| THE CONTRACT-REAL ESTATE-Monthly Payre Inte | | | O., PORTLAND, OR. 87204 |
|---|---|---|--|
| | CONTRACT-REAL ESTATE | Vol. <u>M 80</u> Page | 5556 g |
| THIS CONTRACT, Made this 21 Richard H. Stanley and Donna | day of Marc | and and wife, | 9.80 between |
| and Cecil L. Storey and Charle | otte A. Storey, I | hereinafter husband and wife. | called the seller, |
| WITNESSETH: That in consideration on agrees to sell unto the buyer and the buyer agree and premises situated in Klamath Lots 41 and 42, Block 5 of SPRA County of Klamath and State of Subject, however, to the follow 1. Utility easements as deline rear and side 8 feet of each lo 2. Set back provisions, as del along the front 20 feet of each 3. Reservations and restriction provisions thereof, as containe recorded September 16, 1959 in County Deed Records. 4. Covenants, easements and re restrictions, if any, based on national origin, imposed by ins and provisions thereof, Recorded : April 30, | f the mutual covenants and ees to purchase from the AGUE RIVER VALLEY Oregon. wing: eated on the reco bet. Lineated on the reco ons, including the ed in Deed of Tri Book 315, Page 6 estrictions, but race, color, rel trument, includi 1969 in Volume 1 ounty Microfilm 1 cluding the term: | , hereinafter c nd agreements herein cont seller all of the following tate of Oregon ACRES, in the orded plat along ecorded plat e terms and bal Lands 52, Klamath omitting igion or ng the terms M69, Page 3171, Records. s and provisions Page 2176 view | alled the buyer, ained, the seller described lands , to-wit: |
| Five Thousand and No. for the sum of Five Thousand and No. (hereinafter called the purchase price) on account Dollars (\$.1,250.00) is paid on the execution seller); the buyer agrees to pay the remainder of the seller in monthly payments of not less than S Dollars (\$.79.69) each, OT MOTE, T payable on the 244th day of each month herea and continuing until said purchase price is fully ferred balances of said purchase price is fully ferred balances of said purchase price shall bear in 244th , 1980 nuntil paid, interest to be pa monthly payments above required. Taxes on said parties hereto as of the date of this contract. | t of which Northouse t of which Northouths on hereof (the receipt of said purchase price (to-w SEVENTY-NINE and PIEPAYMENT withouth offer beginning with the m paid. All of said purchase nterest at the rate of 10% aid monthly | onth of be paid at any for an and the second | , 19 80 y time; all de- m. March. |
| | a rail arounds down't this 's' | | : |
| The buyer warrants to and covenants with the selier that the ${}^{\bullet}(A)$ primarily for buyer's personal, lamily, household or aginor the primarily for buyer's personal, lamily, household or aginor or generation or (seen if buyer is a natural personal in the primarily personal is a second personal in the primarily personal is a second personal in the primarily personal is and personal in the personal is a second personal in the personal is a second personal in the personal is a second personal | LUSSE OF ESCTON rese that all times he will keep it any waste or strip thereoi; that he left ior all costs and attorney's tee well as all water rents, public chas y part thereoi become past due; thi r damage by tire (with extended co toble first to the seller and then to any payment so made shall be ad any payment so made shall be ad r, however, ol any right arising to | , 19.80., and may retain such per the premises and the buildings, now e will keep said premises tree from e is incurred by him in defending again refers and municipal liens which here at at buyer's argense. In will insur- verage) in an anount not less than the buyer as their respective interes pay any such liens, costs, water rent ded to and become a part of the d | possession so long as or herealter erected construction and all inst any such liens; alter lawlully may e and keep insured at 2 V 2 1 U 2 \$1. is may appear and is may appear and is taxes, or charges obt secured by this |
| ((•IMFORTANT NOTICE: Delete, by lining out, whichever phrase and which as such werd is defined in the Truth-In-Lending Act and Regulation X, the use Stevent-Ness Form No. 1306 or similar. If the contract becomes a first | Continued on reverse) | | |
| | | STATE OF OREGON | |
| SELLER'S NAME AND ADDRESS | | County of | ss. |
| and the second | | I certify that the ment was received for r | within instru- |
| NUVER S NAME AND ADDRESS | | at | |
| After recording return ta: | | in book/reel/volume No pageor as docum | оп |
| Frontier litle P.O. Box 5197 | | instrument/microfilm No. | |
| Klamath Faus. Or. | | Record of Deeds of said co Witness my hand | ounty. and seal of |
| Until a change is requested all fax statements shall be sent to the fullowing add Cecil 1. * Charlotte A. Store P.O. Box 478 Beatty, Or. 97621 NAME, ADDRESS, ZIP | dran. 2y | County affixed. | TITLE |
| 13 Patty, UT. 47621 NAME, ADDRESS, ZIP | í | B _Y | Deputy |

and for

And it is understood and agreed between said parties that fime is of the essence of this contract, and in case the buyer shall fail to make the payments option shall have the following rights: (1) to declare this contract null and voil, (2) to declare the whole unpaid principal balance of said purchase price with the interest at once due and payable, (3) to withdraw said deed and other documents from section and principal balance of said purchase price with equity, and in any of such cases, all rights and inferest creat do at them all indives regulty, and in any of such cases, all rights and inferest creat do at them existing in tavor of the buyer as against the seller hereunder said purchase price with seller without any act of re-entry, or any other act of suid seller to be partorned and without any rights of the buyer of return, reclared the said procession with a down of the purchase and on this contract are ulty and perfectly as if this event the such events and never been made; and in case of such the time of such default. The said roper set of use of the postession flow, and never been made; and in the fault and process of law, and take immediate possession thereof, together with all the improvements and and purchase belonging. The buyer turther adrees that failure by the seller at the adreed and rever been made; and in the buyer turther adrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect bits the buyer turther adrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect bits

If aloresaid, without any process of law, and take immediate possession increoi, together with all the approximents and appointments thereon of the test ing. The buyer further agrees that failure by the sell is any time to require performance by the buyer of any provision hereof shall in no way affect his wreunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach such provision, or as a waiver of the provision itself.

the shall heirs, a

The true and actual consideration paid for this transfer, stated in terms of dollars, is 5,000,00we can be suit or action is instituted to foreclose this contract of the woold form deration (indicate which). In case suit or action is instituted to foreclose this contract of the woold form deration (indicate which). In case suit or action is instituted to foreclose this contract of the woold form deration (indicate which). In case suit or action is instituted to foreclose this contract of the woold form deration (indicate which). In construct may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and if an appeal is taken from any into construct, it is understood that the solver or the buyer may be more than one person or a corporation; that if the context so requires to made, assumed and implied to make the provision here of apply gually to corporations and the generally at the generally all grammatical changes incrumer shall bind and innur to the benefit of a store state is the circumstances may require, not only the immediate parties hereto but their respective IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers 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. Cecil L Storey NOTE-The sentence between the symbols (), if not applicable, should be deleted. Ses ORS 93.030). torder Charlotte A. Storey STATE OF OFFORM altona } STATE OF OREGON, County of ...)) 53,) 55., 19 Personally appeared the above named Richard H. Stanley and Personally appeared and acknowledged the foregoing instru-to be the ir voluntary act and whether Donna L. Stanley, husband andand each for himself and not one for the other, did say that the former is thewho, being duly sworn,president and that the latter is the secretary of and that the seal affixed to the foregoing instrument is the corporation, 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 Warner. U D L. Notary Public for Graver Wyoming My commission expires 6-29-82 -----Notary Public for Oregon (SEAL) My commission expires: (DRS 93.(15 (d) All instruments contracting to convey fie tills to any real property, at a time more than 12 months from the date that the instrument scretted and the parties are bound, shall be acknowledged, is the manner provided for acknowledgment of deeds, by the conveyor of the tille to be con-entered and thereby. e bound increay. ORS 93.930(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. County Microfilm Records. (DESCRIPTION CONTINUED) Said Articles were amended by instrument recorded May 21, 1976 In Volume M76, Page 7574, Klamath County Microfilm Records. Buyers herein specifically agree to pay the full contract balance five (5) STATE OF OREGON, FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., FORTLAND, ORE. County of Klamath BE IT REMEMBERED, That on this 24th before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Cecil L. Storey and Charlotte A. Storey, known to me to be the identical individual...^S described in and who executed the within instrument and executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. may B Pilvac STATE OF OREGON; COUNTY OF KLAMATH; SS. Notary Public for Oregon. Commission expires 8- 23-8/ I hereby certify that the within instrument was received and filed for record on the 25th day of A.D., 19_{30} at <u>10:34</u> o'clock <u>A</u> M., and duly recorded in Vol of_ 1180 FEE \$7.00 WM. D. MILNE. County Clerk By Berneta Spelet Deputy