	38-20075-	8-D	VENS-NESS LAW PUBLISHING CO P	<u>24:19:20:</u>
THE CONTRACT REAL ESTATE	CONTRACT-		ol. <u>79</u> Page_	<u></u>
THIS CONTRACT, Mac And Sale THIS CONTRACT, MAC AND	Philip-B.	Scottan	strate and hereinafter call	ed the buyer,
seller agrees to sell unto the scribed lands and premises sit	uated in <u>Klamath</u>	nutual covenants a es to purchase fro County, Sta	nd agreements herein c m the seller all of the ste ofOregon	ontained, the following de- , to-wit:
not as tenants in o that the fee shall	vest in the sur			말 아파 아이는 것 같아요.
The rectangular No The rectangular No asterly side of L MATH FALLS: ORE	ot 2, Block 18, GON, In the Cour	of HOT SPRIM ity of Klamat	IGS ADDITION TO	THE CITY OF
Subject; however; subject; however; subject; however; subject; bartCityuof; KlamathaFa subject; toilauf; feet by 90 feet fo	ightoof, waynovel	risthen Southwe	esterly 5 feet o	of said 12½
3. Right of way A given by FredoW. H to Etta A. Richard	erring, Helda H son, dated April	erring, Ryla 1 27, 1950, ge 310, Reco	nd Shock and Le recorded Februa rds of Klamath	ita Shock, ry 2, 1954, County,
In Miscerraiteous Oregon. (For con- for the sum of Sevente (hereinafter called the purch Dollars (\$200.00) is seller); the buyer agrees to p wiseller); the buyer agrees to p	ase price), on account of paid on the execution he pay the remainder of said	ereof (the receipt of purchase price:(to	which is hereby acknown wit: \$ 17,700.00 seventy and no/	wledged by the .) to the order 100
Dollars (\$.1/0.00 additional ilumpost payable on the day and continuing until said p	each, of sl m payment of \$1 of each month hereafter urchase price is fully, pa	,800.00 due beginning with the hid. All of said pur	October 17, 198 month of November chase price may be pair	0; , 19 79, d at any time; er annum trom
October 17, 19	9.7.9, until paid, interes nents above required. Tax	t to be paid	s for the curient tax ye	ar shall be pro-
rated between the parties he C The buyer warrants to and co *(A) primarily for buyer's per *(A) per *(	hereafter levied against said prop	the same or any part ther	eol become past due; that at bu	iver's expense, he will werage) in an amount
full insurable	Value. in a company or, companies, satis	dactory to the seller, with delivered to the seller as	loss payable first to the seller and soon as insured. Now il the buyer	then to the buyer as shall fail to pay any made shall be added
The seller agrees that at his suring (in an amount equal to said p save and except the susual printed or said purchase price is fully paid and premises in lee simple, unto the burge	expense and within DU urchase price) marketable title in ceptions and the building and oth supon request and upon surrende the prismethol through or under selle arising built through or under selle	days from the date, netco and to said premises in the her restrictions and caseme re of this agreement, the lear of encumbrances as of r, escepting, however, the	e seller on or subsequent to the to nts now of record, if any. Seller vill deliver as good and sufficien the date hereof and free and cle said easements and restrictions at aroumbraces created by the bu	date of this agreement, also agrees that when t deed conveying said ar of all encumbrances of the taxes, municipal yer, or his assigns.
<u>N-1-1-1</u> NO.128-106-100 • IMPORTANY NOTICE: Delse, by Illing to creditor, os such word is idefined in the for this purpose, use Stevens.Ness Form No. 1307 or is imittor. O Stevens.Ness Form No. 1307 or is imittor.	nops10 n6 .400 out, whichever phrase and whicheve e Truth-in-Lending Act and Regulation No. 100 or similar unless the contr Disp21000 104 10 0	inued on reverse); D D D J O H J Z Ir wairenty (A) or (B) is not A Z, the teller MUST (comply not will become a first lien I G Z D J J G H	A is applicable. If warranty (A) is appli applicable. If warranty (A) is appli with the Act and Regulation by mai to finance the purchase of a dwe to virtual applicable of a dwe	cable and if the seller is sing required disclosures; lling in which event use
FORM No. 159 ACKNOWLEDGMENT P STATE OF OREGON, County of	SS.			
On this_the	Honcinest			rsonally appeared
who, being duly sworn ( Know) that he executed the fo	or allirmed), did say th	at the is the atto	epall of said principal	and he acknow!-
that he executed the lo edged said instrument to	be the act and deed of s	said principal.	1. Ami	hto
	icial Seal)	Before me:	DONNA K. NOTARY PUELIC My Confinitission Expires	OREGON 12183
and a second			(Title of Officer)	****

*₫=*೫-ãळ CYTERS And it is understood and agreed between said for the state time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 80 does the time limited therefor, for fail to keep any agreement herein contained, then the seller at his option shall thave the following rights: (1) to declare this contract, and in case the buyer shall fail to make the payments the intervent therein at one due and payable. (3) to within 80 did and other documents from escrow, and/or (4), to forelose this contract, by suit in 80 did estimation of the premises and other documents from escrow, and/or (4), to forelose the withis contract, by suit in any voltement of the rights and interver therein at the right to the possession of the premise and on the resting in low of the buyer as against the seller hereunder shall uttery case and declare the without any set of reentry, or any other actions and other documents from escrow, and/or (4), to forelose the shall to be premised to the resting in one of the premise and the rights and interver to and reserve described and all other, rights, acquired by the buyer as against the seller hereunder shall uttery case and declare the without any set of the purchase of said property as abolutely. July and perfectly as it this contract and the premise is had never been made; and in for contract are to be pretorned and being to staid seller to and resonable tent of and being to staid seller any time therealter, to end resonable tent of and being to staid seller any time therealter, the ender any time therealter, to ender any time therealter, to ender any time therealter, the related is any time to resolve the shall the improvements and apputents and apputents therealter, to ender event to addresse therealter, to ender any time therealter, to ender any time to resolve the shall and to addressed the any tintere 9003 (m th 10) ribed lades and premiers similaring Kildmath not estements in common, but with the right of survivorship, that is, that the (ec sha) I yest in the survivor of the grantees, rectangular strup The true and actual consideration, paid for this transfer, isteted in terms of dollars, is 1, 1, 9, 900 • 00 Moneter, The Sciular consideration of sists of or heldies timer property of take given or promised which is the solution of the transfer of take given or promised which is the solution of the transfer of take given or promised which is the solution of the transfer of take given or promised which is the transfer of take given or promised which is the transfer of the transfer of take given or provision is instituted to forecover this contract of to enforce any provision hereof, the losing party in said suit or action adjress to pay such in the trial court may adjudge reasonable as attorney's level to be allowed the prevailing party in said suit or action and if an appeal is taken from any provision hereof, the losing party in the losing anty in said suit or action adjress to pay such in contraving 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 single pronous shall be taken to mean and include the plural, the masculine, the ferninne and the neuter; and that generally all granmatical changes in the receiver advisions and to individual. The actual distant advision is the context so requires, the single state is advected apply quality is corporations and to individual. The interest and be required, saturations, beers advisions and to advise a swell. IN WINESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation where the side of the side of the provision is tooled the side of and the side as the forecomplete the side of the appeal. NOTE-The sentence between the symbols @, if not opplicable, should be deleted. See ORS' 93.0300. STATE OF OREGON, Signation On on bas bash STATE OF OREGON, County of enne and .) 55. Octoberi Maradame 19 79 (11 to 101201 oil) to Personally, appeared Personally appeared the above named ... Know I ton and Honeycutt and Lorena Honeycutt; seach for himself and not one for the other, did say that the former is the husband and wife and Cillifford Survey and C president and that the latter is the with a the tree of the tree o and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-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. Of en o Before me: Dirat lifting and the same search of the (OFFICIAL: SEAL) boton and a second -oig and With The Wile for Oregon ///// wain Notary Public for Oregon Notary Public for Oregon My commission express: (SEAL) ORS 93.635 (1) All instruments contracting to convey fee tile 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 acknowledgem to december of the tile to be con-red. Such instruments for a memorandum thereof ishall be recorded by the converse on taker than 15 days after the instrument is executed and the part of the tile to be con-are bound, thereby, diverging the second state of the december of the tile to be con-are bound, thereby, diverging the second state of the time at the second by the converse of the tile of the tile to be con-are bound, thereby, diverging the second state of the time at the second by the converse of the tile of the tile of the second by the converse of the tile of the tile of the second state of the second ties ar The diversity is a second to be the second internet leavest (DESCRIPTION CONTINUED) show the second second internet leavest internet in the second se 4. Mortgage, Mincluding the terms and provisions thereof, with interest Mortgagee : Pacific West Mortgage Co., an Oregon Corporation, which Buyer herein does not assume and agree to pay, and Sellers further covenant to and with Buyer that the said prior mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above describedicreal property will be released from the lien of said mortgage upon payment of this contract. County of This Contract lis all due and payable on or before January 10, 1990 ration to: TA Jours County of Klamath ) velocity M., and recorded stramaters xot brais Filed for record at request of P. O.BOX STATISTIC AND A STATISTIC Transamerica Title jCo. 3 Klomath talk Dre on this 17th day of October D. 19 79 15523128 VINUE 97601 at 3:49 o'clock P M, and duly recorded in Vol. M79 of Deed s woillO huibuars 24479 Page\_ Deputy Wm D. MILNE, County Clerk 22 By demether Apels of Deputy \$7:00 ===