FORM No. 845-CONTRACT-REAL ESTATE-Seller Page Existing Mortgage	or Cantract.	STEVENS-NESS LAW PUBLISHING	CO., PORTLAND, OREGON 9720
<b>79384</b>	NTRACT-REAL ESTATE	Vol. M 80 Pag	le 882 /
THIS CONTRACT. Made this 3 VANCE L. TAYLOR and SHERYL M.	day ofJa TAYLOR, husba	anuary nd.and.wife	, 19 <u>80</u> , between
andBRIAN O'MAICIN			ter called the seller
WITNESSETH: That in consideration of t agrees to sell unto the buyer and the buyer agrees and premises situated inKlamath	the mutual covenants s to purchase from th	s and agreements herein at he seller all of the follow State of	contained, the selle
Lots 17, 18 and 19 in Block In the County of Klamath, S	20. SECOND A	DDITION TO WE SHO	
	rule of ofegt	<b>11</b>	
<b>a</b>	700 \$7.00		
for the sum of <u>One thousand</u> , seven h hereinafter called the purchase price, of which \$	200.00	hoo haan an an ar an ar	여행에 가야 한 것 않는 것 같은 것 같이 하는 것 않아.
price to the order of the seller at the times and in the	by the seller; the buy	er, agrees to pay the balan	ce of said purchase
At least seventy dollars pe	r month, incl	uding interest.	
N NE OF OREGON	COUNTY OF KLA	MATH; &	
	ili (don lomeini) (di		
(187) and the second product of the program in the second seco		성진 방송가 많은 홍영승규는 강아파 가슴을 지나는 것	
The buyes warants to and covenants with the seller that the i	eal property described in thi	REAL STORES STORES	
The buyer warrants to and covenants with the seller that the $e^{-\alpha}$ A some the XX HUNCX NORX XNOX XNOX AND (B) for an organization or (even if buyer is a natural person, All of said purchase price may be paid at any time; all deterted ba	1	나라 그는 것 같아. 아이들에 가지 않는 것 같아. 나는 나는 것이 없는 것 같이 가지 않는 것 같아.	<sup>purposes.</sup>
ent per annum from January 3 , 1980 unt he minimum resular payments aboy required. Ages on said premise	il paid, interest to be paid	monthly	. / XXXXXXX
The buyer shall be entitled to possession of said lands on the state of the buyer shall be entitled to possession of said lands on the state of the buyer shall be buyer and the buyer shall be buyer and the buyer shall be buyer and the buyer and the buyer shall be buye	January 3	1980 and may retain s	ch possession so lond as
The buyer shall be entitled to possession of said lands on the source of the buyer shall be entitled to possession of said lands on the same set of the buyer agrees there on in good condition and repair and will not suller or permit and ther liens and save the seller harmless therefrom and reimburse selle hat he will pay all tares herealter levied against said property, as we imposed upon said premises, all promptly before the same or any permit and the same or any permits any permits and the same or any permits any permits and the same or any permits and the same or any permits and the same or any permits any permits and the same or any	y waste or strip the will ke y waste or strip thereol; th r for all costs and attorney. Il as all water rents, public	ep the premises and the buildings, at he will keep said premises Iree I s lees incurred by him in defendin charges and municipal liens which	now or hereafter erected rom construction and all against any such liens: hereafter lawfully may
Il buildings now or herealter erected on said premises against loss or di a company or companies satisfactory to the seller, with loss payable Il policies of insurance to be delivered to the seller as soon as insured to procure and pay lor such insurance, the seller may do so and ar outract and shall bear interest at the rate aloresaid, without waiver, I The said described company of the seller said over the seller as the said shall bear interest at the rate aloresaid, without waiver, I	amage by liro (with extended first to the seller and then	that at buyer's expense, he will 1 coverage) in an amount not less to the buyer as their respective h	insure and keep insured than \$AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
and described memises are now subject to a contract or a	mortfage (the word morten	the ne sweet basein instates that the	contract.
CARA A A A A A A A A A A A A A A A A A A	YAABBAKAAAAAXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXX as
THE WALLALALALALALALALALALALALALALALALALALA	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	and the second
<b>CALL AND ADDATES </b>	rigage free from default; sho s, the buyer agrees on seller hould the seller for any rea rigage to be paid or otherwi	s demand for the installments on sa s demand forthwith to repay to it ison permit said contract or mortg se perform said contract or mortg	id mortgage so paid by the seller that portion of age to be or become in the and the huver shall
id installments so paid applicable to tares and insurance premiums; s equalt, the buyer may pay any sums required by said contract or moio e entitled to credit for all sums so paid by him against the sums next The seller agrees that at his expense and within <u>30</u> ming (in an amount equal to said purchase price) marketable title in d except, the usual printed exceptions and the building and other res so agrees that when said purchase price is fully paid and upon reques vind said premises. In the similar buyer has been been been been been been been bee	to become due on the abo days from the date here and to said premises in the	we purchase price pursuant to the col, he will furnish unto buyer a t seller on or subsequent to the date	terms of this contract.
and assigns,	free and clear of all encun	nbrances since said data alagad	ract or mortgage. Seller, and sufficient deed con- ermitted or arising by, chardes so arrund by
(Con	tinued on reverse)		
MPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever such word is defined in the Truth-in-Lending Act and Regulation Z, the set e Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lie	<ul> <li>A second sec second second sec</li></ul>	blicable. If warranty (A) is applicable and Regulation by making required dis dwelling use Stevens-Ness Form No.	and if seller is a creditor, closures; for this purpose, 1307 or similar.
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SELLER'S NAME AND ADDRESS		County ofKla	nathss.
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BUYER'S NAME AND ADDRESS r recording return to: Cansamerica Title 20 Main St. Lamath Falls, Oregon 97601 NAME, ADDRESS, ZIP MARKAN STRAND	DUILGEOR CO RECORDER'S USE	ato clock in book reel/volume l pageor as do instrument/microfilm Record of Deeds of sai Witness my ha	M., and recorded loon cument/fee/file/ Vo, d county.

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883 And it is understood and agreed between said parties that time is of the estence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller, at his option shall have the following rights: (1) to declare this comvesid deed and other documents from escrow and/or (4) to foreclose this contract, by suit in the interest therein at once due and payable. (3) to declare the whole unpaid principal balance of said purchase price with the interest therein at once due and payable. (3) to declare the whole unpaid principal balance of said purchase price with the interest therein at once due and payable. (3) to declare the whole unpaid to the seller herein the seller, at his contract the interest therein at once due and payable. (3) to declare the whole unpaid to the price and balance of said purchase price with the interest therein at once due and payable. (3) to declare then existing in favor of the buyer a sagainst the seller hereiner shall trever to and revest in said termine and the right to the possession of the price and seller to be performed and without any right of the buyer of return, reclamation or compensation lor seller, without any act of re-entry, or any of said seller, to be performed and without any right of said seller as the agreed and reasonable rent of said case of such default all payments here on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said case of such default any process of law; and take immediate possession othered, to enter upon the indicater, to enter upon the indicater, to enter upon the indicater, with all have the right immediately, or at any time therealter, to enter upon the indicater of law indicater the interest of away and take immediate possession thereof, together with all the improvements and apputientones thereon or thereto belonging ".............................. the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and apputenances thereon or the beinging being in 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 affect right hereinder to enforce the same nor shall any waiver by said seller of any presented of any provision hereof the held to be a waiver of any succeeding be of any such provision, or as a waiver of the provision itself. Seller a grees to pay all existing encumb-erances including obligations recorded in Book M75, Page 7457, in book: M-77, Page 4484, in book: M-77, Page 7299, in book M-77, Page 5674, in book: M-77, Page 7538. Vance T. and Stervi M. Taylor (1) The true and actual consideration paid for this (transfer, stated in terms of dollars, is \$...17.50.00. OHowever, the actual consideration con-sists of or includes other property or value given or promised which is part of the incluse suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party first to be allowed the prevaiing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party first to be allowed the prevaiing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party first to be allowed the prevaiing party in said suit or actions, the prevaiing partys attorney's less 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, the singular, pronoun shall be taken to mean and miclude the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply qually to corporations and to individuals. The agreement shall be the and include the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective This agreement shall be the and increased in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned heirs, executors, 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 its board of directors. Brian O'Matcin ance L. Taylor shery1 M. Taylor augle Shery1 My Taylor NOTE-The sentence between the symbols O, if not opplicable, should be deleted. Ses ORS 93.030]. STATE OF OREGON; STATE OF GREGON, County of CANYON )ss. STATE OF OREGON; County of Jonna 19.80 January J. 19.80 January M. Taylor who being du and Shery/ M. Taylor Personally appeared the above named. each tor himself and not one for the other, MAXXXXMANAKKHAKKXXM RUDU OLUDION instru-nd deed. and Xix Xix Xix XiX Scotlary of a Mark 12 Proceeding of a M and acknowledged the foregoing instrument to be ..... Before me: (OFFICIAL m SEAL) Notary Publisher Control of Contr ORS 93.635 (1) All instruments contracting to convey fee fille to any real property, at a time more than 12 months from the date that the instrument sented and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveying of the title to be con-sented and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveying of the title to be con-sented and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveying of a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument as executed and the parorks 93,050 (1) interaction of the parties are bound instruments, or a mean 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) INTEROF OREGON; COUNTY OF KLAMATH; SA. TESSI DEAEFiled for record of request of <u>Transamerica Titel Cp.</u> price to the order of the splict -A. D. 1980 at 3:36 clock M., on paractive receive separactive inits 115th day of ..... January parameter collector approved to the birder of approved of Manager and the Mana perpeter and at a on Page 882 ., of Deeds for the sound One though recorded in Not 34 W. D. MILNE, County Clers By Derno tha Fee \$7.00 Lots 17, 18 and 19 in Block 20, SECOND ADDITION OF FAMILY IN THE TOTAL STREAM OF SECOND ADDITION OF FAMILY OF THE TOTAL SECOND ADDITION OF FAMILY OF SECOND S COURSESSON OF agrees to self unto the buyer and the outer agrees to ourchase transition which all outer relation parameters in and presence showed in "Vlandchi WTPNF53ETH: That in Vit Structon of the manual covariants and sub-surveys and VANCE L. TAYLOR AND SHEREL M. TAXLOR Husband and the 31K1 -THO CONTRACT Made Mas. 3 day of January VAN BULLAN COMMICINIC SHEAVE W. FAYLOR MACLANCE AND ALL ાલ લખવા દ COMPUTE THEY SALVER See all 8.C) aav 322 kabyhi台的 38-910 - 1-1 - 1 - 1 - 1 - 1 - 1 - 1 - 1