TH	IS CONTRA	23505 CT, Made the	20		Vol.m 79	Page	H203
	Gary	Т жага а	day c	JUNI	·····	1979	, between
of the Cou	nty of Sant	L.Miller a Clara enneth A.Plar					•
			IK	Octani.	+ 011118		ton
of Klama	th	That in consideration the first party hereby	te of Oregon		••••••	of the	
as hereinaft	NESSETH, '	That in consideration the first party hereby situate in the Court	of the stipulation	ns herein conf	hereinafter ca	lled the secon	nd party,
ing describe	d real estate,	That in consideration he first party hereby situate in the Count 10'x50', isode	agrees to sell, an	d the second	Darty agrees to	payments to	be made
DoH No.	A8611,0re		1 G-2 mobi	le home,	State of Ore		, to-wit:
current.	ly locat.	egon lic.∦ OR d at North H Rt 5 Bo	ills Mobile	amath Cou a Howe Pe	inty tax,	153-0729	гіш ех 15
		Rt 5 Bo Klamath	x 658 Space Falls, OR	e # 2	ur.		
			ICIIIS, UR	1/601			
for the set	۸ <u>۳</u> ۱-						
on account o	of which Fi	housand sever ve hundred	hundred_f	iftyand	20/100		
is paid on the	ne execution	housand sever ve hundred hereof (the receipt o order of the first acc	which is hard			\$ (\$ 3750. \$ (\$ 500	<u>, 00</u>
A	e paid to the Lgust 5	ve hundred hereof (the receipt o order of the first par , 1979, on the	ty with interest a	acknowledge t the rate of	d by the first	party), and	the re-
FIRST Y	EAR	order of the first par , 1979, on the SECOND YEAR	dates and in an	nounts as foll	ows:	ent per annu	m from
			THIRD	YEAR	FORTH		
- 9/5/79 - 10/5/79	\$68.37 \$68.37 \$68.37	9/5/80 \$68	37 01-10	\$68.37	. 8/5/82	\$68.37	-
11/5/79	568,37	LO/5/80 568 LI/5/80 568	57 10/5/81	\$68.37 \$68.37	1 076700	60 70	
1/5/80	-21 J	-2/,5//80 \$68	57 1 70/5/01	\$68.37	111/5/85	Cont to a second	
<u> </u>	68.37	1/5/81 468. 2/5/81 868.	1 1 1/5/82	2 268 27	12/5/82	\$68.37	- <b>1</b>
3/5/80 4/5/80	68.37	2/2/01 \$68.3	7   2/5/82 7   3/5/82	the for the second s	1 - 2/5/03	\$68.37 \$68.37	
2,2,00	68.37	4/5/81 \$68.5 5/5/81 \$68.3	7 4/5/00	\$68.37 \$68.37		\$68.37	
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9/5/83	58.37	2/5/84 68.5 5/5/84 68.3	7				
11/5/83 \$	58.37	68.3	/ More:	n+n-r			
1,5/84		5/84 68.3	witi	iout pena	an be pai	ld off e	irly
The buyer (a *(A) primaril	so called second	15/84 \$64.37					
		sarty) warrants to and cove onal, family, household or a ven if buyer is a natural pe shall be prorated between all taxes hereafter levied a the same cove		at the real propert	y described in this	contract is	
party of interest may a thereon shall remain.	panies satisfactory appear and will de	to first party, and will have liver all policies of incurse	all policies of insuran	tended coverage) in	an amount not less	or hereafter crecte than \$	d on
ip the first party	agrees that at h	is expense and within	ment be made for said	above described p	soon as insured. A	the first party as 11 improvements p	first laced
and sufficient deed co	that when said	purchase price is fully	ptions and the building	and to said premi	ses in the first part	second party a	title
the said easements and cepting all liens and	and clear of all e and restrictions and	cept the usual printed exce purchase price is fully paid uses in fee simple unto the neumbrances since said data i the taxes, municipal lier ted by the second party o ill fail to make the paymer	second party, his he placed, permitted or	upon surrender o irs and assigns, fr	f this agreements in this agreement, here and clear of end	now of record, if e will deliver a	any. good
But in case the times above specified, to be of the essence of	or fail to keep and	vises in fee simple unto the neumbrances since said dat d the taxes, municipal lier lied by the second party o li fail to make the paymen and then the first party shall h said purchase price with th	his assigns. ts aforesaid, or any o	blic charges so assu	or under first part med by the second	y, excepting, how party and further	the ever, t ex-
the whole unpaid prin by suit in equity, and agreement, shall utter	cipal balance of in any of such ci	ied by the second party o ll fail to make the paymer y of the other terms or ce then the first party shall h aid purchase price with th iscs, all the right and inter- mine, and the premises aloo other act by first party to other act by first party to paid for this transfer, state value given or promised wh	ave the following right: interest thereon at o	ent, time of paym (1) to declare t	and upon the sti ent and strict perfo his contract null an	rict terms and at rmance being decl	the ared
ture or act of re-entry pensation for money p	, or without any aid or for improv	mine, and the premises afor other act by first party to ements made as absolutely	st hereby created or t esaid shall revert and be performed and with	revest in the first	or of the second pa party without any	foreclose this cont ty derived under	lare tract this
The true and a consists of or includes	tual consideration	ements made as absolutely paid for this transfer, stated value given or promised wh ituted to foreclose this con sonable as attorney's fees to buyer further promises the buyer further promises	fully and perfectly as i in terms of dollars, i	this agreement has	the second party of i never been made.	reclamation of fo	om-
increat be held to be a In construing th requires, the singular of	waiver of any su is contract, it is	the buyer further promises that failure by the first part hereunder to enforce the succeeding breach thereof or understood that the first p understood that the first p sken to mean and include ued and implied to make t	s at any time to requi time, nor shall any wr is a waiver, of the pro-	te performance by iver by said first vision itself	the second party of party of any bree	any provision her	at- reof
IN WITN	all be made, assu	ned and implied to make t	the plural, the mascul	ty may be more ine, the feminine	than one person; th	at if the context	
dersigned is a cor by its officered	poration, it h	ned and implied to make to OF, said parties hav as caused its corpora- thereunto by order of	o executed this i	nstrument in	rporations and to duplicate; if ei	ndividuals, ther of the	H11 ()
				gned and its ectors.	corporate seal	affixed here	to
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use Stevens-Ness Form No. dwelling in which event use	ST comply with the 1308 or similar un Stevens-Nass Former	whichever phrase and whichever is a creditor, as such word is Act and Regulation by making as the contract will become lo. 1307 or similar.	defined in the Truth-In-L g required disclosures; for	not applicable, ensing Act and or this purpose	NOTE: The sentence bals (), if not an deleted; the Oreg Section 91.010 (A)	plicable, should b	30
change is requested, al	Provident Column		tion to finance the	purchase of a	Section 93,030, (N ment on reverse).	atarial acknowledg	i - 1

DATE INSURANCE		REC	LIVED	PAYMEN	TS ON WIT	HIN CO	ONTRAC	T. AS F	OLLON	/S;	212
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$\mathbf{A}$			E KE	n OF	nty of Klamath certify that the as received for 1	<b>.</b>	itness dfixed.	D. Mil	LL JY	BCX	
CON	GARY L 202 Cl	FANET PT SP	Iddress Ku	ot Bl	County of County of I certify ent was rec	48 48 6 7	ord of Deeds of Witness County affixed.	Wm. D. Milne County Clerk	AFTER REC BABA 8 4 - 10 - 00	NNRTH 5 BOX	LAMATH