,75	FORM No. 852. ASSIGNMENT OF REAL ESTATE CONTRACT by Vendor-Se	ller.	STEVENS-NESS LAW PUBLISHING	CO., PORTLAND, OR. 97204			
*	C. (1) (1) (1) (1)	ASSIGNMENT OF CONTRACT	Vol. <u>SO</u> Page_	6696 🛞			
	KNOW ALL MEN BY THESE PRES	ENTS, That the undersign	ned, for the consideration h	ereinafter stated,			
	has sold and assigned and hereby does grant, ba Haselnus P.C. Retirement Fu	_	t over unto Dr. Dani	el F.			
	his heirs succ	esuare and assister all of	the vendor's right, title an	d :			
	to that certain contract for the sale of real estate Raymond E. Walker						
	Jim Hines			as seller and			
ĩ	as buyer, which contract is fecorded in the Dee	d [*] Miscellaneous* Record	ls of	County, Ore-			
- Nd - 6	son, in book at page or as file which) (reference to said recorded contract here of the undersigned in and to all moneys due and and warrants to the assignee above named that described in said contract of sale and that the s 5542.76 with interest paid thereon to	, reel number together with all the right, the undersigned hereby exp ner of the vendor's interest	(indicate title and interest pressly covenants in the real estate				
*30 APR	NGARAY YAN NAMAN XEMEMININ XEMEMININ XEMEMININ YA TATANG KANAN KANAN KANAN KANAN KANAN KANAN KANAN KANAN KANAN						
	IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the undersigned is a cor- poration, it has caused its corporate seal to be affixed hereunto by its officers duly authorized thereunto by order of its board of directors.						
	DATED: April , 19. 8	30 Kar	N M.W.c	\mathcal{M}			
		Richar	d M, Walker				
	{if executed by a corporation, affix corporate seal.}						
	STATE OF OREGON, County of Multnomah April 70 80	STATE OF OREGON,) ss.			
	Personally appeared the above named. Richard M. Walker	each for himself and not	who, one for the other, did say tha president and th secretary oi	t the former is the at the latter is the			
	and acknowledged the foregoing instru- ment to be h2S voluntary act and deed. (OFFICIAL Febre met SEAL)	and that the seal affixed of said corporation and t half of said corporation l	to the loregoing instrument is hat said instrument was signed by authority of its board of dire instrument to be its volunt	, a corporation, the corporate seal and sealed in be- ectors; and each of			
	Notary Wilblic for Oregon My commission expires:	Notary Public for Oregor My commission expires:	1	(OFFICIAL SEAL)			
	"Stille whichever word not applicable. NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030. If the contract is not already of record, it should be recorded, preferably in the Deed Records.						
			STATE OF OREGON,) 			
	GRANTOR S NAME AND ADDRESS	······	County of Klama I certify that the ment was received for day of	within instru-			
	GRANTEE'S NAME AND ADDRESS	SPACE RESERVED	at o'clock N in book on page	/			
	Dr. Daniel F. Haschus 4414 NE Fremont Portland Ore 97215	HECONDER 5 USE	Kite Archardson Mise Record at Record said Witness my han				
	NAME, ADDRESS, ZIP		County attixed.				
	Until a change is requested all fax statements shall be sent to the following ,	GGC (#15).		cording Officer			
	NAME, ADDRESS, ZIP		By	Deguty			

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	CCOH 1202
Sta Stare Less Law Fublishing Co., Portkind, Oregon 97204 PURCHASE MONEY SE	CURITY AGREEMENT ADTIL 19 5697
	Doled Alpha - I
	Creditor(st RAYMOND E WALKER (Hereingftar called saller)
627 Lytton Street	2336 S.W. Osage Street
Klamath Falls, Oregon	Portland, Oregon
Provide ray dense or other uddress specified by 6.m	(Seller's place of business)
Selfical The above named buyer land if more than one, then all buyers jointly and se	rerally), hereinafter sometimes called the debtor, hereby purchases from the above named
Sellers one-half interest in a styrofoam one line on the byen the following deut see good. One Cabin situated on Lot 20, Block E, L Klamath County, Ozegon, and Special Use Agriculture, Forest Service, and all fur ing, linens, dishes, sewing machine, bro radio and other personal items; One 16 foot fiber-glass ski boat with 45 er; and Mark Start (427-Stiff) Actification, for Sellers one-half interest in a styrofoam jointly with Mr. Angsted of Klamath Fall	ake of The Woods, Winema National Forest, Permit of Buyer from U.S. Department of rishings except Seller's personal cloth- iler, roaster, barbeque unit, tools if h.p. Mercury outboard motor and trail- (that from Mercury Sector and trail- sector and trail- sector and trail- (that from Mercury Sector and trail- (that from Mercu
togetter with all accessories, additions, replacements, pars and accessions now of thereafter lectively colled "collateral"), of and for the sum of \$15,000. Oblich buyer promise (receipt of which hereby is act nowledge a bucetler; and the balance, including provide the off model hereby is act nowledge a bucetler; and the balance, including provide the off model hereby is act nowledge a bucetler; and the balance, including provide the off model hereby is act nowledge a bucetler; and the balance, including provide the off and the provide the rate of a set of the provide the thereof until paid; reputed, and evidenced by buyer's promissory	in by instellment of colless than \$ 205 20 each payable on the Each Hay continuing until solution of the start with the interplace participation of the solution of the solution of the
principal shall be or interest at the rate of $B_{2,5}^{2}$ per annum from date hereof until paid; required, and evidenced by buyer's promissors terms.	interest payable morthly, the same being in the minimum monthly payments above r note for said amount and for said
	the total state of the second state of the sec
All or any part of sold price may be paid in advance of any time. If any payment is not paid htted to collect, and buyer agrees to pay, in addition to the foregoing, seller's collection cost to seller a security interest in said colloteral and in all thereof.	
Section 2. The buyer hereby warrants and cavenants that:	2.4 If buyer is a corporation, it was organized under the laws of the State of
i and the survey's Minerronal family, household or agricultural	, its principal office and place of business is located
purposes. Thus ness or commercial, other than agricultural, purposes (indicate which, indi- important notice below). 22 Ar of the is the collecteral will be kept of Lot 20 Block E,	otand its principal office and place of business in Oregon is located at the place shown at the beginning of this agreement. 2.5 If the collateral is or is to become attached to real estate, a description of the
Lake of the Woods <u>Klamath County</u> (No. and Street) Oregon, and shall not be removed from soid location, in whole or in part, until such tirse as seller's writter: consent thereto shall have been obtained. 2.3 If the colloreral is bought or used primarily for business or commercial, other than agricultural, purposes, the buyer's principal place of business in Oregon is that shown of	Lot 20, Block E, Lake of the Woods, Winema National Forest, Klamath County, Oregon
agricultural, purposes, the duyer's principal place of business in the following off er the beginning of this agreement; buyer also has places of business in the following off er	
Oregan countiet; it buyer has no place of business in Oregon but resides therein, the county in which buyer resides isCounty in soid state.	inCounty, Oregon, and buyer will on demand furnish the seller with disclaimers or subordination agreements in form acceptable to the seller, signed by all persons whose interests are or may be prior to the seller's interest.
Bervice and not to suffer a default	thereof; and Buyer further agrees that ms of this agreement he will, upon r to Seller all documents required to
With reference to the above described goods, there are now their fitness for any purpose except as may be agreed upon be This agreement is subject to the additional provisions sel for reference. The buyer acknowledges receipt of a copy of this agreement in dur IN WITNESS WHEREOF, the buyer and the seller have executed this agreement in dur	coment.
IN WHINESS WHEREOF, THE DUFFT WHE LINE HIS CONTRACT OF	X3; Marie 4-15-77
- APropried G 107 al 1200	Contraction of the second seco
Address	(Signature of Buyet) NOTE: This form ent suitable lar use in relationationer tales. The following Stream New terms of each contact and encoded in No. 1004 Note Vehicles, No. 1005 Commen Count No. 1007 Construct Goods (about form) No. 1010 Goods and Services Functions for theme improvementation. No. 1011 Services Perchased for Personal. Funds, Hullensia en Agricultural Perposes.
Acquired, disregard this notice.	

and included under the terms of this contract 12. Buyer act howledges receiption and delivery of said collateral in good condition and accepts the sum - as is; buyer agrees to permit seller to examine soid collateral at any time, activity register of the source of control experies to brown and protect the some against the indention the same to great order to become subject to attach ent, execution or other the indention of the source to become subject to attach ent, execution or other the ess, not to the telephonemia to be created any sen reputity interest or adverse claim of manuer (20 ast the same and not to self, transfer or astign his right, little or inte est in this constend on this contract without the written conject of soler to phy all taxes and essentments of every character levied or assessed against said collateral, this contract und the risebuildhe vientesented hereby

4.3 Dians motor vehicles are included in the above described collateral, the self in's security interest is to be noted an each certificate of title and each of said certificates shall then be deaching with and kept by the seller.

4.4 Any sums payable by buyer under the terms hereof which are not paid by him but are paid by seller shall bear interest at the highest lawful rate until repaid and sold sums with interest shall be added to the unpaid balance of sold price and be secured by this convert

4.5. At all turnes so di collateral is at buyer's risk; should said collateral suffer any loss demote a low very, buter agrees notwithstanding to purchase and pay for the same in full, according to the terms hereof.

4.6 Buyer agrees at all times to keep said collateral insured against loss by fire, ieit and other havards as required by the seller, with lass payable to the parties herets as their respective in creats may appear; all insurance policies shall be deposited with and held by the seller, buyer hereby authorizes seller on buyer's behalf to accept payment of any return or the meet premium and for any loss sustained, to endorse in buyer's name, deposition is such the and reverse the proceeds of any these or draft made poyable to the end to be with one surface of any insurance collected by seller exceeds Lure then upper traditions of this contract, the excess shall be paid forthwith to the buyer. A T. Buye, arcient that teller succeptance of part or late payments shall not constitute

or the constructions a warver of time as the estence of this contract or of any subsequent defaults of buyer tereunder.

4.8 Notices to buyer relative to this contract shall be deemed delivered if mailed to buyer's oddress first appearing on the reverse hereof; five days from date of mailing shall be deemed a riginnable notice.

4.9. Time is of the essence of this contract and if buyer shall default in his perform-

ance of any of the terms or conditions hereof, of in the payment, w Spanny sum herein required to be poid, or if seller with reasonable cause deems the collateral in danger of loss, misute or confiscation or deenis himself insecure, seller, as the secured party in this transaction, shall have and may exercise each and all of the remedies granted to him by the Uniform Commercial Code of Oregon and, at his option, may designe eff sums then remaining unpaid immediately due and payable and may require the buyer, as the debtar he ein, to assemble the collateral and make same available to the secured party at a place to be designated by the secured party which is reasonably convenient to both porties. Should the holder hereof repossess any of suid collateral and should buyer claim that any property has included in this contract was contained in or ottached to sold collecteral, he shall so notify the holder hereof by registered mail within 24 hours after repossession is taken; buyer's tailure so to do shall be a waiver of ond bar to any subsequent claim therefor, in the event suit or action is instituted to collect any sum or some of money due horeur dur or to replevy said collateral, buyer agrees to pay, in addition to the statutory costs one disbursement, (1) plaintiff's reasonable attorney's fees to be fixed by the trial court and (2) on appeal, if any, similar fees in the appellate court to be fired by the appellate court.

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4.10 The buyer, who is the debtor herein, agrees to join with the setter, who is the secured poity herain, in executing, filing and doing whatever may be necessary under opplicable law to perfect and continue the seller's interest in said collateral, all at buyer's expense.

4.11 In constraining this contract, the singular includes the plural; the masculina includes the feminice and the neuter; the beyer is the debtor and the seller is the secured party within the meaning of Oregon's Uniform Commercial Code and, the buyer is the customer and the seller is the creditor within the meaning of the Truth-in-Lending Act and Regulation Z.

IT IS FURTHER UNDERSTOOD AND AGREED that seller may transfer his interest in this contract, in said caliateral and the unpaid balance hereof at any time, in which event all of the terms berein set forth for seller's benefit shall inure to the benefit of seller's assignce and that generally each right howin given to the selier shall accrue to and may be exercised by seller's assignee hereof. If seller assigns the contrast, seller shall not ba his assignee's agent for the collection of any of the intaliments of said purchase price or for any other purpose. In the event of any such assignment, the buyer work not ossert as a defense, counter laim, set off or otherwise, ony claim, known or unknown, which the buyer now has or claims against the soller.

A carbon impression of any signature on any copy of this contract shall be deemed. for all purposes, an ariginal signature.

All the terms and conditions herein contained shall apply and inure to and bind the heirs, executors, administrators, successors and assigns of the respective parties hereta, subject, however, to the above restriction against assignment hereof by the buyer.

Date December

SELLER'S ASSIGNMENT

Richard M. Walker FOR VALUE RELEIVED the undersigned seller does hereby sell, assign and transfer to ____ and assigns (unreinative called assignee), the foregoing sales contract, the prope ty covered thereby and all of seller's right, title and interest therein and authorizes to drast the endorse and collect any check or draft payable to the uncersigned in connection with said contract.

ADDITU NAL FRUTISIUNS.

WITHOUT RECOURSE

This autignment is made WITHOUT RECOURSE, except as to the following withrant es to with that me sa a control t is a band file one that said buyer was of legal age and entirely competent when he electred the same, that the property sold is accurately described therein; that said property may been delivered into buyer's possession; that the amount state I in said contract to have been errored on the purchase price of said property was actually paid in cash and/or by merchandisc received in trade at not more than its then cash value; that seller has the full and complete the to said property subject only to buyer's lights hereunder; that the amount owing upon studi or last at the time of its execution is correctly stated therein, that buyer has no counter i bin some of etts against the same: that there were no representations or warranties made to said cover act contained in said contract. Should phy of the foregoing warranties be false, then weller agrees to purchase on demand from said assignee said contract for the amount of the then unpaid balance on said contract. Should suit or action be instituted on any of the above want anties stiller agrees to pay (1) assignee's reasonable attorney's fees to be fixed by the trial court and (2) on appeal, if any, similar fees in the appellate court to be fixed by the ESTATE OF RAYMOND ELDEN WALKER, DECEASED y statute or otherwise. appellate court.

WITH RECOURSE

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The undersigned seller unconditionally GUARANTEES the prompt payment, when rive, of all amounts to become due by the terms of said contract and the prompt payment of all casts findeding reasonable attorney's fees both in the trial and appellate courts as fixed by sold courts respectively), incurred in collecting or attempting to collect the moneys to become due thereon and in enforcing any right under said contract or under this guaranty and hereby consents that extensions of the time of payment may be granted to the buyer, either before or after maturity and that the sold contract may be changed in any other particular without notice and without in any manner releasing the undersigned frem liability. The seller agrees that seller's obligation hereunder shall be enforcible even though the assignce's right to enforce the said contract, or any provision thereof, be suspended or impulred by

Saller

STATE OF OREGO	N٢	COUNTY	OF	KLAMATH	SS.
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I hereby certify that the within instrument was received and filed for record on the 9th day of

April A.D., 19 80 at 1:45 o'clock P. M., and duly recorded in Vol M80

By Persong , Reptices April - At by out the other one.

Miscellaneous_____on Page6696

FEE \$10.50

WM. D. MILNE, County, Clerk By Dernethan Afelsch Deputy

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