FOPM No. 840-COMIRACT-REAL ESTATE-Monthly Installing at Poyoble to Vendors (Husband and Wife) with Right of Surviventin (Joint to London Article)
Sit Vol. M79 Page 17895.
THIS CONTRACT, Made this 23 day of TUN
Michael H. Jager and Margaret H. Jager, (H&W) and
and Joseph G. and Gladys D. Kovitch, (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 following de- scribed lands and premises situated in Klamath

Lot 21, Block 6 Tract 1039 Yonna Woods Unit #2

BANK OF OREGON "719 ULL 25 PM 2 51 ATTENTION: CLARA

NATIONAL

FIRST

TO

RETURN

PLEASE

for the sum of Five Thousand Five Hundred Fifty Dollars (\$ 5,550.00) (hereinafter called the purchase price) on account of which ... Five Hundred Fifty Five Dollars Dollars (\$ 555.00) is paid on the execution hereof (the receipt of which is

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:

> Forty Nine Dollars (\$49.00) per month or more until both principal and interest are paid in full. First payment due August 31, 1979 and a like payment the 31st of each month therafter.

The buyer warrants to and covenants with the seller that the real property described in this contract is (P) for an organization or (even it buyer is a natural person) is for business or conunercial purposes other than agricultural purposes

All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 8% per cent per asnum. Irom until paid, interest to be paid monthly and " being included in minimum regular payments above required. Taxes on said premises for the current tax year a

the minimum regular payments above required. Taxes on said premises for the current tay year shall 1. The setting of the particular barrier of the particular barrier of the particular barrier of the particular barrier of the setting of the result of the setting of the setting

Then which herefire laylelly may be invosed upon said premises, all promptiv before the same or any part thereof become east due that at buyer's expense, he will insure and keep insured all buildings now or herefiter excised on said premises against loss or damage by the towin estimated coverages in an answart not less than 3 . NONE. In a company or companies satisfarrary to the willers, with loss payable to the selfers as their may appear and all policies of insurance to be delivered to the solers, was soon as insured. New if the buyer shall fail to pay any sech lang, outs, water rest, takes, or charles or to prowne and pay for such insurance, the reliefs may do so and any payment so made shall be alled to the solers of soon as insured. New if the buyer shall fail to pay any sech lang, outs, water rest, takes, or charles or to prowne and pay for such insurance, the reliefs may do so and any payment so made shall be alled to and selfers to buyer's brach of contract.
The selfers agine that at their expense and within ten days from the date hereof. While northold envest and to caid premise af enternets now of record, if any agoing to the selfers on or subsequent to the date of this accement. save and occept the usual printed exceptions and the buyer, this locis and attractive tracts and the payment to the date of this accement, save and occept the usual printed exceptions and the pay is and and or and premises at estimations are of the date before any after and all poly the soler age of any is and astimute exceptions and restrictions and the taxe, number, his water rests and provide a date of the soler age and within ten days from the date beared by the buyer that builts, and excepted and upon request, has not and to caid premises at estimations are their one of the date of the soler age ad sole beared address and the printers at the date bayer of a sole approximation and excepted and upon request, has not and the printers at the soler age address and the preveated by the buyer shall be allored and ther Oregon St.

Main th Fal There actions a transfer of a interior In case suit or action is instituted to interiore this contract of to enforce only of the provision hereof, the buyer adrees to pay such sum as the transport of the provision hereof, the buyer adrees to pay such sum as the transport of action and it an appeal is taken from any addrees or decree the final court, the buyer lutther province to pay such sum as the applicate court shall adjudge reasonable as plainfill's addrees to pay such sum as the applicate court shall adjudge reasonable as plainfill's addrees to pay such sum as the applicate court shall adjudge reasonable as plainfill's addrees to pay such sum as the applicate court shall adjudge reasonable as plainfill's addrees to pay such sum as the applicate court shall adjudge reasonable as plainfill's addrees to pay such sum as the applicate court shall adjudge reasonable as plainfill's addrees to pay such such as the applicate court shall adjudge reasonable as plainfill's addrees to pay such such such as the applicate court shall adjudge reasonable as plainfill's addrees to pay such such as the applicate court shall adjudge reasonable as plainfill's addrees to pay such such as the applicate court shall adjudge reasonable as plainfill's addrees to pay such such adjudge reasonable as plainfill's addrees to pay such such addrees the applicate court shall adjudge reasonable as plainfill's addrees to pay such such adjudge reasonable as plainfill's addrees to pay such such adjudge reasonable as plainfill's addrees to pay such such adjudge reasonable adjudge reasonable as plainfill's addrees to pay such such addrees to pay such such adjudge reasonable adjudge reasonadjudge reasonable adjudge reasonable adjudge reasonable adjud 601 amat

of the trial court, the bayer further promises to pay such such as one appears. append. In constraining this contract, it is understood that the huyer may be more than one person; that if the zontrat so requires, the succular promoun shell be token to mean and include the placed, the musculine shall include the fominine and the senter, and that demending all grammened channel shall be made, assumed and include to make the provisions haren apply equily to corporations and to individually also, in the event of the demine of one of said relies, that the word "sellers" shall mean only the survivor of them and the beins and assigns of such survivor.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate segl affixed hereic by its officers duly authorized theregato by order of its board of directors

and Hilost Buyers: Michael Mulauty Døger Sellers:0 sil Juseph G. Kovitch Margaret Jager Silady O. Xeulech "Dulete, by timb renty (A) is any Truthsie Londing of a dweltion in ant.eralizable. HOTE berry on! . D. v at 61.30 o count for clienticities constant fin ice, I walson the adgrarat on revenue)

STATE OF OREGON; COUNTY OF KLAMATH; ss.

Doody

FEE \$3.00

I hereby certify that the within instrument was received and filed for record on the 25th day of

_on Page 17695

WM. D., MILNE, County Clerk By Demetha & Kelich - Deputy Kovitch

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& Gladys Winter Ave.

Joseph G.

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statement

tax

Send

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Klamath Falls, Oregon