	THIS CONTRACT-REAL ESTATE-Monthly Poyments.
	Charles D. Whittemore and Bonnie J Whittemore and Bonnie J
	WITNESSETH: That in consideration of the mutual covenants and agreements herein active called the sell agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described land and premises situated in Klamath Lot 9 in Block 109, Buena Vista Assition to the City of Klamath Falls, county Clerk of Klamath County, Oregon. Subject to and excepting:
BO APR 15 PM 4 05	and rights of way of record and those apparent upon the land. (3) Trust Deed, including the terms and provisions thereof, with given to secure the payment of \$13,500.00, Dated March 27, 1980, Whittemore, Sr., Trustee- Klamath Country model to Klamath Falls for monthly https://www.secure.com/securetics/s
	for the sum of Ninetoon me
	for the sum of <u>Nineteen Thousand Five Hundred and no/100</u> — Dollars (\$ 19,500.00) (hereinafter called the purchase price) on account of which <u>Two Thousand and no/100</u> — Dollars (\$ 19,500.00) Dollars (\$ 2,000.00) is paid on the execution hereof (the receipt of which is not no 100
	Contributer called the purchase price) on account of which <u>Two Thousand and no/100</u> <u>Dollars (<math>\\$</math>, 19, 500.00</u> ) Dollars ( $\$$ , 2,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: $\$$ , 17, 500.00) to the order of the seller in monthly payments of not less than <u>Two Hundred and no/100</u> to the order of payable on the <u>15th</u> day of a t
L F	Pavable on the 15+b.
	ADF11 15, 1980 until and the shall bear interest at the rate of 11 per cent are any time; all de-
n pi	monthly payments above required. Taxes on said premises for the current tax year shall be protected in the minimum being included in the minimum being included in the minimum being included. The buyer shall be protected between the solar tax being included in the selfer that the tent property described in this contract is the buyer's personal. Is may be useful and taxes the tent property described in this contract is the buyer's being included to approximate the minimum being the buyer's personal. Is may be useful and taxes the tent property described in this contract is the buyer's buyer's personal. Is may be useful and the property described in this contract is the buyer's buyer's being included to approximate the minimum personal taxes buyer's buyer's buyer's being the minimum personal taxes being the buyer's buyer's being taxes buyer's bu
ho the	The bayer shall be entitled to possession of said lands on April 15 the bayer shall be contract is a second state of the bayer of the b
all	The buyer shall be entitled to possession of said lands on April 15 , 1980, and may retain such possession so long as been in dood condition and repair and will not suffer on permit any wate or strip thereof: that he will keep the premises and the buildings, now or hereafter level a diverse of the contract. The buyer afters that at all times he will keep the premises and the buildings, now or hereafter level adapter said property, as well as all water rents, public charges and the buildings now or hereafter excited on said promptly before the same or any part thereof become past due; that at buyers espense, he will keep the premises and municipal liens which hereafter and said and so any part thereof become past due; that at buyers espense, he will insure and keep insured by possession to the selfer, with hoss or damage by line (with extended coverage) in an appointer to be delivered to the selfer, with hoss or damage by line (with extended coverage) in an appoint to the selfer, with hoss or damage by line (with extended coverage) in an appoint or the selfer actions and keep insure of the selfer actions and here selfer actions and keep insure of the selfer actions and keep insure of the selfer actions and hereafter level and keep insure of the selfer actions and keep insure of the selfer actions and hereafter level and keep insure of the selfer actions and hereafter level actions and keep insure of the selfer actions and actions act
cont	The seller area the seller as soon as installed list to the seller and then to the buyer as their respective interests than \$ tract and shall be ar interest at the rate alorestaid, without waiver, how were the user and shall be added to and how no costs, water tents, fave, or choice
and	I except the usual plane to sair purchase prices marketable title of days from the date hereof, he will lurnsh unto burge of contract.
price	the enter excepting all liens and encumbrances constitutions and the targe much fail encumbrances since said date of the simple
price unto perm char <sub>k</sub> *IMP(	PORTANT NOTICE: Delay 1 mens and encumbrances created by the buyer or his assigns. (Continued on reverse)
*IMP os su Char	PORTANT NOTICE: Delate, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, Sevens-Ness form No. 1306 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use sevens-Ness form No. 1306 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use sevens-to a disclosures; for this purpose
erree perm char, "IMP at Nuc ut si Cha Whi Kla	PORTANT NOTICE: Delete, by lining out, whichever phrase and encumbrances created by the buyer or his assigns. (Continued on reverse) uch word is defined in he Truth-in-tending Act and Regulation Z, the steller rules and publicable. If warranty [A] is applicable and if seller is a creditor, Stevens-Ness form No. 1300 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. harles D. and Bonnie J. amath Falls, Oregon 97601 Seller's Nave and the Stevens and the Tares, maintenant (A) or (B) is not applicable. If warranty [A] is applicable and if seller is a creditor, Stevens-Ness form No. 1300 or similar. Stevens-Ness form No. 1307 or similar. Stevens-Ness form No. 1307 or similar.
error perm char, "IMP of two of two o	PORTANT NOTICE: Delete by lining out, whichever phrate and whichever warrances created by the buyer or his assigns. (Continued on reverse) uch word is defined in the Touth-in-tending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, harles D. and Bonnie J. amath Falls, Oregon 97601 Setter's name and Donna K. teson, 705 Doty Street, amath Falls, Oregon 97601 My region 97601 My regi
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eine perm char stau char stau cha Whi Kla Cha Kla Aller re	PORTANT NOTICE: Delete, by lining out, whichever phrase and encumbrances created by the buyer or his assigns. (Continued on reverse) (Continued on reverse) uch word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, harles D. and Bonnie J. tittemore, 3600 S. 6th, amath Falls, Oregon 97601 SELLEN'S NAME AND ADDRESS arles F. Mateson and Donna K. teson, 705 Doty Street, amath Falls, Oregon 97601 HUVER'S NAME AND ADDRESS recording return to: MAMA AND ADDRESS TATE OF OREGON, SPACE RESERVED at
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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to option shall have the following trights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to forcelose this of requiry, and in any of such cases, all rights and interest created or then existing in favor if the buyer as against the selfer herein contained, th ermine and the right to the possession of the premises above described and all other documents from escrow and/or (4) to forcelose this of ermine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to ermine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to ermine and the right to the possession of the premises above described and all other rights acquired by the buyer of return, reclamstion case of such default all payments therefore the ad of shid seller to be preformed and without any right of the buyer of return, reclamstion premises up to the time of such default. And the said seller, in case of such default, shall have the right and such payments had never the land aloresaid, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenances. The buyer further adverse that failure her the sales of a such default and the adverse adverse there further adverse the failure her the sales as the adverse adverse there further adverse the sales at the sales of a such default. mises up to the time of such default. And the same sum diate possession thereof, together with all the improvements and appurtenances function of func-land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances function of mine, 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 his thereinder 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 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 \$ 19,500.00 However,

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 19,500.00 However, the actual consideration con-sists of or menance oner property of rates given to promoved which is the whole considerations emission. In case suit or action is instituted to forceless this contract or to enforce any provision hereof, the losing party in said suit or action and it an appeal is taken from any indigment or decree of such trial court, the losing party further promises to pay such such such as the appeal is taken from any party's attorney's ters on such appeal. In construing this contract, it is understood that the selfer 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 include the plural, the masculine, the lemine and the neutry, and that generally all grammatical changes that made, assumed and implied to make the provision here taken to only the immediate parties hereto but their respective *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 is a 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 office duly authorized thereunto by order of its board of directors. Mattern Nation S. Mattern Donna K. Mateson NOTE-The sentence between the symbols @, if not applicable, should be deleted. See ORS 93.030]. STATE OF OREGON,

County of Klamath	SIAIE OF OREGON, County of
April <u>7.5</u> , 19 80	Personally appeared
D. Whittemore and Bonnie J. Whittemore, and Bonnie J.	each for himself and not one for the other, did say that the former is the Dampresident and that the latter is the
K. Mateson and acknowledged the foregoing instru- ment to be their voluntary act and deed.	secretary of in
i a total 11	and that the seal attixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be- hall 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:
Notary Public for Oregon My commission expires	Notary Public for Oregon (SEAL) My commission expires:
ORS 93.635 (1) All instruments contracting to convey for title t	

OIS 93,633 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed as re 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)

TATE OF OREGON; COUNTY OF KLAMATH; 58.

Had for record at request of \_\_\_\_\_ Transamerica Title Co. is \_\_15thday of \_\_April\_\_\_\_A. D. 1980 at 4:05 clock M., or

wy recorded in Vol. \_\_\_\_\_\_\_ N80\_\_\_, of \_\_\_\_\_ Deeds ----- on Page 7052

By Bernetha Apeta Chin

Fee \$7.00