart of the principal preduced Every of any right arising to the sellers are advected by the sellers are policy insuring (in an any do so the principal preduced Every).
76	they will furnish unto huyers i the copense and within ten days from the date hereol. / When principal reduced any right arising to any in the second s
0	and easements now of record, if any. Selver also after this agreement, save and requal to said purchase price) markstable title in and so said premises if a green and so said previous and the said premises and so said previous and the building and to said premises of encumbrances as of the date hereof excerting, also after that when said prechase price is fully paid and upon request and and an anter set of encumbrances as of the date hereof excerting, however, the said prements and restrictions and the buyer. This buyer and furthe, excepting all liters and encumbrances as of the taxe, municipal terms, free and clear any of the said premises in low simple unto the buyer. This being and working, free and clear any encuments and is suddrawer crateful by the buyer or his notifies. The said parties that time is of the essence of this porter or his notifies.
។ ខេត្ត ខេត្ត	increment: they will delive a good and sufficient the when said purchase price is fully used primed elements and the building and other a first primes a formula and the building and other said premises a formula building and other said premises in leasing the said and upon request and upon surrender of this bar and the building and other strictions of the building and other strictions of the building and other strictions of the building and building and the building and the building and building and the building and buildin
th th Lot	The sellers at their option shall have the following rights: (1) to declare the uncertained thereas, or fail to keep any adverted that to make the
U Shi	thout any act of te-orite above described and all other biver as against the sellers because of that in equity, and in one of any of any of the original sellers because of the sellers
	ade; and in case of such default and revest in said property, as absoluted and without any light of the base of such default revest in said without any
다 다 다 affe 도 다 any 다	in the contraction of the second se
lama 1	the and actual consideration raid for this transfer, stated in terminetty (1) 100 000
1 ×	Il case suit or action is instituted to be a
app App	It may adjudge reasonable as attorney's less to be allowed plaintif in said sur or action and the provisions hereoi, the buyer dates to pay such sum as the less the trial court, the buyer further promises to pay such sum as the appulate court shall adjudge reasonable as plaintiff's attorney's less on such and the appulate court shall adjudge reasonable as plaintiff's attorney's less on such and the appulate court shall adjudge reasonable as plaintiff's attorney's less on such and the appulate court shall adjudge reasonable as plaintiff's attorney's less on such at the appulate court shall adjudge reasonable as plaintiff's attorney's less on such a less that the buyer may be more than one present that it he more may be not a such at the planet of a such at the such as the such at the such and include the planet, the more than one present that it he more than a such at the such as the such as the such at the such at the such as the such at the such at the such as the such at th
	Il be made, assumed and include the plural, the maxendue shall be then one person; that if the context so requires, the singular curves on the start of the transformer of the plural transformation of the function of the plural transformation of the function of the function of the function of the start of the plural transformation of the function of
<i></i>	IN WITNESS WHEREOF, suid Platies but owners of the being and the being and markets along in the event of the dealine
	is a corporation, it has caused its corporate name to be signed and its corporate sent wither of the un- its officers duly outhorized thereinto by order of its board of directors
8	Buyers : any distinctive interesting by order of its board of directors
	Bruce U. Bergstrom
6	Judithargaret He Jagar X
*Dele Sunte Laste	the by training set. Which we prove and which we be and the top the back applicable it we LIBIR T. KERVOO
	The one going county of KLAMATH; ss.
1 he	ereby certify that the within instrument was received and filed for record on the <u>20th</u> day of <u>July</u> A.D., 19, 79, at 1:53 of clock $R$ to
	<u>July</u> A.D., 19 <u>79</u> at <u>1:53</u> o'clock <u>P</u> M., and duly recorded in Vol. <u>20th</u> day of <u>Deeds</u> 00 Page 17266
_	U CIOCK P M and duly recorded
of_	Deeds On Proc. 17266
	에는 것이 많은 것이 것 같은 것이 있는 것이 있
	FEE <u>\$3.00</u> ON Page <u>17266</u> . WM. D. MILNE, County Clerk By Chrnech a Addition D

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