>	CONTRACT-BEAL ESTATE-Monthly Payments. MTC -	<u>8077 K</u>	STEVENS-HESS LAW PUBLISHING CO., PORTLAND, OR. 97204	
	77032 CONTRACT	I-REAL ESTATE	Vol. 79 1:39e 27076	
	THIS CONTRACT, Made this  23rd  day of  August  , 1979  , between    Edmond Prince and Mary K. Prince, husband and wife,			
	The E <sub>2</sub> SW2SW2SW2 of Section 28, Township 35 South, Range 13 East of the Willamette Meridian, lying Northerly of the County Road, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.			
	Subject, however, to the following: 1. Taxes for 1979-1980 are now a lien but not yet payable.			
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M79 NW 19 AM 9.40	tor the sum of Two thousand two hundred fifty and no/100 Dollars (\$ 2,250.00) (hereinafter called the purchase price), on account of which none Dollars (\$) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 2,250.00) to the order of the seller in monthly payments of not less than Thirty and no/100 Dollars (\$30,00) each, or more, prepayment without penalty,			
	payable on the 10th day of each month hereafter beginning with the month of December, 1979, and continuing until said purchase price is fully paid. All of said purchase price may be paid et any time; all deferred balances of said purchase price shall bear interest at the rate of99 per cent per annum from November 10			
	The buyer warrants to and covenants with the seller that the real property described in this contract is •(A) primarily for buyer's personal, family, household or agricultural purposes, (B) for an experiencement if buyer, is a natural person) in the business of communical purposes other than agricultural purposes.			
	The buyer shall be entitled to possession of said lands on			
	The seller agrees that at his expense and within 30 days from the date hereof, he will furnish unto buyer at title insurance policy in- suring (in an annount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, surve and except the usual printed exceptions and the building and other efficiency in the seller on or subsequent to the date of this agreement and purchase price is fully paid and upon request and upon avoid and other efficiency of second, any stick also agreement and purchase price is fully paid and upon request and upon avoid efficiency of end, and the second and the said premises in the simple unto the buyer, bis of the subsequent of the said assembling and the said assembl			
	(Continued on reverse) "IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a crediter, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclesures; for this purpose, use Stevent-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.			
4.4	Mr. and Mrs. Edmond Prince P.O. Box 137	$\mathbf{X}$	STATE OF OREGON,	
- 15 	Beatty, OR 97621 SELLEN'S NAME AND ADDRESS Ms. Joan G singer & Ms. Sara K. Freeman 10073 Hiyunga Canyon Blvd. Tiyunga, CA 91042	$\sim$	County of I certily that the within instru- ment was received for record on the day of	
	BUYER'S NAME AND ADDRESS After recording return to: MTC - Kristi	SPACE RESERVED FOR RECORDER'S USE	in book on page or as filo/reel number ,	
			Record of Deeds of said county. Witness my hand and seal of	

NAME ADDRESS ZIP Until a change is requested all for informations shall be sent to the following address: Ms. Joan Glesinger & Ms. Sara K. Freeman 10073 Tiyunga Canyon Blvd. 'Fiyunga, CA 910/12 NAME ADDRESS ZIP Witness my hand and seal of County affixed.

By

Recording Officer Deputy

30 And it is understood and agreed between said/parties that time is of the easence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 30 days of the time limited therefor, or fail to keep any adreement herein contained, then the selfer at his above required, or any of them, punctually within 30 days of the time limited therefor, or fail to keep any adreement herein contained, then the selfer at his above required, or any of them, punctually within 30 days of the time limited therefor, or fail to keep any adreement herein contained, then the selfer at his above required, or any of them, punctually within 30 days of the time limited therefor, or fail to keep any adreement herein contained, then the selfer at his interest thereon at once due and payable. (3) to declare this contract and and other documents itom excrew and/or (4) to loreclose this contract by suit in the interest thereon at once due and payable. (3) to withdraw said deed and other documents itom excrew and for the buyer of return, reclamation for fermine and the right to the possession of the premises above deeribed and all other rights acquired by the buyer of return, reclamation or compensation for termine and the right to the possession of the premises above deeribed and all other shall rever be addreed and reasonable rend of and moneys paid on account of the purchase of axid property as aboutely, tully and peterty as if this contract and such depayable reasonable rend of axid moneys paid on account of the purchase there on this contract are to said seller to use any any advect the advect with all apportents that rever be and the seller with a sing any due to account of the any advect deally, shall have the right innovations and appurtenances thereon or thereof premises up to the time of such default. And the said seller is case of such default, shall have the right innovations and appurtenances thereon or thereof belonding.

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Lelonging. The 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 attect his right hereunder to enforce the same, nor shall any waiver by said seller of any prevision hereof be held to be a waiver of any succeeding 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 dollars, is \$ 2,250.00- Wower on the nervel for includes other property or value about or promised which is VM OR if consideration (industry which)) shired or includes other property or value given or promised which to the affold conditionation (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any provision hereot, the losing party in said suit or action and if an appeal is taken from any sum as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and if an appeal is as the provision judgment or decree of such trial court, the losing party further promises to pay such sum as the appealter court shall adjudge consonable as the prevailing party is account shall be interest, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, 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, in construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if generally all grammatical changes in construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that generally all grammatical changes in construing pronoun shall be taken to mean and include the plural, the masculate, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply qually to corporations and to individuals. The agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, approvention, 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 coursed its corporate name to be signed and its corporate seal affired hereto by its officere is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized therewile by order of its board of directors. Joan G= Glesinger DAM Q Edmond Frince o Sara K. Freeman X Mary K. Prince NOTE-The sentence between the symbols (), if net applicable, should be deleted. See O25 93.030). STATE OF OREGON, County of ..... ..., 19..... STATE OF OREGON, County of Klamath and Personally appeared ..... and that the seal allixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. their z voluntary act and deed. ment to be ..... with to the second seco <u>D</u> (OFSICIAL SEALD) & UNO (ury Public for Oregon /\_\_\_\_ Before mo: (SEAL) Notary Public for Oregon 19/32 My commission expires: My commission expires ORS 93.635 (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 ecuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-d. 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-are bound thereby. ors 93,990(3) Violation of ORS 93,635 is punishable, upon conviction, by a fine of not more than \$100. ties ar (DESCRIPTION CONTINUED) Purchasers specifically agree to pay the full contract balance on or before the <u>23rd</u> day of September, 1988. TITLE INSURANCE AND TRUST TO 1944 CA (8.74) ATTCOR CONPANY (Individual) STATE OF CALIFORNIA SS COUNTY OF Los Angeles before me, the undersigned, a Notary Public in and for said On <u>November 2, 1979</u> JOAN GEISINGER AND SARA K. FREEMAN State, personally appeared OFFICIAL SEAL known to me ROSALYN D. HOUSE to be the persons n\_whose name 8 \_\_\_\_\_arc\_\_subscribed NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY to the within instrument and acknowledged that they My Commission Expires May 31, 1981 executed the same. WITNESS my hand and official scal Jalyn Signature (This area for official notarial seal) سيب سيوية التراسي والمراجعة المحمد والمحمد والمحمد والمراجع

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nis 19th doy of November A. D. 19 79 at 940 clock M. o on Page 270. V.E.D. LILNE, County Clera Fee \$10.50 111

NE OF OREGON; COUNTY OF KLAMATH; 53.

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