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NAME, ADDRESS, ZIP

FORM No. 705-C	ONTRACT-REAL ESTATE-Monthly Payn	nenis. MTC-	<u> 10331-</u>	K STEVENS NESS LAW PU	BLISHING CO., PORTLAND, OR. 97204
AIN'S E-L.L	1323	CONTRACT—	-REAL ESTATE	Vol. <u>m81</u> Pag	9 11473 - 🛞
	CONTRACT, Made this	24th day	ndi preis edi te susi Zi of na tradica ini Lorest traccionisti	June	, 19 81, between
Greg	ory A. Lawson	aga adalah kecasa ora terri Transportani dan Maria Seria Transportani dan Maria Seria	<u>Banko Bowa Interesta.</u> Malika Mareta da Alba Malika Mareta Malika Mareta	respective extilicity of a	inafter called the seller,
and Dale	D. Langhorne and	Lynn M. La	nghorne,	husband and w	ife,
delicite vi in respective Vicinia	VESSETH: That in consider	andian of the mu	tual covenants	and agreements here	nafter called the buyer, in contained, the seller
ndrees to sel	I unto the hover and the h	uver agrees to Du	rchase from th	ie seller all of the fo	llowing described lands
and premises	s situated in Klamath n Block 1, CHIA F	l	County,	State of Ureg	on to-wit:
LOT 3 1	n Block 1, Chia r hereof on file in	the office	of the Co	unty Clerk of	Klamath
County,	Oregon.				
Subject	, however, to the	following:	any dua	to the City	of Klamath
Falls.			n de 10 millor i 10 millor SM Miller i 11 millor i 11 millor		
2 Pos	ervations as cont	ained in pl	at dedica	tion, to-wit:	
"se	aid plat being sub ont, 20 ft.; Side,	ject to: (1) Build	ing setbacks O fr. abuttin	as iollows:
Res	r = 10 ft (2)	111 easement	s and res	ervations of	record
and	l additional restr	cictions as	provided.	in any record	ed in
1982년 1월 1일	Lume M78, page 204	An electric services and an electric services are also as a service services and a service services are a service service service services are a service service service services are a service services are a service services are a service service servic			
3. A.	egon. 20 foot utility ea	asement alor	g front o	f lot as show	n on
dedicat	rion plat.				
4. Cov	venants, condition, based on race,	ns and resti	ictions, ion or na	tional origin	imposed by
Ingtrut	ment including th	ne terms and	l provisio	ons thereof, r	ecorded in
Volume	M78 nage 20454.	Microfilm I	lecords of	Klamath Coun	ty, Oregon.
274 Ng 100 100 1	ontinuation of the			gradient of the state of	
for the sum	of Fifty-Seven The	ousand and l	lo/100ths-	Dol	lars (\$ 57,000.00)
(hereinalter	called the purchase price)	on account of wh	ch No/1006	hs which is hereby	acknowledged by the
Dollars (\$	buyer agrees to nay the rer	ne execution herec mainder of said pu	rchase price (to-wit: \$ 54,500.	00) to the order of
the seller in	buyer agrees to pay the rer	less than FIV	HUNDRED	FIFTY-FIVE AN	D^NO/100THS
Dollars (\$	555.00 each, or	more, prepa	yment wit		
payable on	the 1st day of each n	nonth hereafter be	ginning with th	he month of Augu	ist , 19 81 ,
or recognized 129:33	ing until said purchase princes of said purchase prices	ice is fully naid.	All of said pur	chase price may be p	aid at any time; all de-
terred balar	1981 until paid, inter	est to be paid	monthly	and * { in-add	ition to the minimum
monthly na	yments above required. Ta	xes on said premi	ses for the cui	rrent tax year shall l	be prorated between the
parties here	to as of the date of this co	ntract.			
	er warrants to and covenants with the		operty described in	this contract is	
					ricultural purposes.
The buy	many for byte s please in the property of the contract deposits of the contract deposits of the contract deposits of the property of the prope	said lands on	at all times he will ste or strip thereol;	keep the premises and the that he will keep said prem	buildings, now or herealter erected ises free from construction and all
other liens and that he will pa	save the seller harmless therefrom a	and reimburse seller for	all costs and attorn all water rents, pul ereof become past of	ney's fees incurred by him in blic charges and municipal li due: that at buyer'seeximmer.	ens which herealter lawfully may he will insure and keep insured
be imposed upo	y, all taxes hereafter levied magnist is misaid premises, all promptly before wo or hereafter erected on said premisor companies satisfactory to the seller insurance to be delivered to the seller and one for such insurance.	es against loss or damag	by lire (with exter	nded coverage) in an amount	not less than \$
in a company of all policies of in a company of the procure a	or companies satisfactory to the seller nsurance to be delivered to the seller and pay for such insurance, the seller wall bear interest at the rate aforesain	n, with loss payable lifst as soon as insured. No may do so and any pa	w if the buyer shall yment so made shall	fuil to pay any such liens, c	osts, water rents, taxes, or charges part of the debt secured by this
contract and sh	nall bear interest at the rate aloresaid	d, without waiver, howe thin 30	er, of any right ari lays from the date	hereol, he will lurnish unto	buyer a title insurance policy in-
suring (in an a	nall bear interest at the rate aloresaic recognition and the service and with mount equal to said purchase price) usual printed exceptions and the bu- said and upon request and upon sur- , his heirs and assigns, free and clea- tising by, through or under seller, ex- umed by the buyer and further excep-	marketable title in and ilding and other restrictions	to said premises in ons and easements n . he will deliver a	the seller on or subsequent to now of record; it any. Seller a good and sufficient deed con	lso agrees that when said purchase veying said premises in lee simple.
unto the buyer permitted or as	haid and upon request and upon sur- , his heirs and assigns, free and clear rising by, through or under seller, ex-	r of encumbrances as of cepting, however, the sai	the date hereof and easements and res	d free and clear of all enc strictions and the taxes, muni- the buyer or his assigns.	umbrances since said date placed, cipal liens, water rents and public
		(Continu	ed on reverse)	ac 45 8 - 12	
*IMPORTANT N	OTICE: Delete, by lining out, whichever defined in the Truth-in-Lending Act and Form No. 1308 or similar. If the contr	phrase and whichever wa Regulation Z, the soller I	rranty (A) or (B) is no AUST comply with the	Act and Regulation by making	applicable and if seller is a creditor, required disclosures; for this purpose,
		act becomes a listillen lo	ofinance the purchase	lon ob nisten	a tayat You's
Mr. Gre	gory A. Lawson) ちない #3)	 	stail are	STATE OF O	
Klamath	Falls, OR 97601	gyiny gymniky (firgi (firmasyy)). Limit (firsi (firmasyy))	ere taan	to to County of	
	- 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	가 없는 것이 아니는 그 사람이 되었다.	aja Tangguya	a Carriel I certify	v that the within instru-
Mr. & M 2609 Be	rs. Dale D. Langhorne				eived for record on the
	Falls, OR 97601	and the second s		ato	clockM., and recorded
	BUYER'S NAME AND ADDRESS		BPACE RUSERY	in book/regi/v	olume Noon
3. Santagaran	MOUNTAIN TITLE COMPAI		иссонови, в т	page	or as document/fee/file/ crofilm No
	va jedocytecho in S	A The Markett	Project S	Record of Dee	eds of said county.
	NAME, ADDRESS, ZIP	<u> </u>	ov alkala in	9 3 5 5 5 5	my hand and seal of
	s requested all tax statements shall be sen			County affixed	
	AS BUYER			NAME	TITLE
The second secon	der militaris series sur la company de marche de la company de la compan	K/S.			.

ByDeputy

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 30 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his optional have the following rights: (1) to declare this contract null and void. (2) to declare the whole unpaid in the following rights: (1) to declare the whole unpaid to the following rights: (1) to declare the whole unpaid to the following rights and interest created or then existing in layor of the whole unpaid to the precision of the pure as a dainst the seller be berefore this contract of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and destermine and the right to the contract of the pure shall utterly cease and destribution, and on account of the pure state of said seller to be performed and without any right of the buyer of return, reclamation on and rever in said case of said seller without any right of the buyer of return, reclamation on and rever in said case of said seller without any right of the buyer of return, reclamation on and rever in said case of said helped to said seller as the agreed and reasonable return case of such default, all payments therefolore material to be retained by and belong to said seller as the agreed and reasonable return the land aloresaid, without any process of law, and take immediate possession thereof, logether with all the improvements and apputenances thereon or therefore the same, nor shall any waiver by said seller of any breach of any provision hereof shall in no way allect his of any sauch provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms all dollars, is \$ 57,000,000. However, the secural consideration constituted to declare the same, nor shall any succeeding breach of any sauch provision, or as a waiver of the provision its

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 57,000.00 Chowever, the actual consideration consists in case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such ment or decree of such trial court, the losing party in said suit or action agrees to pay such ment or decree of such trial court, the losing party further promises to pay such sun as the appellate court shall adjudge reasonable as the prevailing of the appellate court shall adjudge reasonable as the prevailing of the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the prevailing the appellate court shall adjudge reasonable as the appellate court shall adjudge the appella party's attorney's lees on such appeal.

In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well. 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 duly authorized thereunto by order of its board of directors Lawson Lawson Da ley by NOIE—The sentence between the symbols (I), if not applicable, should be deleted. See ORS 93,030). Langhorne STATE OF OREGON,) ss. Klamath County of June 24 19 81 Personally appeared Personally appeared the above named Gregory A. Lawson, Dale D.who, being duly sworn, each for himsell and not one for the other, did say that the former is the Langhorne, and Lynn M. Langhorne president and that the latter is the and acknowledged the toregoing instru-the r voluntary act and deed.secretary of and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf 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: COPPICIAL QUALITY Public for Oregon 6/19/83 (SEAL) Notary Public for Oregon: My commission expires: ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be consequently as a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties bound thereby. re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. 5. Trust Deed, including the terms and provisions thereof, given to secure an indebtedness with interest thereon and such future advances as may be provided therein. Dated: August 1, 1979 Recorded: August 1, 1979 Volume: M80, page 18376, Microfilm Records of Klamath County, Oregon. Amount: \$44,900.00 Stephen D. Mapes and Rolleen Mapes, husband Grantor: and wife William Sisemore Klamath First Federal Savings and Loan Association, Trustee: Beneficiary: which Buyers herein do not assume and agree to pay, and Seller further covenants to and with Buyers that the said prior Trust Deed shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said Trust Deed upon payment in full of this contract. STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of Mountain Title Co. this 25th day of June A. D. 19 81 at 9:38 o'clock At'., ard duly recorded in Vol. M81 , of Deeds on Pa e 11473 EVELYN BIEHN, County

By Dersethan & Lelsch