	35-19182	STEVEN	Vol. <i>M79</i>	NG CONFORT	
1798 71.333	contract—real ES1	IATE Vol.	m <u>79 </u> Page	17813	S
THIS CONTRACT, Made th	is. 2311 day of	July_ Fe	, hereinaft	., 1977., betwee er called the selle	
, Donald R. LaVelle,	and Robert M. LaVe	lle, husban	hereinaft	er called the buy	er,
WITNESSETH: That in c eller agrees to sell unto the buye wibed lands and premises situate at portion of the NW2NE2 he Willamette Meridian, i buthwesterly of BREWERS R	d in Klamath of Section 18, Towns n the County of Klama ANCHOS.	<i>County, State</i> ship 24 Sout ath, State c	of Oregon h, Range 7 f Oregon, 1	East of ying	le- it:
CEPTING THEREFROM those Collum, husband and wife age 2180, to Thomas P. Ba ecorded in Microfilm Reco eeded to William R. Treil	arry and Winifred Bar	ry, husband	and will b	portion	
This document is be	ing rerecorded to	o add the	date	0	
for the sum of Five thousand (hereinafter called the purchase Dollars (\$ 1000.00) is par- seller); the buyer agrees to pay of the seller in monthly payme	id on the execution hereof the remainder of said purc nts of not less than	(the receipt of chase price (to- hundred do	which is hereb	00) to the	y the order
Dollars (\$100.00	each month hereafter begin	nning with the	nonth of	y be paid at any	, time;
and continuing until said purc	urchase price shall bear in	terest at the ra	te of <u>Len</u> pe	and * theing inch	r-to ded in
the minimum monthly paymer	t the date of this col	ntract.			e pro-
			his contract is relate purposes other 19, and may	-than-agricultural-purpo	ses. 5 long as hereaitter
The buyer shall be entitled to pos- he is not in delault under the terms of u- erccted, in good condition and repair an and all other liens and save the seller ho such liens; that he will pay all taxes he such liens; that he will pay all taxes he alter lawfully may be imposed upon said alter lawfully may be wired all buildings nos	session of same the buyer adrees that this contract. The buyer adrees that d will not suff or permit any wast armless therefrom and reimburse self reafter levied against said property. a premises, all promptly before the same or or hereafter erected on said premis	at all times he win e or strip thereof; t. er lor all costs and m as well as all water me or any part there es against loss or da	hat he will keep san torney's lees incurred rents, public charges of become past due mage by fire (with	d premises free holing and d by him in defending ag and municipal liens wh that at buyer's expense extended coverage) in an	ainst any ich here- , he will a amount buyer as
not less than S their respective interests may appear and such liens, costs, water rents, taxes, or c such liens, costs, water of the debt secure	all policies of insurance to be delive, all policies of insurance and pay for suc harges or to procure and pay for suc d by this contract and shall bear inte	red to the seller as a h insurance, the selle erest at the rate alor	r may do so and any esaid, without waive	r, however, of any right	policy in-
their respective inclusions, water rents, taxes, or c such liens, costs, water rents, taxes, or c to and become a part of the debt secure the seller lor buyer's breach of contract. The seller agrees that at his exp suring (in an amount equal to said purc suring creat the usual printed excep	ense and within thirty adays hase price) marketable title in and ic nions and the building and other res the building and other res of heirs and assigns, iree and clear of on heirs and assigns, iree and clear of by, through or under seller, exc assumed by the buyer and lurther exa- source of the buyer examples of the buyer and	from the date hereo said premises in the strictions and easement this agreement, he w f encumbrances as of epting, however, the	ts now of record, if all deliver a good a the date hereof and said easements and r encumbrances create	any. Seller also afrees and sufficient deed conve free and clear of all enc estrictions and the taxes, d by the buyer or his as	that when eying said umbrances municipal signs.
save and chase price is fully paid and u premises in fee simple unto the buyer, I since said date placed, permitted or an line water rents and public charges so	assumed by the buyer and further ex	cepting all liens and	이는 것은 것은 것이다. 		
*IMPORTANT NOTICE: Delete, by lining ou a creditor, as such word is defined in the	sing by, through or unact and further exassumed by the buyer and further exactly (Continued (Continued t, whichever phrase and whichever warn fruth-in-lending Act and Regulation Z, H and S ar similar unless the contract w	cepting all liens and on reverse) ranty (A) or (B) is not he seller MUST comply ill become a first lien	to finance the purche	ilation by making required ase of a dwelling in which	he seller is disclosures; a event use
*IMPORTANT NOTICE: Delete, by lining ou a creditor, as such word is defined in the for this purpose, use Steens-Ness Form Stevens-Ness Form No. 1307 or similar.	it, whichever phrase and whichever warn Truth-in-Lending Act and Regulation Z, 11 5, 1308 or similar unless the contract wi 1	ranty (A) or (B) is not he setter MUST comply ill become a first lien	applicable. Act and Regu to finance the purch STATE OI	ideition by making required use of a dwelling in which F OREGON,	aisciosofes, a event use
*IMPORTANT NOTICE: Delete, by lining ou o creditor, as such word is defined in the for this purpose, use Steenews Form No. Stevens.Ness Form No. 1307 or similar. A.V. Mc. Vey and Erma L 341 Medinah Lane Lompoc., CA 93436. SELLER'S NAME AND	t, whichever phrase and whichever warn rouh-in-lending Act and Regulation 7, 11 5, 1308 or similar unless the contract with Mc. Vey. 5 ADDRESS Robert: WM. LaVelle	ranty (A) or (B) is not he setter MUST comply ill become a first lien	STATE OI County I ce	Addition by making required asse of a dwelling in which FOREGON, of rtify that the with	kin inst
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*IMPORTANT NOTICE: Delete, by lining ou o creditor, as such word is defined in the for this purpose, use Stevens-Ness Form No. Stevens-Ness Form No. 1307 or similar. A. V. Mc. Vey and Erma L 341 Medinah Lane Lompoc., CA 93436. SELLER'S NAME AND Donald R. LaVelle and 2225 E. Main Cottage Grove, OR 97. BUYER'S NAME AND After recording return to:	t, whichever phrese and whichever warn roth-in-lending Act and Regulation 7. II . 1308 or similar unless the contract with . Mc. Vey. . ADDRESS Robert W.M. LaVelle 424. D ADDRESS	renty (A) or (B) is not he seller MUST comply ill become a first lien	STATE OI County I ce ment was in Dook file/reel o Percent of	A constant of the second secon	kin inst bin inst ord on , 19 nd recor o nty.
*IMPORTANT NOTICE: Delete, by lining ou o creditor, as such word is defined in the for this purpose, will Steven-Ness Form No. 1307 or similar. A.V. Mc Vey and Erma L 3/41 Medinah Lane Lompoc, CA 93436 SELLER'S NAME ANI Donald R. LaVelle and 2225 E. Main Cottage Grove, OR 974 BUYER'S NAME ANI	t, whichever phrase and whichever war routh-in-lending Act and Regulation 7. H . 1308 or similar unless the contract with . Mc. Vey . Mc. Vey . Mc. Vey . ADDRESS Robert, M. LaVelle . ADDRESS Robert, M. LaVelle . ADDRESS . Zu 	renty (A) or (B) is not he seller MUSI comply ill become a first lien space RESERVED FOR	STATE OI County I ce ment was day at in Deok file/reel o Record of Win County at	Action by making required ase of a dwelling in which of	kin inst bird on , 19 nd record on , 19 nd record

The second

18496 178<u>4</u> 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 obvior required, or any of them, punctually within 20 days of the time is of the essence of this contract, and in case the buyer shall lail to make the payments of the interest thereon at once due affits: (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 affits: (1) to declare this contract null and void. (2) to declare the whole unpaid principal balance of said purchase price with and in any of such case, and payable. (3) to withdraw of then existing in lavor of the buyer as adainst the seller to said purchase price with seller without any act of re-entry on any other act of said seller to be performed and without any act of the provision and on the provision and on the provision and the solutient shall rever to and rever with case of account of the provision of said seller to be performed and without any act of re-entry shall utery case and said previses up to the time of such default. And the said seller to be performed and without any act of re-entry, reclamation or compensation of the land corresid, without any process of law, and take immediate possesion thereot, together with all the improvements and and rever to and reverse is and price and provision, or as a waiver of the private possesion itself. vedahijej--Lavis cecutors, administrators, personal representatives, successors 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 Erm 9 NOTE-The sentence between the symbols (), if not opplicable, should be deleted. Ses ORS 93.030). A. (). // STATE OF Santa Barbara STATE OF OREGON, County of ... Santa Barbara 5 , *19*79) ss. ..., 19 Personally appeared appeared the above named. V. McVey and Erma L. McVey each for himself and not one for the other, did say that the former is the SAULARA who, being duly sworn, Expiresand acknowledged the loregoing instrupresident and that the latter is the their voluntary act and deed. to-besecretary of HIGALS Apr Belore me. Judith a and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in ba-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. Before me: GREIGA 5 Spreer STAND CER Notary Public for dregon California My commission expires April 15, 1983 My commission expires: Notary Public for Oregon (SEAL) ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-yed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-OPS 02 and (2) Wieldtion of OPS 02 635 is musicable upon consistion, but a first of not more than 5 days. veyed. ties al (DESCRIPTION CONTINUED) STATE OF OREGON. FORM NO. 23 - ACKNOWLEDGMENT STEVENS.NESS LAW PUR. CO., PORTLAND, ORE. County of Seschin before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named known to me to be the identical individual. 5' described in and who executed the within instrument and acknowledged to me that They executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. 12 (chil) Notary Public for Oregon. 00 My Commission expires STATE OF OREGON; COUNTY OF KLAMATH; ss. - Walkers I hereby certify that the within instrument was received and filed for record on the method and filed for record on the method of _o'clock_ __M. Sand. duly recorded in Vol_179 Deeds of 17813 _on Page_ 9. . MUE FEE__\$6.00 WM. D. MILNE COURTY Clerk mether By Din

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Deputy)