92794	CONTRACT—REAL EST	ATE SU	_roce <u>22628</u>	
THIS CONTRACT, Made this William J. Ramsey or Betty Ann Ra	1 day of	January	, 19 79 , betwe	en .
and Robert Johnson Dickerson or	Roberta Lee DeN	ully	hereinafter called the self	
witnesseth: That in considerance seller agrees to sell unto the buyer and the scribed lands and premises situated in W_2^1 , SE_4^1 , SW_4^1 , SE_4^1 , Section 34, 5 AC or MORE.	Ne buyer agrees to p Klamath Fownship 32S, Ra	covenants and agreurchase from the s County, State of nge 7E.	eller all of the following d Oregon, to-w	the ie- rit:
At the time of purchase the buyers and regulations and at this time the	agree to comply we buyers are undet	vith the state and ermined as to th	l county sanitation rule e future use of the prop	s perty.
The buyers agree not to log or rem to the sellers or other satisfactory	ove any trees fro	m said property		_
This Contract is being re-record see M 80 Page 6739 recorded Apri	ed to add granto 1 9th 1980	or's Name	`	
	:			مورور مورورون
100 or more until down payment is attended of \$65.00 or more including 9%	made for down pay Interest. No pre-	yment Balance o -penalty if paid c	f \$5,950.00 to be paid a	at
for the sum of Six Thousand Nine Hu (hereinafter called the purchase price), or Dollars (\$1,000.00) is paid on the seller); the buyer agrees to pay the remain of the seller in monthly payments of not Dollars (\$65.00) each,	account of which (execution hereof (the inder of said purchase	One Thousand an receipt of which is	d 00/100************ hereby acknowledged by t 5,950.00) to the ord	** he
payable on the 15 day of each montand continuing until said purchase price all deferred balances of said purchase prices.	th hereafter beginning is fully paid. All of ice shall bear interest	said purchase prid	October , 1979 ce may be paid at any tim per cent per annum fro	ne;
until p	oaid, interest to be pa	uid	and * heing included	, ' . .in
the minimum monthly payments above re rated between the parties hereto as of the	date of this contract	•	current tax year shall be pr	'O -
The buyer warrants to and covenants with the second primarily for huyer's personal family, bous (B) for an organization or (even it buyer is a	checkly are a star relitational transferance			
The buyer shall be entitled to possession of said I, he is not in default under the terms of this contract. The erected, in good condition and repair and will not safter and all other liens and save the selfer hardows therefore such liens; that he will pay all taxes becaute levial as alter lawfully may be imposed upon said promoce all paintings and keep insured all buildings now a locality of the lawfully may be imposed upon the process of paintings.	inds on September 5 to have a core that at all to the recent are waste or sit or all the core and assessment and all the core at the all the core and assessment as well.	1979 at 1979 at 1979,	nd may retain such possession so long limbs on said premises, now or hereal cop said premises free from mechan warred by him in defending against a charges and manupal liens which he	ic's iny ite-
not less than \$	istication to the minimum to the	ie seller as soon as insured		any .
The seller agrees that at his expense and within suring (in an amount equal to said purchase piecer mark save and except the usual printed exceptions and the his said purchase price is hully paid and upon requiest and premises in less imple unto the buyer, his how and assignines said date placed, permitted or arising by, through liens, water rents and public charges so assumed by the h	ulding and other restrictions upon sorrender of this agree in the and char of encands to the control of the con	miss in the setter on or a and easements now of rec- ment, he will deliver a g rances as of the date hereo- wever; the said casements I hens, and encumbrances of	ord, it any. Seller also agrees that whood and sufficient deed conveying s t and live and clear of all encumbran	ent, . hen wid
eIMPORTANT NOTICE: Delete, by lining out, whichever phrase a crediter, as such word is defined in the Truth-in-Lending Act for this purpose, use Stevens-Ness Form No. 1308 or similar a Stevens-Ness Form No. 1307 or similar.	and whichever warranty (A) a	r (B) is not applicable. If we		
William Romsey		STATE	OF OREGON,	} _{ss.}
SELLER'S NAME AND ALLERE SE		Cour	ity of	}

BUYER'S NAME AND ADDRESS

Jan Ded California (1)

NAME, ADDITION 200

I certify that the within instru-

SPACE RESERVED FOR RECORDER 5 USE

at o'clock M., and recorded in book on page or as file/reel number

Record of Deeds of said county.

Witness my hand and seal of County affixed.

Recording Officer Deputy

And it is understood and afreed between said parties that time e of the exercise the contract and in ease the buver shall feil to make the payments above required, or any of them, punctually within 20 days of the time funded therefore as totates keep any afreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and youl 20 to declare the whole impand principal balance of said purchase price with option shall have the following rights: (1) to declare this contract null and youl 20 to declare the whole impand principal balance of said purchase price with the interest thereon at once due and payable, (1) to withdraw said deed and other document. Journal sould be the seller to the receiver of the history and another as a faints the saffer hereunder shall interest created or then existing in favor of the history as a faints the saffer hereunder shall revert to and revest in said fernine and the right to the possession of the premises above described and all other right in upon the ferrill, reclamation or compensation for seller without each and of recently, or any other act of said seller to be performed and without any right of the larger and necessary of such default all payments therefolder made on this contract are to be retained by and belong to said seller as the afreed and reasonable rent of said seller in the grant and such payments therefolder, to enter upon premises up to the time of such default. And the said seller, in case of such default, shall the improvements and apputenances thereon or thereto the larger allowants and apputenances thereon or thereto the larger allowants without any process of law, and take immediately with all the improvements and apputenances thereon or thereto the larger allowants. the inem accrease, without one provision hereof shall in no way affect his belonging.

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 his The buyer further agrees that failure by the seller at any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. . (Mowever, the actual consideration con-This agreement shall bind and interest and account account and account and account and account account and account and account and account and account and account and account account account and account account and account account account and account account and account account account account and account account account account and account acc is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereupts by order of its hoard of directors. William & Oxonory STATE OF OREGON, County of STATE OF OREGON, Minuth) ss. Country of 5 10 74. Personally appeared who, being duly sworn, Personally appeared the above named William J. Rama by each for himself and not one for the other, did say that the former is the president and that the latter is the and acknowledged the loregoing instru-, a corporation, and that the seal affixed to the foregoing instrument is the corporate seal and seal affixed to the foregoing instrument is the corporate seal and sealed in bothalf 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) Notary Public for Oregon 10.27 82 Notary Public for Oregon My commission expires: ORS 17.625-(1) All joistruments contracting to convey fee title to any real property, it a time more than 12 months from the date that the instrument contect and the parties are bound, shall be acknowledged, in the manner provided to acknowledgement of deeds, by the conveyor of the title to be conserved. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the particle build thereby. re bound thereby.
ORS 33.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of more than \$100 (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; EL led for record at request of

on Page 226

Wm D. MILNE, County Cle.

By Sernetha Aletach

his __20th day of ____November ___A. D. 19_80 at 2:40clock P M., ar.

fully recorded in Vol. M80, of Deeds on Page 22628