	11 · · · · · · · · · · · · · · · · · ·			In Interesting Co. Por	TLAND. OR. 87254	
	77641	CONTRACT-REAL	estate Vo	l. <u>^h79</u> Page 2	8023	
	THIS CONTRACT, Made th Marvin L. Williams ar	is 3rd day of ad Patricia K. W	-		9, between	
	and David C. Vincent	· · · · · · · · · · · · · · · · · · ·		, hereinalter called	, I the seller,	
	WITNESSETH: That in conseller agrees to sell unto the buyer scribed lands and premises situated	in Klamath	County, State o	e seller all of the fo Oregon	ntained, the llowing de-	
	Lots 46, 47 and 48, Blo Falls, according to the the County Clerk of Kla	ck 14, INDUSTRIA official plat a math County, Ore	L ADDITION	••	, to-wit: f Klamath fice of	
	Subject, however, to the 1. Sewer and water use 2. City lien, due to the Improvement Unit: 249 Docketed: December 13, Original Amount: \$2,540 any (Affects Lots 46, 47) agree to pay and Sellers	e following: charges, if any le City of Klama Card: 62 1974 5.55 Unpaid Bal	, due to th th Falls. ance: \$1.4	00.58. plus in	tareat	
	for the sum of Twenty-three thousand five hundred and Dollars (\$ 23,500.00.) (hereinalter called life purchase price), on account of which FIVE thousand and no/100 Dollars (\$ 5,000.00) 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: \$18,500.00.) to the order of the seller in monthly payments of not less than One hundred eighty-four and 70/100. Dollars (\$ 184.70) each, Or more, prepayment without penalty.					
	payable on the 10th day of each r and continuing until said purchase r all deferred balances of said purchase December 3, 1979, un the minimum monthly payments above rated between the parties hereto as of The buyer warrants to and covenants with (*A) primarily for buyer's personal, lamity, (*) primarily for buyer's personal with more and all other how and save the selfs harmites the encided, in bond could upon the hereit berief and all other how and save the selfs harmites the encided in the will pay all tares hereits berief and all other how and save the selfs harmites the encided hereit may appear and all confirmed they tensetive interests may appear and all confirmed	til paid, all of a price is fully paid. All of price is hall bear interest to be price shall bear interest to be price required. Taxes on said the date of this contract the selfer that the real property boundhalf or agricultural purport, a boundhalf or agricultural purport, a boundhalf or agricultural purport, a self of an and property boundhalf or agricultural purport, a self of all of the selfer or permit any matter of a self of any self of any self of a	said purchase p at the rate of 1 id month1. premises for the described in this contract the said of the will contract the said of the said attorney's less part thereof become p lass or damage by for	rice may be paid at . Dia per cent per ani y	num from lision se included in II be pro- II be pro- or hereatter or hereatter mechanic's akaint any which here- me, he will an amount	
	to and become a part of the debt secured by this co- the seller fut busier's breach of contract. The seller agrees that a big expense and with some (in an amount equal to and purchase proces) over and except the usual printil exceptions and the solid purchase price is fully paid and upon request.	hin 30 days term the hin 30 days term the hin and the term the hidden and the set of the hidden and the set of the set	r, the seller may do so r rate aloresaid, without fate hereol, he will lurr uses in the seller on or nul ensements now al rec	and any payment to unait sha waiver, however, of any right ish unto huyer a title insurant unbequent to the date of this ord, if any, Seller also acress	to pay any off be added of arising to ce policy in-	
				I and live and clear of all en and restrictions and the taxes created by the	inal when	
	Provides in pressingle units the baser, his heris and i since said date placed, permitted or arising by, three liens, water tents and public charges to assumed by it and the since of t	ish or under seller, excepting, how he buyer and further excepting all (Continued on the second of t	nces as of the date here even, the said easements liens and encumbrances	and restrictions and the taxes created by the buyer or his a	- that when veying said cumbrances), municipal Issigns,	
	since sand date placed, permitted or arising by, throu liens, water tents and public charges to assumed by th "IMPORTANT NOTICE: Delete, by lining out, whichever pl a crediter, as such word is defined in the Truth-In-Landing for this purpose, vice Stevens-Ness Form No. 1304 or simil Stevens-Ness Form No. 1307 or similar.	an or under seller, escepting, how the buyer and further escepting, how to buyer and further escepting all (Continued on reverse) trase and whichever warranty (A) or Act and tegiolation 2, the seller MU or unless the contract will become a	ners as of the date here even, the and easements light and encomparative (0) is not applicable, if w it comply with the Act an first lien to finance the STATE COURT	and restrictions and the tax- created by the buyer or his a promity (A) is applicable and if is aguiation by making required purchase of a dwalling in while OF OREGON, ity of	I had when verying waid Kumirances , municipal singns. the setter is disclosures; s event use \$55.	
	since said date placed, permitted or arising by, throu- liens, water rents and public charges so assumed by th	an or under seller, escepting, how the buyer and further escepting, how to buyer and further escepting all (Continued on reverse) trase and whichever warranty (A) or Act and tegiolation 2, the seller MU or unless the contract will become a	(E) is not applicable, if w is the unit assemblicable, if w is comply with the Act on first lien to immere the STATE Court I ment w there in Dook s use file/reek Record of	and restrictions and the fair- created by the buyer or his a promity (A) is applicable and if is aguining by making required purchase of a dwelling in while OF OREGON, hty of certify that the with as received for recon- lay of o'clock Me., and op page number.	that when revind waid countrances , municipal disclosures; s event use ssin d con the , 19, d recorded or as y.	
) / Alter	SELLER'S NAME AND ADDRESS SELLER'S NAME AND ADDRESS SUBJECT OF STATES AND ADDRESS SUBJECT OF STATES AND ADDRESS STATES AND ADDRESS SUBJECT STATES SUBJECT STATES SUBJEC	An or under siler, escepting, how re buyer and further escepting, how re buyer and further escepting, buy (Continued on reverse) rate and whichever warranty [A] er Act and Kepitalian Z, the siler MU ar unless the contract will become t unless the contract will become t PACE ART PACE ART	(E) is not applicable, if w is the unit assemblicable, if w is comply with the Act on first lien to immere the STATE Court I ment w there in Dook s use file/reek Record of	and restrictions and the fair created by the buyer or his a created by the buyer or his a promy (A) is applicable and if is apulation by making required purchase of a dwalling in while OF OREGON, thy of certify that the with as received for recor- lay of o'clock Me, and op page number if freeds of said count itness my hand and ullixed,	that when regind waid cumbrances , municipal assigns. the satter le disclosures; a event use servent use servent use servent use servent use servent use for instru- d out the , 19, d recorded or as	
) / Alter	SELLER'S NAME AND ADDRESS SELLER'S NAME AND ADD	An or under siler, escepting, how re buyer and further escepting, how re buyer and further escepting, buy (Continued on reverse) rate and whichever warranty [A] er Act and Kepitalian Z, the siler MU ar unless the contract will become t unless the contract will become t PACE ART PACE ART	In the date here were considered and a second the said easements it is a second to a spelleoble, if with the Act on first lies to impose the second to the s	and restrictions and the fair created by the buyer or his a created by the buyer or his a promy (A) is applicable and if is apulation by making required purchase of a dwalling in while OF OREGON, thy of certify that the with as received for recor- lay of o'clock Me, and op page number if freeds of said count itness my hand and ullixed,	that when revind waid swint-sances by municipal the satter te disclosures; b avent use sss. bin instru- rd on the , 19, d recorded or as y. d scal of mg Officer	

1. Dotta

28024

buyer shall fail to make the herein contained, then the w And it is understood and agreed between said/parties that time is of the essence of this contract, and in case the ine required, us any of them, punctually within N days of the time limited therefor, or fail 1. keep any agreement h is name that have the following rights: (1) to declare this contract mill and soid, (2) in declare the whole unpaid princip is interest thereon at once due and payable. (3) to within a value deed and other documents from escence and/or (4) into and in any of such cases, all rights and interest created or then easting in layor of the buyer as against the seller inner and the right for the powerson of the premises above described and all other rights equivaled by the buyer herein they should any act of resource, we any other act of said seller to be performed and without any right of the buyer do rises you for account of the pair with all other tights equivaled by the buyer do rises to the account of the pair of the said seller to be presented and without any right of the buyer down above the school action of a second to the said seller in the said seller in the relative and inclusion of such default. And the said seller, in case of such default, shall have the rise the rise and belier as the seller in the seller act of the there is the right energies the rise the rise of such default. And the said seller, in case of such default, shall have the risk in the rise of a such default. And the said seller, in case of such default, shall have the rise of a such default. utterly ce terni terni premises up to the time of such default. And the entrementation possession thereof, together with all the improvementation approach the second and take interesting the second of the possession thereof, together with all the improvementation approach to may alloct his 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 alloct his right hereinder to enforce the same, nor shall an waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any succeeding breach of any succeeding breach of any such provision, or as a waiver of the provision itself.

30

The true and actual consideration hand for this transfer stated in me of dullars, is \$23,500.00=illowners, the actual consideration

The true and actual consideration paid for this transfer, stated in terms of dullars, is 23, 500,00=2610 mouse, its actual consideration con-sitering or includes other progress or salar decomposition which a transfer and the set of an indicated of the set of the

is a corporation, it has caused its corporate name to be signed and its corporate seal allixed hereto by its officers duly authorized thereunto by order of its board of directors. 1

Marvin L., Williams David C. Vincent Patricia K. Williams

NOTE-The sentence between the symbols D, if not applicable, should be delated. Sos Q85 93.0309.

STATE OF OREGON, County of
Personally appeared
who, being duly sworn,
each for himself and not one for the other, did say that the former is the
social soci
, a corporation, and that the seal affixed to the foregoing 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. Before me:
(SEAL)
Notary Public for Oregon
My commission expires:

Study and the parties are bound, shall be excluded, in the manner provided for a knowledgement of deeds, by the conveyor of the till to d. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 13 days after the instrument is executed and are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

Buyer hereby agrees to furnish Sellers with proof of payment each year for taxes and fire insurance.

STATE OF OREGON; COUNTY OF KLAMATH; 13.

this __4th day of __December ____A. D. 1979 of 9:30 clock M. a. tuly recorded in Vol. <u>M79</u>, of <u>Deeds</u> on Page 28023 WE D. MILNE, County CI W Bennicha Idelich

Fee \$7.00