いたをやくり ディング 読みを示ける	75874 CONTRACT—REAL ESTATE	Vol. <u><i>M</i>79</u> Paį	
THIS CONTRACT, Mad HOMER L. ROSS	AND VERA L. ROSS, hus	band and wife , hereinafter	called the seller, ndandwife
WITNESSETH: That	in consideration of the mutual co uyer and the buyer agrees to pur uated inKlamathCo	venants and agreements herei	n contained, the he following de-
	110 MILLS ADDITION TO to the official plat	THE CITY OF KLAMAT	
Subject to reserv	vations, restrictions, it upon the land; Asse valls, for monthly sew	er and/or water ser	ecord of the vice.
	uly recorded in Vol. <u>470</u>	—. ⁶⁷ —— <u>Dæeds</u>	
	ins <u>24th</u> der of <u>Octobe</u>	<u>ه در مع در از از از از این در مع</u>	Biclozk M., en
	Hed for record of request o	<pre>{ Klamath County Titl</pre>	<u>e co</u> ,
	MATE OF OREGON, COUN	ITY OF KLAMATH; **.	
(hereinafter called the purch Dollars (\$ 3,000.00) is seller); the buyer agrees to	N. THOUSAND and no/100- ase price), on account of which of paid on the execution hereof (the pay the remainder of said purchas particular the second of said purchas presents of the second of said purchas	e receipt of which is hereby ac	knowledged by the $\Omega(\Omega_{1})$ to the order
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October 26, 1979	until naid, tateresty beyond	st at the rate of LUX per constraints and the same set of the set	x year shall be pro
rated between the parties it	rereto as of the date of this contra 1000000000000000000000000000000000000	ct. y described in this contract is	
(B) for an organization or	(even if buyer is a natural person)	26 , 1979 , and may reta	agricultural purposes. in such possession so long a d premises, now or hereafte
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	사람은 영상에 집중을 위한 것을 가격을 수 없다.		물질 없는 명을 깨끗해 감독하는 것을 통하는 것을 했다.	승규는 것은 것은 여름을 많은 것이 없다.	the any succeeding breach
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	승규는 방문을 혼자 모양 것을 많이 많이 많다.	안잘 벗었다 두 건너지가 맛있는 것같다. 신것			
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날 집 집 것을 알 것 같다. 것을 것 같아요. 것을 것이 같이 같이 같이 같이 같이 많이 많이 많이 많이 많이 많이 많이 많이 많이 없다. 것을 알 것 같아요. ? ? ? ? ? ? ? ? ? ? ? ?? ?? ?? ?? ?????	일단한 법법, 파파는 영상권 등을 한 것 것		이번 사람은 영상에 가지 않는 것이다.	~ 승규는 것을 수 있는 것을 하는 것을 하는 것을 하는 것을 수 있다.	TO RESERVE SUM RECORDS
양 전에는 가슴을 걸 것을 잘 들었다.	옷 문양상관을 맞다는 것을 벗겨 넣는 것	한 같은 것은 것이 같은 것이 같이 같이 같이 같이 같이 같이 않는 것이 같이 많이	월 동안에 가격을 다 있는 것이라.	는 같은 것이 있는 것이 가 가 가 있다. 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가	친구들 전에 걸고 아파가 아파가 집에 가지요.
	날 환승 명 것 것이 가지요? 가지 모님 것 같이	에너 것은 한 소란에 집에 집에 주셨어?	이 집안에 가지 않는 것이 없는 것이 없다.	그는 것이 아파 소통을 하는 것이 같아.	승규는 아파 이상에는 아파 방법을 가지 않는 것 같아요. 이 것 같아요.
经投资,可能会运行的资源。 医乙烯基苯基		그는 눈이 걸었 것은 소문에 관망했다.	이 같은 것 같은 것 같아요. 이 것 같아요.	Willing Street States	알았으니는 걸 안 한 그 것으로 했다. 지수
	CARINE THOMAS HERE	이상 영양은 이 상태가 전화되었다.	나라 말했는 것이 많이 가지 않지 않는	그는 그는 것은 것을 같은 것을 많다. 같은 것을 많이 하는 것을 했다.	
	이번 영상에는 이번 것으로 한 것이 없는 것이 없	그는 산다. 밖은 것 도 가장 제품 것이	지 않는 것 같은 것 같	문방 사망 안 집에는 집 가 많다. 말했는 것	그는 것이다. 집은 거칠에서 한 날등을 많은 것 수요?
The true and actual	것 그는 것, 영문, 영양가 물건 것을 받고 있다.	그 아파 영상에 집에 가지 않는 것이 없다.	김 승규는 영국에 관심하는 것을 가지 않는 것이 없다.	11. The PEC 독립 442 (14 3)	Harles and the Cold State of the Article
abtender of the and actual co	onsideration paid for this	한 것 못 못 많는 것 같아요. 가지 않는 것 같아요.		, 아이들 것이 같은 것이 같은 것을 했다.	医输出物 医粘液 网络拉拉拉拉拉拉拉拉拉拉拉
"AXXX KOMMAN APARATATA	Find for this th	anster, stated in the	나는 것 같은 것 같은 것 같은 것 같은 것 같이 같이 것 같이 것 같이 것	and the second	말한 물건을 하는 것을 하는 것을 하는 것을 가지 않는 것을 하는 것을 수가 있다. 이렇게 나는 것을 하는 것을 수가 있는 것을 수가 있다. 이 가 있는 것을 수가 있다. 이 것을 것을 것을 수가 있는 것을 것을 수가 있는 것을 수가 있다. 것을 것 같이 같이 같이 않는 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 것 같이 하는 것을 수가 있는 것 같이 않는 것을 수가 있는 것 같이 않는 것 같이 않는 것을 수가 있는 것 같이 않는 것을 수가 있는 것을 수가 있는 것 같이 않는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것 같이 같이 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 같이 않는 것 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 않는 것 같이 않 않는 것 같이 않는 것 같이 않는 것 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 않는 것 않는 것 않는 것 않는 것 않았다. 않는 것 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았는 것 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았는 것 않았다. 않 않았다. 않았다. 않았다. 않았다. 않았다. 않 않았다. 않았다.
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and decree of such tr	int as allorne	VS loor in L	any provision bereat	· · · · · · · · · · · · · · · · · · ·	입장의 안전 등을 잘 못 가슴 가지 않는 것 같은 것을 가 물질렀다.

uted to localose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such reasonable as attorney's lees to be allowed the prevailing party in said suit or action and if an appeal is taken from any f...the losing party-lurther-promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing the shall

um as the triat court thay audoge reasonable as another promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing arty's attorney's fees on such appeal. 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, all be made, assumed and implied to make the provisions hered apply qually to corporations and to individuals "This agreement shall bin and inture to be benefit of, as the circumstance, not only the immediate parties hereto but their respective is a construing administrators, personal representatives, successors in interest, and assigns as well. 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 tits board of directors

duly authorized thereunto by order its board of directors. Why is ployed to the symbols of the symbols of the splitchle, should be deleted. See ORS 93.030]. 51

STATE OF OREGON, Martin State State State State of County of State of County of State of County of Klamatha State of State of County of Klamatha State of St

 Personally appeared, the above named
 OCLODEL 50

 Will Liant K. And Mildred K.
 each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the former is the each for himself and not one for the other, did say that the latter is the each for himself and not one for the other, did say that the latter is the each for himself and not one for the other, did say that the latter is the each for said corporation and that said instrument is the corporate seal of said corporation by authority of its board of directors, and each of the acknowledged said in strument to be its voluntary act and each of the measurement was signed and sealed in between the acknowledged said instrument to be its voluntary act and each of the acknowledged said instrument to be its voluntary act and each of the acknowledged said instrument to be its voluntary act and each of the acknowledged said instrument to be its voluntary act and each of the acknowledged said instrument for be its voluntary act a

FORM No. 700-CONTRACT-REAL ESTATE-Monthly Poymonth

ORS 93.635 (1) All instruments contracting to convey fee tille to any real property, it a time more than 12 months from the date that the instrument executed and the parties are bound, shall be accounted by the conveyor not later than 15 days after the instrument is executed and thereby yed. 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-till days after the instrument is executed and the par-(ORS; 93.990(3) Violation of ORS 93.635 is punishable; upon conviction, by a fine of not more than \$100.7110 -----

for the sum of THERTEN THOUSANDESORIATION CONTINUED

STATE OF OREGON; COUNTY OF KLAMATH; 58.

Filed for record at request of <u>Klamath County Title co.</u>

·his <u>24th</u> day of <u>October</u> A. D. 19<u>79</u> at <u>3:28</u> clock B., and

tuly recorded in Vol. <u>M79</u>, of <u>Deeds</u>

on Page 24995

Wm D. MILNE, County Clerk

Subject to reservations, restrictions, rights of way of record and those apparent upon the le**Lee \$1:00** sements and charges of the City of Klamath Falls, for monthly sever a

of Klamath County, Oregon. Lot 401 of Block 110 MILLS ADDIGION TO THE CIPY OF KIANOTH Falls, according to the official plat thereof in the records

scribed lands and prenaises situated in Klamath County, State of Oregon. seller agrees to sell unto the buyer and the buyer agrees to purchase from the reflex all of the following de-

WITNESSETH. That is consideration of the mutual covenants and microsoftant international the hiiq

"håren Luttet guffed (flur buyer, W.R. GLODORSKI AND AMA K. GLODONSKI husband and wifee

THIS CONTRACT, Made this 26th day of October HOMER L. ROSS AND VERA L. ROSS, hushand and will Revenuence called the stiller, K, 32002 "NSBNG" compact-real estate

18 33 - Paureou Veloring and 20055