1	CONTRACT-REAL EST	ATE UT M	D POLOS
THIS CONTRACT, Ma	ade this 15th day of	V 01. 79 70y	Page 28593
and JAN . TO and	Clever Breet, husher	ki and wife, h	ereinafter called the sel
WITNESSETH. That	in consideration of the mutual co		ereinafter called the buy tents herein contained,
		ound, brate or	regon , to-w
10	at 11, Block 2, Conserver at	EADOVS	
for the sum of The thouse			
(hereinafter called the purchase	price) on account of which on ars (\$ 1,200,00		
hereby acknowledged by the set	Jis paid (	on the execution here	of (the receive - f . t
BEGI	NNING JUNE 15TH 1979 FOR	ACH MONTH AT \$79	seller at the times and in •65
	-3 27(7) - 01	/2 MONINS.	
The buyer warrants to and covenants *(A)_primarily_tor_buyer>_personal_t (B)-for-an_ordersection	with the seller that the real property descri amily, household or agricultural purposes.	ibed in this contract is	
All of said purchase price may be paid at an	y time; all deferred balances of said question	commercial purposes ather	than agricultural purposes.
the minimum redular payments above required date of this contract. The buyer shall be entitled to possessic he is not in default under the terms of this of errored	until paid, interest to be p d. Taxes on said premises for the current tax on of said lands on 15, 15, 1070	year shall be prorated betw	and e in addition to and e being included in een the parties hereto as of the
The buyer shall be entitled to possession the buyer shall be entitled to possession the is not in default under the terms of this of erected, in good condition and repair and will and all other hers and save the seller harmle atter lawfully may be imposed upon said pren- insure and keep insured all buildings row or but less than \$ their respective interests may appear and all p	contract. The buyer agrees that at all times I Il not suffer or permit any waste or strip the ses therefrom and reimburse seller for all costs or levied against suid property, as well as all interest of the strip and property, as well as all	, 19 , and may be will keep the buildings of reed; that he will keep sai and attorney's less incurred	retain such possession so long as said premises, now or herealter premises free from mechanic's by him in defending assisted.
not less than $\$$ interval all buildings now or , not less than $\$$ in a co, their respective interests may appear and all po- such liens, costs, water rent, taxes, or charges to and become a part of the debt secured by the seller for buyer's breach of contract.	here an principly below the same or any back hereafter exceled on said premises against loss mpany or companies satisfactory to the seller, olicies of insurance to be delivered to the seller, of to procure and pay for such insurance do or to procure and pay for such insurance.	i thereof become past due, or damage by fire (with e with loss payable first to the	and minicipal tiens which bere- that at buyer's expense, he will fended coverage; in an amount
their respective interests may appear and all p such liens, costs, water rent, taxes, or charges to and become a part of the deb secured by the seller lor, buyer's breach of contract. The roller agrees that at his expense a suring (in an annual equal to suid purchas a	s or to procure and pay for such insurance, the this contract and shall bear interest at the rat	r as soon as insured. Now i e seller may do so and any e aforesaid, without waiver,	wher and then to the buyer as the buyer shall fail to puy any syment so made shall be added however, of any right arising to
said purchase price is fully paid and upon re- premises in fee simple unto the huyer, his bais	and the bolding and wither restortion and the quest and upon surrender of this afreement	in the seller on or subseque servents now at record, if a	inver a tille institance policy in- Lifa the date of this administrat,
	all liens	and encumbrances created 1	ctions and the taxes, municipal
*IMPORTANT NOTICE: Defete, by lining out which	ever phrase and whichever warranty (A) or (B) is Lending Act and Regulation Z, the seller MUST con pr similar unless the ranteest with the	ply with the Act and Reputation	
*IMPORTANT NOTICE: Delete, by lining out which	ever phrase and whichever warronly (A) or (B) is ending Act and Regulation Z, the teller MUST con or similar unless the contract will become a first	ply with the Act and Regulatic lien to finance the purchase of	f a dwelling in which event use
*IMPORTANT NOTICE: Defete, by lining out which	ever phrase and whichever warronly (A) or (B) is ending At and Regulation Z, the seller MUST con or similar unless the contract will become a first	ply with the Act and Regulatic lien to finance the purchase of STATE OF O	
*IMPORTANT NOTICE: Delete, by lining out which		STATE OF O	REGON.
*IMPORTANT NOTICE: Delete, by lining out, which, a creditor, as such word is defined in the Truth-in-L for this purpose, use Stevens-Ness Form No. 1308 c Stevens-Ness Form No. 1307 or similar.		STATE OF O. County of I certify ment was rece	
*IMPORTANT NOTICE: Delete, by lining out, which, a creditor, as such word is defined in the Truth-in- for this purpose, use Stevens-Ness Form No. 1308 of Stevens-Ness Form No. 1307 or similar. SELLER'S NAME AND ADDRESS DUYER S NAME AND ADDRESS Tesording return to,	S SPACE HEBENVER	STATE OF O. County of I certify ment was rece day of at o'g	REGON, that the within instru- ved for record on the .19, ock M., and recorded
*IMPORTANT NOTICE: Delete, by lining out, which, or creditor, as such word is defined in the Truth-in- for this purpose, uss Stevens-Ness Form No. 1308 of Stevens-Ness Form No. 1307 or similar. SELLER'S NAME AND ADDRESS BUYER S NAME AND ADDRESS DUYER S NAME AND ADDRESS Precording return to,	S SPACE HEBENVER	STATE OF O County of I certify ment was rece day of at o'c in book file/reel monbe	REGON, that the within instru- ved for record on the ock M., and recorded on page or as
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*IMPORTANT NOTICE: Dalele, by lining out, which, a creditor, as such word is defined in the Truth-in- for this purpose, use Stevens-Ness Form No. 1308 of Stevens-Ness Form No. 1307 or similar. SELLER'S NAME AND ADDRESS SELLER'S NAME AND ADDRESS DUYER S NAME AND ADDRESS Tecording return to,	SPACE HEBEHVER IOM RECORDER'S USE	STATE OF O. County of I certify ment was rece day of at o'c in book file/reel nombe, Record of Deed.	REGON, that the within instru- ved for record on the 
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payments above required, or any of them, punctually so the selier at his option shall have the following rights: said purchase price with the interest thereon at once d all rights and interest created or then existing in favor possession of the premises above described and all other of recentry, or any other act of said selier to be perfor on account of the purchase of said property as about of such delault all payments therefolier made on this premises up to the lime of such delault. And the said enter upon the land aloresaid, without any process of thereone of thereto belonging.	parties that time is of the evence of this contract, and in case the bayes shall fail to make the within ten days of the time limited therefor, or fail to keep any advertment betein contacted then (1) to declare this contract null and youd, (2) to declare the whole unpadd process is been the and parable and or (1) to foreclose this contract by such an equily, and in any of web taxes, or the bayes as adjust the where thereinder shall utterly cases and determine and the right to the registration of the bayes thereinder shall utterly cases and determine and the right to the registration of the bayes the bayes thereinder shall utterly cases and determine and the right of the registration of the bayes thereinder shall utterly cases and determine and the right is the registration of the bayes thereinder shall utterly cases and determine and the right is the registration of the bayes of return, reclamation or compensation for moneys pand rely, fully and perfectly as if this contract and such payments had never been uside; and in case contract are to be related and belong to said selfer as the agreed and reasonable rent of said selfer, in case of such delault, shall have the right immediately, or at any time thereafter, to law, and take immediate possession thereol, together with all the improvements and apputtenances liter at any time to require performance by the bayer of any provision hereof shall in no way affect by waiver by said selfer of any breach of any provision hereof be held to be a waiver of any suc- of the provision itself.
In case suit or reasonable as attorney's lees to of the trial court, the buyer lurther promises to pay appeal. In constraing this contract, it is understood the lar pronoun shill be taken to mean and include the p be made, assumed and implied to make the provision IN WITNESS WHEREOF, said dersigned is a corporation, it has caused	s transfer, stated in terms of dollars, is $$5,550,00$ , $00$ . (D. Boweyse, the actual consideration of promised which is part of the consideration (indicate which) at the consideration (indicate which) at the consideration (indicate which) at the constract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the be allowed plaintil in said suit or action and it an appeal is taken from any judgment or decree such sum as the appellate court shall adjudge reasonable as plaintil's attorney's ters on such at the seller or the buyer may be more than one person; that if the context so requires, the singular hereof apply to corporations and to individuals. I parties have executed this instrument in duplicate; if either of the und its corporate name to be signed and its corporate seal affixed hereto
by its officers duly authorized thereunt	$\rho \mathcal{A}$
draw & comet	p
·····	+ Schurlie K. Bloom
NOTE—The sentence between the symbols (), if not applicable STATE OF OREGON, )	, should be deleted. See QRS 93.030). STATE OF OREGON, County of
County of	, <b>19</b>
, 19	Personally appeared
Personally appeared the above named	each lor himsell and not one lor the other, did say that the former is th president and that the latter is th
	secretary of secre
ment to be	und that the stat attract of the toregoing internet of the sector has be
Belore me: (OFFICIAL	Before me: (OFFICIAL
SEAL) Notary Public tor Oregon My commision expires	Notary Public for Oregon My commission expires:
ant d and the newtine are bound shall be acknowledged	the to any real property, at a time more than 12 months from the date that the instrument is ex, , in the manner provided for acknowledgment of deeds, by the owner of the title being conveyer recorded by the conveyor not later than 15 days after the instrument is executed and the parties a
STATE	OF OREGON; COUNTY OF KLAMATH; 35.
	or record of Weighest Con
this _]	2th day ofRecemberA. D. 1979. at 140'clock P. M., on
	ecorded in Vol. <u>M79</u> , of <u>Deeds</u> on Page 28593 Wm. D. MILNE, County Cleri By Derne Tha Afata ch
	Fee \$7.00