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CONTRACT—REAL ESTATE VILL DOCUMENT 23436

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13 13 TH	IS CONTRACT, Made cott Richards	this 3	day of	505	19. 79, between
and	James Turner	and Michaela	Turner, hust	, hereinafter and and wife,	called the seller,
seller ag	VITNESSETH: That in rees to sell unto the bu lands and premises situa	n consideration of the yer and the buyer a	ne mutual covenants igrees to purchase f	and agreements here rom the seller all of	ein contained, the
he N½ /illam	W½ Lot 14, Sect nette Meridian, est 30 feet in r	ion 7, Towns in the Count	hip 35 South,	Range 7 East	of the
l. An		ed by instru	ment, includi	ng the terms :	and provisions
. An hereo	ed: Febror or of The seasement creat for a seasement creat for a seasement creat for a seasement of the seas	ed by instru	ment, includi	ng the terms a	and provisions
n fav 3. Tr herec	or of : The ust Deed, inclu n and such futu	California O dingsthester ire advances	regon, Power C ms and provis	ompany ions thereof,	with interest
Dated (For c <i>for the</i>	ontinuation of sum of Forty-six	6,1978 this document thousand an	t, see revers d_no/100	e side of this	s contract.)
(hereina Dollars seller);	fter called the purchase (\$ 6,000.00) is partie buyer agrees to pay eller in monthly payme.	price), on account id on the execution the remainder of sa	of which SIX th hereof (the receipt of id purchase price (t	ousand and no, of which is hereby ack o-wit: \$40,000.00	nowledged by the
Dollars addit of \$5 payable	(\$ 400.00 eac ional lump sum 000.00, 3 day of	h, or more, payment on t each month hereaft	prepayment when some day of the beginning with the	f October, 195 month of	y, and an 20. in the sum 1979, 1979,
00;	tinuing until said purce red balances of said pu toos 3 , 19 mum monthly payment	79until paid, inter	est to be paid	on thiy and	*-fin-addition-to-
rated be	tween the parties hereto	as of the date of t	his contract.		
The	buyer warrants to and covenar) primarily for buyer's personal,) for an organization of eyen- buyer shall be entitled to possess default under the terms of thi	sion of said lands on	closing	1979 and may retain s	cincultural purposes
erected, in and all oth such liens; alter lawful insure and	good condition and repair and reflems and save the seller harr that he will pay all taxes herea by may be imposed upon said power weep insured all buildings now the buildings	will not suffer or permit a nless therefrom and reimbi fter-levied against said pro emises, all promptly before or hereafter erected on said	ny waste or strip thereol; i rse seller for all costs and a perty, as well as all water the same or any part ther premises against loss or da	hat he will keep said premis ttorney's lees incurred by him rents, public charges and mu col become past due; that at mage by fire (with extended	es free from mechanic's in delending against any nicipal liens which here- buyer's expense, he will coverage) in an amount
their respec such liens, to and beco	in \$ in a tive interests may appear and al- costs, water rents, taxes, or chur ome a part of the debt secured bor buyer's breach of contract.	policies of insurance to be ses or to procure and pay	delivered to the seller as seller such insurance, the selle	oon as insured. Now if the bu may do so and any payment	yer shall lail to pay any so made shall be added
The suring (in a save and e said purchs premises in	seller agrees that at his expense an amount equal to said purchase seep the usual printed exception see price is fully paid and upon the simple unto the buyer, his h	price) marketable title in is and the building and of request and upon surrend eirs and ussigns, free and o	and to said premises in the her restrictions and easemen er of this agreement, he wi lear of encumbrances as of	seller on or subsequent to the ts now of record, if any, Selli III deliver a good and suffici the date hereof and free and o	e date of this agreement; er also agrees that when ent deed conveying said clear of all encumbrances
*IMPORTANT a creditor, a for this purp	late placed, permitted or arising rents and public charges so assumed to the public charges so assumed to the public publ	(Coninichever phrase and whichever phrase and whichever in the condition of the condition o	inued on reverse) r warranty (A) or (B) is not a n Z, the seller MUST comply w	pplicable. If warranty (A) is app	olicable and if the seller is aking required disclosures;
57019d	Form No. 1307 or similar.	ill contract	ent yen (i d date dave	STATE OF OREG	()
	SELLER'S NAME AND ADD	RESS GOOD OF TO	Hig Macasansa	to Jet to do signify of	t the within instru-
tuve-s	sta er teda seas geglis tso picco	rand out an lotter trayer p	SPACE RESERVED	ment was received day of at o'clock	for record on the ,19, M., and recorded
r recording re 10 f L92 , Oct 9 f	BUYER'S NAME AND ADD	2000 100 200 300 300 300 300 300 300 300 300 3	POR RECORDER'S USE	in book on file/reel number Record of Deeds of	page. or as
a channe le	NAME, ADDRESS, ZIF	reth of the following add-	Sances Sonce Sances Sonce Sances Sonces	Witness my County affixed.	nand and seal of
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well of	NAME, ADDRESS, ZIP		ans by this		

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And it is understood and agreed between said fracties that time is of the essence of this contract, and in case the buyer shall fail to make the paymenta above required, or, any of them, punctually within 28 days of the time limited therefor, or lail 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 therein at once due and payable, (3) to withdraw said deed and other documents from excrow and/or, (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created of then easifing in layor of the buyer as against the seller hereunder shall trever to ease and determine and the right, to the possession of the premises above described and all other rights acquired by the buyer hereunder shall trever to and revest in said seller without any age to I recently, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for noneys paid on account of the purchase of said property is a shealutely, fully, and perfectly as if this contract and such payments had never been made; and in case of such default all payments therefolore imade on this contract are to be related by and belong to said seller as the affected and reasonable rent of said premises up to the time of such default, And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land, altered and appurtenances thereon or thereto belonging.

belonging

Whe buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affecting the surface of any provision hereof shall in no way affecting the surface of any provision hereof be held to be a waiver of any succeeding by of any such provision, or as a waiver of the provision itself. Oragon da se s 191

Country, State of ion is the record of the ship 35 South, Rappe of the the contraction of the contraction o

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$40,000.00 [However, the actual consideration 25hsists of perimetades when property so water given or promised-which is the confideration findicate which to

In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such
sum as the trial court may adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action and it an appeal is taken from any
judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing
In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires,
the singular pronoun shall be taken to mean and include the plural, the masculine; the leminine and the neuter, and that generally all grammatical changes
the singular pronoun shall be taken to make the provisions hereol apply qualty to corporations and to individuals.

This agreement shall bind and inure to the benefit, of, as the circumstances may require, not only the immediate parties hereto but their respective
heits, executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF. Said parties have executed this instrument in tiplicator if others of the surdical of

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. 10 6 1000 11 15

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Scott Richards 10 10 90 Casil Vis James Turner
NOTE—The sentence between the symbols ①, If not applicable, should be deleted. See ORS 93,030). (1) JOSTITION TIPE TO THE SET SEET OF THE SET SET SET SET SET SET SET SET SET SE
STATE OF OREGON, STATE OF OREGON, County of) ss.
County of Klamath Sauch series 19
September 00003 19 79 10 10 10 10 10 Personally appeared and
Personally appeared the above named SCOtt
Richards and James Turner and each for himself and not one for the other, did say that the former is the
Michaela Turne 1, husband and and and president and that the latter is the
Wife and acknowledged the foregoing instru-
ment to be their voluntary and deed and deed a corporation,
Before me: (OFFICIAL SEAL) Before me: DONNA K. RICK Before me: Before me: DONNA K. RICK Before me: Before me: DONNA K. RICK Before me: Before me: DONNA K. RICK
Notary Public for Oregon Notary Public for Oregon My commission expires //2/ Stotary Public for Oregon My commission expires:

ORS 93.535 (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 is 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 conveyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby.

ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

June 6, 1978 Book: M-78 Trustor Book: M-78 June 6, Page: 12054 Scott Richards William Sisemore Trustee Beneficiary: Klamath First Federal Savings and Loan Association of Klamath Falls, Oregon, a corporation, which Buyers herein do not assume and agree to pay, and Seller further covenants to and with Buyers that the said prior Trust Deed shall be paid in full prior to, or at the time this contract is fully paid and that sald above described real property will, be released from the lien of said Trust Deed, upon payment of this

Buyers specifically agree to pay the full contract balance on or before March 30, 1980, and on said date Buyers herein agree to assume and pay Seller's Trust Deed dated June 6, 1978, and recorded June 6, 1978, in Book M78, page 12054; with Klamath First Federal Savings and Loan 'Association, other present unpaid balance of which is \$ <u>31 (മി.)</u>

It is further agreed by and between the parties hereto that in the event Klamath First Federal Savings and Loan Association will not allow the Buyers herein to assumenthe present Trust Deed, that Buyers herein shall be allowed a temporary extension on the contract herein and that Seller will renegotiate the contract with Buyers on and after March 30, 1980, in the event Buyers herein cannot assume the Trust Deed with Klamath First Federal Savings and Loan Association.

It is understood and agreed by the partie, hereto that the property taxes and fire insurance are included in the mosthly payments.

(See attached Exhibit "A" and by this refrence incorporated herein as if fully set forth.)

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It is further understood and agreed by the parties hereto that if the property taxes and fire insurance increase the monthly payments are to be adjusted accordingly.

It is further understood and agreed that the property taxes and fire insurance will be paid by Seller on Buyers' behalf as they become due and the escrow agent is authorized to add the property taxes and fire insurance back to the balance of the Contract upon presentation of paid receipts to the escrow holder. Said amounts so added to bear interest at the rate provided herein.

EXHIBIT "A"