	TN Ant A 5 A	4537		ECTATE LAL	Myln 10000	(1
	тніс	CONTRACT, Made this	CONTRACT—REAL s	Septem	ber 19.81	ও ন্য
	ROBERT W.	WELLS and VIRG	INIA D. WELLS, hu	isband ar	nd wife	between
	and			· · · · • • • • • • • • • • • • • • • •	, hereinafter called the	e seller,
					, hereinafter called the	
	WITN	ESSETH: That in considered the buyer and the	ideration of the mutual of human advantage to purchase	covenants an	nd agreements herein contained, th seller all of the following described	e seller
	and premises	situated inKlama	th	County, Sta	ate of	d lands to-wit:
	the County the Southe	y Recorder, Klamat erly 150 feet of Lo	th County, State o. t 18 as shown on	f Oregon, the map	AND", filed in the office AND, The Westerly 2 fee entitled "PLAT OF ELM P unty, State of Oregon.	t of
	SUBIECT T	'O: 1) 1981-82 taxe	es. a lien in an a	mount to	be determined, but not	vet
32	payable.		cluding levies, as	sessments	, water and irrigation r	
م .						
I SEP 13 AN	hereinafter c hereof, the re price to the c payments payment t	called the purchase price, eccipt whereof hereby is a order of the seller at the of \$259.53 a month to \$312.13 a month	, of which \$1,974.00 acknowledged by the selle times and in the amounts h plus taxes and until September 1	r; the buyer as follows, insurance 6, 1983,	no/100Dollars (\$ 32,900.0 as been paid at the time of the ex agrees to pay the balance of said p to-wit: \$30,926.00 in month which will bring the when the remaining print September 20, 1981 and	ecutior urchase ly
 COD 		nt payments due th				
	The buye	r warrants to and covenants with	the seller that the real property of	described in this o	contract is	
	*(A) prin (B)=100=	marily for buyer's personal, family an anganization are deven it buyer	r, household or agricultural purpos ≕is a ⊐ustacal=persont) =is=lor= basin	es. ess= or =contenterciad	t parposes when ≠ han ⇒grical turat parposes.	
	All of said purci cent per annum	hase price may be paid at any t from	ime; all deferred balances of said until paid, intere			р। सिल्ल नाइ
	the minimum re	gular payments above required. T	axes on said premises for the cur	-	monthly and *{ = im = adding in = adding in = adding in = and * error prorated between the parties hereto as of	ncluded
	other liens and a that he will pay	er shall be entitled to possession of ault under the terms of this contra l condition and repair and will no save the seller harmless therefrom y all taxes herealter levied adainst	t said lands on Septembe act. The buyer agrees that at all is suffer or permit any waste or s and reimburse seller for all cost said property, as well as all wat	trip thereot; that s and attorney's er rents, public c	, 19 81, and may retain such possession p the premises and the buildings, now or herea he will keep said premises free from construct lees incurred by him in defending against any harges and municipal liens which hereafter las	ion and a such lien
N - 1	all buildings now	n said premises, all promptly belor v or herealter erected on said pren	re the same or any part thereof be nises adainst loss or damade by fir	come past due;	that at buyer's expense, he will insure and ke	eep insure
	or to procure an	nsurance to be delivered to the sell and pay lor such insurance, the sell	ler as soon as insured. Now it the ler may do so and any payment s	o made shall tail. Io made shall be	to the buyer as their respective interests may to pay any such liens, costs, water rents, tares, added to and become a part of the debt secu	
	contract and sna The said	all bear interest at the rate alores. described premises are now subje	aid, without waiver, however, of t ect to a contract or a mortgage (any right arising the word mortgag	to the seller for buyer's breach of contract. se as used herein inclules within its meaning a MQO	
		Deed*, Mortgage*, Miscellaneous* e/instrument/microlilm_No.	(reference to which	h hereby is made	MOU on page 69 th e) on which the unpaid principal balance the	nereofor reolatt
	time is \$ 10,		sore, with interest paid to Aug	ust 1	, 19 81 , payable in installm	ents of n
	the seller include	red for said payments and to keep e taxes or insurance premiums on	p said contract or mortgage free f said described premises, the buyer	rom default; sho agrees on seller:	I to become due on said contract or mortgage j uld any of the installments on suid mortgage s demand forthwith to repay to the seller that	so paid b
	said installments delault, the buy	s so paid applicable to taxes and er may pay any sums required b	insurance premiums; should the s y said contract or mortgage to be	eller for any reas paid or otherwis	s demand lorinwith to repay to the seller that son permit said contract or mortgage to be or se perform said contract or mortgage and the ve purchase price pursuant to the terms of th	hecome
	The selle	ar adress that ut his synames and	within 30 days for	on the data have	ve purchase price pursuant to the terms of th of, he will furnish unto buyer a title insuranc seller on or subsequent to the date of this agre	
	and except the also advects that	usual printed exceptions and the when said purchase price is fully mises in fee simple unto the buyer,	building and other restrictions and paid and upon request and upon , his heirs and assigns, free and cl said easements and restrictions, ar cumbrances created by the buyer	l easements now surrender of this ear of all encun nd the taxes, mur or his assigns.	seller on or subsequent to the date of this agre of record, if any, and the said contract or more agreement, he will deliver a good and sufficier brances since said date placed, permitted or nicipal liens, water rents and public charges so	tgage. Sel nt deed co prining b
	through or unde		// and and a set			
	through or under the buyer and i	ITICE: Delete, by lining out, whichev	Continued on r) er phrase and whichever warranty (A and Regulation 7, the seller MUST co	ler (6) is not and	plicable. If warranty (A) is applicable and if seller i	is a credite
	through or under the buyer and in *IMPORTANT NO as such word is i	defined in the Truth-in-Lending Act a	er phrase and whichever warranty (A and Regulation Z, the seller MUST co) or (6) is not app not with the Act of	blicable. If warranty (A) is applicable and if seller and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or simi	this arread
	through or under the buyer and in *IMPORTANT NO as such word is i	defined in the Truth-in-Lending Act a	er phrase and whichever warranty (A and Regulation Z, the seller MUST co) or (6) is not app not with the Act of	and Regulation by making regulated disclosures, for	this arread
	through or under the buyer and in *IMPORTANT NO as such word is i	defined in the Truth-in-Lending Act a	er phrase and whichever warranty (A and Regulation Z, the seller MUST co) or (6) is not app not with the Act of	and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or simi	this purpos llar.
	through or under the buyer and in *IMPORTANT NO as such word is i	defined in the Truth-in-Lending Act a	er phrase and whichever warranty (A ind Regulation Z, the seller MUST con ntract becomes a first lien to finance) or (6) is not app not with the Act of	and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or simi STATE OF OREGON, County of	this purpos ilar. 7}5
	through or under the buyer and in *IMPORTANT NO as such word is i	defined in the Truth-in-Lending Act a Form No. 1308 or similar. If the cou	er phrase and whichever warranty (A ind Regulation Z, the seller MUST con ntract becomes a first lien to finance) or (6) is not app not with the Act of	and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or simi STATE OF OREGON, County of I certify that the within ment was received for record	this purpos lar. 7} 7
	through or under the buyer and in *IMPORTANT NO as such word is i	defined in the Truth-in-Lending Act a Form No. 1308 or similar. If the co	er phrase and whichever warranty (A Ind Regulation Z, the seller MUST con ntract becomes a first lien to finance	a) or (8) is not app mply with the Act of the purchase of a	and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or similar STATE OF OREGON, County of I certify that the within ment was received for record day of	n instru 19 19 10 10 10 19
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	After recording re	OUTER S NAME AND ADDRE	er phrase and whichever warranty (A Ind Regulation Z, the seller MUST con Intract becomes a first lien to finance	a) or (8) is not app mply with the Act of the purchase of a PACE RESERVED FOR	and Regulation by making required disclosures; for is dwelling use Stevens-Ness Form No. 1307 or similar STATE OF OREGON, County of I certify that the within the ment was received for record day of at o'cluck M., and in book/reel/volume No. page or as document, instrument microfilm No.	n instru 1 on th 1 recorde 6 fee/file
	After recording re	OUTER S NAME AND ADDRE	er phrase and whichever warranty (A Ind Regulation Z, the seller MUST con Intract becomes a first lien to finance	a) or (8) is not app mply with the Act of the purchase of a PACE RESERVED FOR	and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or simi STATE OF OREGON, County of I certify that the within ment was received for record day of at o'cluck M., and in book/reel/volume No. page or as document,	n instru ion instru i on th i recorde i fee/file y.
	After recording re Frontier	Additional in the Truth-in-Lending Act a Form No. 1308 or similar. If the con- Security 5 NAME AND ADDRE NUMER 5 NAME AND ADDRE NUMER 5 NAME AND ADDRE Title & Escrow Co. NAME, ADDRESS, ZIP requested all fax statements shall be a	er phrase and whichever warranty (A and Regulation Z, the seller MUST con intract becomes a first lien to finance ESS	a) or (8) is not app mply with the Act of the purchase of a PACE RESERVED FOR	and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or similar STATE OF OREGON, County of I certify that the within ment was received for record day of at o'cluck M., and in book/reel/volume No. page or as document, instrument microfilm No. Record of Deeds of said count,	n instru ior. s n instru i on th , 19 recorde c fee/file y.
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	After recording re Frontier	SELLER S NAME AND ADDRE NUTLES NAME AND ADDRE NUTLES NAME AND ADDRE NUTLE & ESCIOW Co. NAME, ADDRESS, ZIP requested all tax statements shall be a John Lecklider Sta Way	er phrase and whichever warranty (A and Regulation Z, the seller MUST con intract becomes a first lien to finance ESS	a) or (8) is not app mply with the Act of the purchase of a PACE RESERVED FOR	and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or simi STATE OF OREGON, County of I certify that the within ment was received for record day of at o'cluck M., and in book/reel/volume No. page or as document, instrument microfilm No. Record of Deeds of said count Witness my hand and	n instru ior. s n instru i on th , 19 recorde c fee/file y.

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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 make the payments show 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 once due and payable. (3) to withdraw said deed and other documents from esciow and/or (4) to foreclose this contract by sout in termine and the right to the possession of the premises above described and all other documents from esciow and/or (4) to foreclose this contract by sout in termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revert in said seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for case of such delault all payments theretofor, made on this contract are to be retained by and belong to said seller as the agreed and reas anale: and in the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and apputenances there or thereal: π , io enter upon 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 of 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 \$ 32,900.00. Typowerer: The actual consideration com at an includes a the same second a part of the second a back a the second and the second and the second a secon

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 sum as the true court may adjudge reasonable as alloiney's lees to be allowed the prevaiing party in said suit or action and if an appeal is taken from any 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 if the contest so requires, shall be made, assumed and implied to make the provisions hereoi apply quality to corporations and the neuter, and that generally all grammatical changes this agreement shall bind and input to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective **IN WITNESS WHEREOF.** said narties have executed this instrument in trinicate: if either of the undersioned

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. P W. Wells

Ropert W. Wells Virginia D. Wells NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON. STATE OF OREGON, County of) ss.) SS. Klamath County of . 19 September 16 , 19 81 Personally appeared and Personal, ppeared the above named Robert W. Weils, Virginia D. Wells, and who, being duly sworn, each for himsell and not one for the other, did say that the former is the Bradley John Lecklider president and that the latter is the I and acknowledged the loregoing instru*lligi*r secretary of ment to be voluntary act and deed. 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 be-S. 99.0 half of said corporation by authority of its board of directors; and each of Before them acknowledged said instrument to be its voluntary act and deed. (OFFICIAL SEAL) ()] Notar Public for Oregon (SEAL) Notary Public for Oregon My commission expires 56 . . . -8 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 executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be conserved to any thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record at request of

this 18th day of Sept. A.D. 19 81 at 9:32 clock A.M., and

duly recorded in Vol. M-81 ____, of Deeds

Fee \$.8.00

_on Page <u>1666</u>6 EVELYN BIEHN, County Clark

718:5