100 845-CONTRACT-REAL ESTATE-Seller P	ays Existing Mortgage or Contrast.	STEVENS-NES	S LAW PUBLISHING CON	<b>50</b>
FRONTIES 107	75606 CONTRACT-REA	L ESTATE VOI. 79	Page, I	9. <u>79</u> , between
THUS IN A CONTRACT, Made THIS CONTRACT, Made Robert D. Lyells, 2943 Ho	this <u>2</u> day of stetter Road, San Jo	ose, Colif. 95132	hereinafter	called the seller,
Toff Williams and Ca	athey Williams		hereinafter	called the buyer,
ZOSS VINAVAR O AVE. A	00,00,00	집 집 사람이 있는 것을 가 많은 것을 위해 생각하는 것을 위해 가슴을 것	mente herein con	tained, the seller
WITNESSETH: That in c agrees to sell unto the buyer and and premises situated in <u>Klama</u>	the buyer agrees to purch	hase from the seller al County, State of	Oregon	to-wit:
and premises situated in		· · · 36	• Southeast 1	/4 of the
<pre>klamath County records, is made subject to rights land. Seller retains a 6 and egress for mining, ti</pre>				
and egress for mining, in	Lundert			
for the sum of <u>Twenty-Two I</u> hereinatter called the purchase i	Thousand		Dollars (\$2	2,000.00 )
for the sum of	price, of which \$750.00	has bee seller; the buyer agrees	n paid at the tim to pay the balance	e of said purchase
hereof, the receipt wholes	in the amou	unts as follows, to-with	\$221.9101 1	Die bei
Degrinning anglar and an offer a	17, 1582 <u>-</u> 1914 - 17, 1982 <u>-</u>			
(2.1.1.1) Variation (2.1.1.1) Notest (2.1.1.1)	10. (14.419). (E. 17.17) 10. (E. 17.17)			
ALC: L ESE Faing annu mar an anna an anna an an an an an an an an	INTERCORPORE (DARAGE CARD			
ORD STRUCT LANGE TO STRUCT	and as heatheat a stars with a solution	and the first state of the stat		Constant of the Constant of th
to Creating and Covenaria	nts with the seller that the real pro	perty described in this contract murposes.	is	al purposes.
(A) primarily tor or (even	il buyer is a natural persony	to shall be	r interest at the rate o	I A XXXXXX
cent per annum from		the current year shall be prora	ted between the parties	
the minimum regular payments above req date of contract		cording contract	remises and the buildin	such possession so long as, now or hereafter erec from construction and
the is not in definition and repair and	therefrom and reimburse seller for a	all costs and afformey's files in	and municipal liens wi	ill insure and keep insu
be imposed upon said premises, all prom	said premises against loss or damage	by fire (with extended covera	ge) in an amount not t buyer as their respectiv	e interests may appear vater rents, taxes, or cha
be imposed upon said premises, an pro- all buildings now or hereafter erected on in a company or companies satisfactory t all policies of insurance to be delivered t or to, procure and pay for such insurance contract and shall bear interest at the re contract and shall bear interest at the re	the seller as soon as insured. Now e, the seller may do so and any pai ate aloresaid, without waiver, howev ate aloresaid, without waiver, a mor	with the buyer shall be added yment so made shall be added yment of any right arising to the tgage (the word mortgage as t	to and become a part seller for buyer's breac sed herein inclules with	h of contract. in its meaning a trust de vrailable thereof of
The said described premises are t	now subject to a stanid county in l	book/reel/volume No. this.	information a	Yest the stand of
document/lee/lile/instrument/microfilm.in	and no more, with interest paid to	to nav all sums due and to b	come due on said confi	act or mortgage prompt
	ed to keep said contract or mortgag			
loss than S	taxes and insurance premiums; shou	ld the seller for any reason p de to be paid or otherwise per	ermit said contract or i form said contract or in born said contract or in	nortgage in de of been nortgage and the buyer o the terms of this con
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## And, it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any intertually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall, have the following rights; (1) to declare this contract mult and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payoles, (3) to withdraw said deed and ovid, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payoles, (3) to withdraw said deed and other documents from escrow and/or. (4) to foreclose this contract by suit in the interest thereon at once due and payoles, (3) to withdraw said deed and other documents from escrow and/or. (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in tavor of the buyer of terum, reclamation or compensation for said on account of the purchase of said popely as aboutely. (10) and perfectly as it this contract and such payments had never been made; and in any of on account of the purchase of said profers as a soler, default, shall have the right immediately, or any time thereater, to enter upon the jand alores and, without any process of all with the sailer in a case of such default with any process of all with a said seller of any process of any apputents between the seller at any time to require performance by the buyer of any provision hereof behall in movements and apputenances there on or thereto of any process of all ways and take immediate possession in tereol; together with all the improvements and apputenances there on or thereto for any provision hereof behall and waiver by said seller of any provision hereof behall on a waiver of any succeeding breach of any succeeding breach of any process of any auver by said seller of any breach of any provisio

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is a corporation, it has caused its corporate name to be signed, and its corporate seal affixed hereto by its officers

duly authorized therewho by order of its board of directors. - athey Williams Good D. Bylle A. Robert D. Lyells Arroad Williams ATTOCACY CATHEY WILLIAMS NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). CALIFORNIA STATE OF OREGON, STATE OF OREGON, County of ...... County of ALAMicda an tra constant ) ss. . 19..... Oct 4 1079 ) CONST Personally appeared s) mior ିସ ପ୍ରକୃତ୍ and ગન્મદાઉલ who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the CATHEY Williams secretary of and acknowledged the foregoing instruand acknowledged the toregoing instru-ment to be <u>1HCIR</u> voluntary act and deed. Thou of said corporation and that said instrument was signed and sealed in be-filbout 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: <u>1</u>HOUCH P<sup>G</sup> US OFFICIAL Clice J. French Before me: (SEAL) It is the intervention of THENE LOT DE appration for a second My commission expires. Sch. 17,1982 My commission expires: Notary Public for Oregon

ORS 93.635 (1) All instruments contracting to convey for till 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 acknowledgement of deeds, by the conveyor of the tille to be con-veyed. 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-ties are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.



HYNE HOUSERSE' TIN

(DESCRIPTION CONTINUED)

CONTRACTORISTICS CONTRACT State of <u>CALIFORNIA</u> SS. County of SANTA CLARA

COLORIA C GENERAL ACKNOWLEDGEMENT FORM

OFFICIAL SEAL

PHILIP J. FONTAINE NOTARY PUBLIC - CALIFORNIA SANTA CLARA COUNTY My comm. expires MAR 24, 1981

COLORIA CO

On this the <u>II</u>THday of <u>OCTOBER</u> 19 79, before me,

COLORIS COLORI

the undersigned Notary Public; personally appeared ADRIAN L. LYELLS (AS ATTORNEY-IN" FAC FOR ROBERT D. LYELLS)

known to me to be the person(s) whose name(s) <u>15</u> subscribed to the within instrument and acknowledged that <u>SHE</u> executed the same for the purposes therein contained. IN WITNESS WHEREOF, I hereunto set my hand and official seal.

COLORIS COLORIS

## STATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of <u>Frontier Title Co.</u> His <u>17th</u> day of <u>October</u> A. D. 1979 at <u>S</u> clock <sup>P</sup> M., and His <u>17th</u> day of <u>October</u> October On Page 24500 And Provided in Vol. <u>M79</u>, of <u>Deeds</u> on Page 24500 Wm D. MILNE, County Clerr By Dernitha Mallach

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Fee \$10.50