79165

......Deputy

_	_	
10	-	
1	23	W
		- C
	~	•

	O facilità de la companie de la comp	UNIXACT—REAL ESTATE VOI. M 80 Page		
- THIS CONTRACT, Made this 4th William J. Toth and Dorothy J. R.	T-7	January	, 19. 80, between	
and William/Taylor & Micheal/	Domingos, Te	nnants in con	reinafter called the seller	
WITNESSETH: That in consideration of seller agrees to sell unto the buyer and the buy scribed lands and premises situated in	of the mutual co	venants and agreeme	ents herein contained the	
Those portions of Block 18 Klumath County, Oregon, as	Af F			
Lot 40 and a portion of Lot as follows: Beginning at the said point being the true possible of the said point being the true possible of the Easterly corner of Lot East 514 feet, thence in a smore or less, to the true possible of Oregon Pines, according on file in the office of the Oregon.	oint of begin the Northwest irection 600 ot 58, thence Southerly direction	corner of Lot 40 ning, thence Sou corner of Lot 40 feet, more or 16 South 80 40 feet, ning all in Blo	(), nen (), :ss,	
for the sum of Fourty nine hundred (hereinafter called the purchase price) on accountable for the sum of Total (\$ 1,000 hereby acknowledged by the seller), and the remandants as follows, to-wit: Payments of \$50.47 per.mo. including full of the full of the sum of	.00) is paid on mainder to be paid	n the execution hereo to the order of the	f (the receipt of which is	
The buyer warrants to and covenants with the seller that the (A) primarily, for buyer's personal, family, household or ask (B) for any organization or (even it, buyer is a particular personal to the control of the paid at any time; all deterred bathers.	lances of said purchase	d in this contract is		
Closing 19	ses for the current tax	year shall be prorated be	and the parties hereto as of	
The buyer shall be entitled to possession of said lands on the is not in default under the terms of this contract. The buyer age erected, in good condition and repair and will, not suffer or permit and all other liens and save the seller harmless therefrom and reimb such liens; that he will pay all taxes hereafter levied against said prafter lawfully may be imposed upon said premises, all promptly before insure and keep insured all buildings now or hereafter erected on said not less than \$\int_{\text{superpossion}}	roperty, as well as all tree the same or any partid premises against loss	water rents, public charges in thereof become past due; or damage by fire (with	by him in detending against any and municipal liens which here- that at buyer's expense, he will	
such liens, coats, water rents, these, or charges or to procure and mit policies of insurance to be to and become a part of the dissecured by this contract and shall the seller, for, buyer's breach of contact.	be delivered to the seller tor such insurance, the bear interest at the rate	as soon as insured. Now it seller may do so und any paraloresaid, without waiver,	seller and then to the buyer as the buyer shall lail to pay any ayment so made shall be added however, of any right arising to	
since said date placed, permitted or arising by, through or under sell- liens, water rents and public charges so assumed by the buyer and lurt	clear of encumbrances a ler, excepting, however, ther excepting all liens	he will deliver a good and is of the date hereof and fre the said easements and restr and encumbrances created by	sufficient deed conveying said e and clear of all encumbrances ictions and the taxes, municipal the buyer or his assigns.	
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whicheve a creditor, as such word is defined in the Truth-in-Lending Act and Regulatio for this purpose, use Stevens-Ness Form No. 1308 or similar unless the control Stevens-Ness Form No. 1307 or similar.	er warranty (A) or (B) is a on Z, the seller MUST com ract will become a first (not applicable. If warranty (A) ply with the Act and Regulation ien to finance the purchase o	is applicable and if the seller is by making required disclosures; a dwelling in which event use	
William Toth Star Rt. Indian Ford Sisters, Ore. 97759 SELLER'S NAME AND ADDRESS	The control of the co	STATE OF OF	richi. Berlasi, regione e Pres. de 187	
William Taylor & Micheal Doming F.O.Box 1325 Beaverton, Ore. 97075 BUYER'S NAME AND ADDRESS		I certify mont was received day of	that the within instru- yed for record on the formula, 19,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
ler recording return to: 'irst American Title Ins. Co. 10 S. W. 4th Avenue Ortland, Oregon 97204	SPACE RESERVED FOR RECORDER'S USE	in book file/reel number Record of Deeds	.on pageor as	
ntil a change is requested all tax statements shall be sent to the following address. Villiam R. Taylor & Micheal W. Domi 2.0. Box 1325 Beaverton, Oregon 97075	ngos	By	Recording OfficerDeputy	

NAME, ADDRESS, ZIP

above required or any of them investigative within 20 days of the time limit	ted therefor, or fall to keep any agreement herein contained, then the selfer at his I void, (2) to declare the whole unpaid principal balance of said purchase price with do other documents from escrow and/or (4) to foreclose this contract by suit in
equity, and in any of such cases, all rights and interest created or then exist termine and the right to the possession of the premises above described and seller without any act of re-entry, or any other act of said seller to be perfo	would be seen to be seen and a seen and the seen and the seen as a
	ly and perfectly as if this contract and such payments had never been made; and in be retained by and belong to said seller as the agreed and reasonable rent of said th default, shall have the right immediately; or at any time thereafter, to enter upor on thereof, together with all the improvements and appurtenances thereon or thereto
elonging. The buyer further agrees that failure by the seller at any time to register to reach the same, nor shall any waiver, by said seller of	equire performance by the buyer of any provision hereof shall in no way affect him of any breach of any provision hereof be held to be a waiver of any succeeding breach
i 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 \$
ists of or includes other property or value given or promised which is part of them. In case suit or action is instituted to loreclose this contract or to the contract or to be suit or	terms of dollars, is \$
udgment or decree of such trial court, the losing party further promises arty's attorney's lees on such appeal in Construing this contract, it is understood that the seller or the L	to pay such sum as the appellate court shall adjudge reasonable as the prevailin buyer may be more than one person or a corporation; that it the context so requires
he singular pronoun shall be taken to mean and include the plural, the midall be made, assumed and implied to make the provisions hereol apply. This agreement shall bind and inure to the benefit of, as the circular executors, administrators, nersonal representatives, successors in inter-	ouyer may be more than one person or a corporation; that if the context so require asculine, the terminine and the neuter, and that generally all grammatical change qually to corporations and to individuals. Instances may require, not only the immediate parties hereto but their respective est and assigns as well.
IN WITHESS WHEREOF, said parties have ex	ecuted this instrument in triplicate; if either of the undersigned e signed and its corporate seal affixed hereto by its officers
luly authorized thereunto by order of its board of dire	
William R. Toth	William R. Taylor
Dorothy J. Total	Micheel W. Doming of d see one 93,000 ale W. Doming of see
The Control of the Co	FATE OF OREGON, County of) ss.
County ofMultnomah	iste disk, sig friedringe freg frag kijkelijer in here. 1985 – Joseph Marie (1985) – Marie (1985) – Je 119 1885 – January M., signika speksysteljage (1985) – January (1985) – January (1985) – January (1985) – January
January 4 919 80. Personally appeared the above named	Personally appeared and who, being duly sworn
William R Taylor and ea	ch for himself and not one for the other, did say that the former is the
and acknowledged the foregoing instru-	
	, a corporation d that the seal allixed to the loregoing instrument is the corporate sea said corporation and that said instrument was signed and sealed in be-
Below me was filled as the	ilf of said corporation by authority of its board of directors; and each or em acknowledged said instrument to be its voluntary act and deed
SEAL)	(SEAL)
	otary Public for Oregon y commission expires:
	iny real property, at a time more than 12 months from the date that the instrumen ner provided for acknowledgment of deeds, by the conveyor of the title to be con y the conveyor not later than 15 days after the instrument is executed and the par tion, by a fine of not more than \$100.
(DESCRIP	rion continued)
STATE OF OREGON,	FORM NO. 23 — ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO.: PORTLAND. ORE.
County of Peschutes ss.	
BE IT REMEMBERED, That on this	4th day of January 19
before me, the undersigned, a Notary Public in and	for said County and State, personally appeared the within
named William J: Toth and Don	cothy J. Toth
known to me to be the identical individual do	escribed in and who executed the within instrument and
acknowledged to me that they executed t	he same freely and voluntarily. NY WHEREOF, I have hereunto set my hand and affixed
	my official seath the day and year last above written.
	Elizaria Ramusa
	Notary Public for Oregon My Commission expires
	<i>m</i> , <i>y</i>
STATE OF ORECON COUNTY OF WILMAN	
STATE OF OREGON; COUNTY OF KLAMA	경영 기업을 보고 있다. 1988년 - 1987년 - 1988년
사는 보통화 중요한 회의를 가게 하시는 회사가 하는 전 하는 경우 등을 통하는 경우를 하는 것을 하는 것은 하는 것이다.	is received and filed for record on the 9th day of
이 100명에 보고 있다. 수 있다. 저렇는 강화하면 보고 12일 시간에 가셨다는 원 등 12일 중단시간은 10일 중에 들어갔다.	${ m P}$ M., and duly recorded in ${ m Vol}$.
of <u>Deeds</u> on Page 48	WM. 99MILNE, County Clerk
FEE \$7.00	By Derretta Sheloch Deputy