-REAL EPTATE-Soller Pays Exhiling Martgage or Contract. B-1119-6 STEVENS-1185 LAND BUBLISHING CO. FORM No. 845-CONTRACT-TAT 9801 3. P. P. ....., 1981...., between CLIFTON W. and EVELYN M. JENKINS, Husband and Wife, ..., hereinafter called the seller, anđ hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands The S12NW14 Section 7, Township 36 South, Range 13 East of the Willamette Meridian, in the County of Klamath, State of hereof, the receipt whereof hereby is acknowledged by the seller; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and in the amounts as follows, to-wit: in monthly installments of not less than Two Hundred Sixty and no/100 Dollars (\$260.00) each, the first installment to be paid on the 15th day of June, 1981, with a like payment on the 15th day of each month thereafter until the full sum of both principal and interest have been paid. Marchen dan Checker HER PERMIT a branch with a star is the starting of a convertise the म (१९) में प्र इन्ह्राया कुल्ह्या मुख्य स्थान Carlo Carlos buyer warrants to and covenants with the seller that the real property described in this contract is primarily for buyer's nersonal, family, household or agricultural purposes. the minimum regular payments above required. Taxes on said premises for the current year shall be prorated between the parties hereto as of. May 15 , 1981 The buyer shall be entitled to possession of said lands on <u>May</u> <u>15</u> ho is not in default under the terms of this contract. The buyer agrees that at all times he will keep the premises and the buildings, now or hereafter erected thereon, in good condition and repair and will not suffer or permit any waste or strip thereoi; that he will keep said premises the form construction and all other liens and save the seller harmless therefrom and reimburse seller los all costs and attorney's lees incurred by him in delending against said property, as well as all water rents, public charges and municipal liens which hereafter levied against said property, as well as all water rents, public charges and municipal liens which hereafter lawild in the real ter lawild under any set thereafter levied against any such liens; be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured and keep insured become past due; that at buyer's expense, he will insure and keep insured and there is the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured and there is the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured and there is the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured and there is the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured and the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured and the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured and the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured and the same or any part thereof become past due; that at buyer's expense and the same or any part thereof become past due; that at buyer's expense and the same or any part thereof become past due imposed upon said premises, and prompty before the same or any part interest become past one; that at Duyer's expense, ne will insure and keep insured buildings now or hereafter-rected on said-premises against loss or damage by life (with extended coverage) in an amount not less than \$.24,000,00, a company or companies satisfactory to the seller, with loss payable list to the seller and then to the buyer as their respective interests may appear and policies of insurance to be delivered to the seller, as soon as insured. Now if the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debi secured by this tract and shall bear interest at the rate aloresaid, without waiver, now ever, of any right arising to the seller for buyer's breach of contract. The said described premises are now subject to a contract, or a mortgage (the word mortgage as used herein inclules within its meaning a trust deed) all-in all is 3. My avoid to the selfer agrees to pay all sums due and to become due on said contract or mortingle promptly at it times required for said payments and to keep said contract or mortingle to reading the solution of the installments on said contract or mortingle so paid by selfer include taxes or insurance premiums on said described premises, the buyer agrees on iself as a function of the selfer that portion of the selfer include taxes or any pay any sums required by said contract or mortingle to be paid to be and to the selfer that portion of an insulance premiums on said described premises, the buyer agrees on iself as a function of the selfer that portion of a solution of the buyer may pay any sums required by said contract or morting to be paid to be paid or otherwise perform said contract or morting and the buyer shall insure the solution of the solution of the buyer and payments so paid by him against the sums next to become due on the above purchase price pursuant to the terms of this contract. seller (Continued on reverse) \*IMPORTANT NOTICE: Delete, 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, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST camply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. LAWRENCE E. Route 1, Box 235 STATE OF OREGON, Gerber, California 96035 Carrie Service a mine 34'000 · A and a state state and a state of the sta County of ..... CLIFTON W. and EVELYN M. JENKINS (ibca) Gyn I certify that the within instruiph seri-303 Tahoe Avenue ment was received for record on the Roseville, California 95678 1994 appendix day of minifundation, 19.  $\mathcal{M}^{*}$ at.N o'clock M., and recorded SPACE RESERVED After recording return to: in book/reel/volume No......on FOR -Branch RECORDEN'S USE Record of Deeds of said county. Witness my hand and seal of 1.00 NAME, ADDRESS ...... Until a change is requested all tax statements shall be sent to the following a County affixed. CLIFTON W. and EVELYN M. JENKINS 303 Tahoe Avenue NAME Roseville, California 95678 TITLE Bv ..... NAME, ADDRESS, ZIE Deputy

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0202 and the second second 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 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 contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at a force due and payments. (3) to withdraw said deed and other documents from escretain the seller hered the interest thereon at a second payable, (3) to withdraw said deed and other documents from escretains the seller hereunder shall utterly cease and equity, and in any of such cases, all rights and inferest created or then existing in lavor of the buyer by against the seller hereunder shall utterly cease and determine and the rights to the possession of the premises above described and all other rights acquiring the of the buyer of return, reclamation or compensation for seller without any act of re-entry, or any other act of said seller to be performed and without as it this contract and such payments theretofore made, on this contract are to be retained by a lithing of said seller as the agreed and reasonable rent of said or account of the purchase of said property as absolutely, fully and perfectly as a bound to said seller, in case and decay of such default all payments theretofore made, on this contract are to be retained by all blong to said seller as the agreed and reasonable rent of said case of such default all possible default of the buyer of any time therealter, to enter upon premises up to the ime of such default. And the said seller, in case of such default, shall have the rights and provements and apputtenances thereon or therefor the land aloresaid, without any process of alw, and take immediate possession thereot, together with all the improvements and apputtenances thereon or therefor the land aloresaid, premises up to the time of such detault. And the time was and the immediate possession thereof, together with all the improvements and approximate state immediate possession thereof, together with all the improvements and approximate state in no way allect his belong the buyer in the adverte and the adverte state failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect his belong the buyer in the adverte adverte state adverte by said seller 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. Installment payments as provided hereto pursuant to the terms of this Contract shall be made into Escrow at Frontier Title and Escrow Company, 2848 South Sixth Street, Klamath Falls, Oregon 97601; Warranty Deed executed by Sellers herein to be held in 97601; Warranty Deed executed by Sellers herein to be held in above Escrow and to be recorded upon payment of principal and interest in full.
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.24,000.00... Element, the same constraints is an and interest in full.
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.24,000.00... Element, the same constraints is an another the same constraints in the same state of the constraint of the constraint of the same constraints in the same state of the same state of the same constraints.
In case suit or action is instituted to loredose this contract or to enforce any provision hereot, the losing party in said suit or action and it an appeal is taken from any as the trial court may adjudge reasonable as attorney's fees to be allowed the prevailing party in said suit or action and it an appeal is taken from any set that actual court, the losing party lutther promises to pay such such appeal.
In construing this contract, it is understood that the seller of the buyer may be more than one person or a corporation; that if the context so requires. In construing this contract, it is understood that the seller of the buyer may be more than one person or a corporation; that if the context so requires. In construing this contract, it is understood that the seller of the buyer may be more than one person or a corporation; that if the context so requires. The advect and implied to make the provision hereot and to individuals.
In construing this contract, it is understood that the seller of the buyer may be more than one person or a corporation; that if the context so requires, induce more the seller of the buyer may be more than one person or a corporation; that if the context so requires, the advect is assumed and implied to make the provision hereot apply gually to corporation and to individuals.
In watch there to t ists of main hates other property wards heirs, ex 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. Plemons X Jaunence Lawrence E. Pl nkins NOTE-The sentence between the symbols (), if not applicable, should be deleted See ORS 93.030). STATE OF OREGON, County of ..... STATE OF OREGON, . ,ന യ വാത്ത്) ട .... 19...... County of \_\_\_\_\_Klamath and Personally appeared ... ., 19.81 May, ....who, being duly sworn, Personally appeared the above named each for himself and not one for the other, did say that the former is the and CHIFTON W. and EVELYN M. JENKINS president and that the latter is the secretary of and acknowledged the foregoing instru-., a corporation, 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-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. ment to be their ៍ភ្ Beipre mes Sec. (OFFICIAL QUESOM Before me: 1ca (SEAL) Notary Public for Oregon My commission spires ORS 28:485 (1) All Astronomics contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument ORS 28:485 (1) All Astronomics contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument ORS 28:485 (1) All Astronomics are bound shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-red. Such instruments, or a interpretation thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-are bound thereby: ORS 33.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. 12 3 INDIVIDUAL ACKNOWLEDGMENT State of California S.S. County of Placer On this 22nd day of May 19.81, before me, the undersigned \_\_\_\_\_, a Notary Public in and for said \_\_\_\_\_\_ Placer \_\_\_\_\_ County, (SEAL) known to me to be the person.s. whose names are subscribed to the within instrument, and acknowledged that .... the y ... executed the same. WITNESS my hand and official seal. OFFICIAL SEAL Sille Stanc **BILLIE L HANSEN** NOTARY PUBLIC - CALIFORNIA PLACER COUNTY My comm, expires SEP 21, 1984 P.169 5.79 STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the A.D., 1981 at 10:54 o'clock A M., and duly recorded in June 2nday of EVELYN DIEHN \_on page\_9801 Deeds M81 of Vol COUNTY CLERK By Ultra a gamen deputy 7.00 Fee \$ and and a second