75867	Vol//Page	2/005
THIS CONTRACT, Made ins. 27th day of Michael B. Jager and Margaret H. Jager, husband	Angua	
VOG/	1 hereina	fter called the seller,
witnesseth: That in consideration of the mutual of seller agrees to sell unto the buyer and the buyer agrees to possible lands and premises situated in Klamath	, hereina ovenants and agreements	
Lot 2, Block 9, Tract No. 1039.		
tor the sum of Five Thousand Nine Hundred Fifty as (hereinafter called the purchase price), on account of which]  Dollars (\$.595.00) is paid on the execution hereof (the seller); the buyer agrees to pay the remainder of said purchase of the seller in monthly payments of not less than Fifty a Dollars (\$.50.00) each,	receipt of which is hereby	ive and no/100
payable on the 20th day of each month hereafter beginning and continuing until said purchase price is fully paid. All of all deferred balances of said purchase price shall bear interest.  September 20, 1979 until paid, interest to be paid the minimum monthly payments above required. Taxes on said rated between the parties hereto as of the date of this contract.  The buyer warrants to and covenants with the seller that the real property decreases.	said purchase price may be at the rate of	e paid at any time; cent per annum from nd * \in=addition=te
(B) for an organization or feven if huver is a patient of agreement in process.	원하다 회사 가는 사람들이 지금 것 같은데 되어 있다.	agricultural purposes.
The buyer shall be entitled to possession of said lands on August 27 he is not in default under the terms of this contract. The huyer agrees that at all times the seed, in good condition and repair and will ont suffer or permit any waste or strip and all other liens and save the seller harmless therefrom and reimburss eller for all such liens; that he will pay all taxes hereafter, levied against said property, as well as after lawfully may he imposed upon said premises, all promptly before the same or any insure and keep insured all buildings now or hereafter erected on said premises against	costs and attorney's lees incurred by l all water rents, public charges and part thereol become past due; that loss or damage by fire (with extend	mises free from mechanics inim in delending against any municipal liens which here- at buyers expense, he will ed coverage) in an amount
not less than \$ 11000 in a company or companies satisfactory to the set their respective interests may appear and all policies of insurance to be delivered to the such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance to and become a part of the debt secured by this contract and shall bear interest at the the seller for buyer's breach of contract.  When principal	iller, with loss payable first to the sell seller as soon as insured. Now if the s, the seller may do so and any payn e rate aloresaid, without waiver, how reduced 50%	er and then to the buyer as buyer shall fail to pay any ent so made shall be added ever, all any right arising to
Anye and except the usual printed exceptions and the building and other restrictions an said purchase price is fully paid and upon request and upon surrender of this agreem premises in lee simple unto the buyer, his heirs and assigns, tree and clear of encumbrations ance said date placed, permitted or arising by, through or under seller, excepting, how liens, water rents, and public charges so assumed by the buyer, and further excepting.	d easements now of record, if my, sent, he will deliver a good and suffices as of the date hereof and free my eyer, the said easements and restriction	the date of this agreement, seller also agrees that when licient deed conveying said d clear of all encumbrances as and the taxes, municipal.
payments above required, or any of them, punctually within that the seller at his option shall have the following rights: (1) to declare this contract, null said purchase price with the interest thereon at once due and payable and or (3) to the all rights and interest created or then existing in laws of the buyer as against the selle possession of the premises above described and all other rights acquired by the buyer he of re-entry, or any other act of said seller to be performed and without any right of a count of the purchase of said property as aboutely, fully and prefety as if this of seller to the described and all other described as if this of seller to the described as if the of the other described as if the other described	e of this contract, and in case the lad therefor, or lait to keep any, after and void, (2) to declare the whole reclase this contract by sait in equit if hereunder shall utterly cease and depender shall revert to and revest in epoch to the property of the contract and such apprents had no contract and such apprents had no	uyer shall lail to make the ment herein contained, then unput deprint and include a support process of the case, and in any of such cases, termine and the right to the said seller without any act upensation for moneys paid were here in the said seller.
premies up to the time of such default. And the said seller, in case of such default, a enter upon the land adoresaid, without any process of law, and take immediate possession thereon or thereto helonging.	hall have the right immediately, or n thereof, together with all the impro	and reasonable rent of said at any time thereafter, to evements and appurtenances
The buyer further agrees that lailure by the seller at any time to require perform his right hereunder to enforce the same, nor shall any waiver by said seller of any breeding breach of any such provision, or as a waiver of the provision itself.  The true and actual consideration paid for this transfer, stated in terms of doll.	or any provision hereot be held	In be a waiver of any suc-
The true and actual consideration paid for this transfer, stated in terms of doll creation—consists—of—or—includes—other—proporty—on—value—disea—or—promised—which—In case suit or action is instituted to foreclose this contract or to enforce any of court may adjudge reasonable as attorneys is less to be allowed plaintill in said suit of the trial court, the buyer further promises to pay such sum as the angletic court	the provisions hereol, the buyer agr	es to pay such sum as the
appeal.  In constraint this contract, it is understood that the seller or the buyer may be lar propoun shall be taken to man and include the seller or the buyer may be	more than one person; that if the co-	is afforney's lees on such
IN WITNESS WHEREOF, said parties have executed the	is instrument in duolicate.	il either of the un
by its officers duly authorized thereunto by order of its board of	e signed and its cornorate	seal affixed hereto
BUYERS: Herray J. for SELLER	mills	
Thallown and Mint	laguely full	
eiMPORIANT NOTICE: Delete, by lining out, whichever phrase and whichever waitanty (A) or if warranty (A) is applicable and if the seller it a creditor, as such word is defined in the Tru Regulation 2, the seller MUST (amply with the Act and Regulation by making sequined distinct use. Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to lines dwelling in which event use Slevens-Ness Form No. 1307 or similar.	thinstending Act and deleted to	sentence between the sym- not applicable, should be e. Oregen Revised Statutes, 0.00, (Natarial acknowledge- terse),
	«ĽAMATH COUNTY T	ITLE CO. E 3150
STATE OF OREGON; COUNTY OF KLAMATH; ss.		
I hereby certify that the within instrument was received by the second s	ed and filed for record a	on the <u>24th</u> day of
of Deeds on Page 24987		iea in Voluity

FEE<sup>\$3</sup>.50

WM. D. MILNE, County Clerk

By Survetha Maltoch Deputy