7530	CONTRACT-REAL ESTATE	VOL MA PORTALIS
THIS CONTRACT, Made this 18:1 Theodore Starke and Hildred	T. Starke Unclease	r no Ville
and Rickey A Distances of		hereinafter sett. 1.1
WITNESSETH: That in consideration agrees to sell unto the buyer and the buyer of and premises situated in	grees to purchase from the	and agreements herein contained, the set seller all of the following described I State ofCrasson, to
Lot 44 Pleasant Home Tracts, o	componing known as 18	77 Ivory Street
· 정도 발생 수 있는 것은 것은 것이 가지 않는 것이 같이 있는 것이 같이 가지 않는 것이 있는 것이 같이 있는 것이 같이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 한 가지 않는 것이 있는 것이 없는 것이 없는 것이 있는 것이 없는 것이 없는 것이 있는 것이 없는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 있는 것이 없는 것이 없는 것이 없는 것이 있는 것이 없는 있 것이 없는 것이 있 것이 없는 것이 있		
for the sum of <u>Thirty-five Thousand</u> (hereinaiter called the purchase price) on accound Dollars (\$5,090.00) is paid on the execution		Dollars (\$25,000.00
payable on the	Inter hundred	onth of
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NAME, ADDRESS, ZIP

By

Deputy

## 21591

And it is understood and agreed between sold parties that time is of the estence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 26 lays of the time limited therefor, or fail to keep any adreement herein contained, then the seller at his option shall have the following rights: (b) declar: full and with: (2) to declare the wolde unpaid principal balance of said purchase price with the interest thermon at one due and payable. (3) to a lifetone said deel and atter documents from escrew and/or (4) purchase of said purchase price with equips, and in any of such cases, all fight and interest creat do if then estimate in here of the buyer established to the prevention and interest creat of then estimate in heart of the buyer established to the prevention of the prime shall due to be performed and the right of the there here in a start of the estimate in a distore of the buyer established to and revert in said entering and on account of the purchase of said and start to be performed and without any right of the buyer of return here the matter in our entering and the right of the and the said the start to and revert in said case of such default all payaents theretore makers at a baseleded willy and perfectly as if this contract and such payments half attered here the matter at the best established to said scale of said affect prevents and the right when the here of and the said start are to be entained by and here of said the start of and reverses here made: and in the land aloresaid, without any process of law, and ta's the said scale to be based and the with all heave the right immediately, or at any time thousaes there of said the land aloresaid, without any process of law, and ta's the said seller of any provision hereof and appurchances therein and the right hereunder to end nearce the said and with a payset becaused, together with all the improvements and appurchances therein and the hard deresaid, without any process of law, and ta's the s

it is hereby understood that will contrict is not accumble by a third party.

The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 25,000.00 . [However, The actual consideration consists of the Wellow Department of the provide the whole to enter the whole the transfer to enter the whole to enter the transfer to enter the transfer to enter the transfer to enter the the transfer to enter the transfer to enter the transfer to enter the the transfer to enter the the the enter the transfer to enter the the the transfer to enter the the the enter the transfer to enter the the the transfer to enter the the the transfer to enter the transfer to enter the the the transfer to enter the prevailing the transfer to enter the the the enter to the enter the transfer to enter the transfer to enter the transfer to enter the transfer to enter the transfer the transfer the transfer the transfer to enter the transfer to enter

is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly-resthorized thereunto by order of its board of directors.

Mildred

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NOTE---The sentence bet rean the symbols (), if not applicable, shauld be deleted. See ()RS 93.030].

STATE OF OREGON. STATE OF OREGON, County of ..... ) 55. County of Klamath December 18 , 19 81 Personally appeared ..... Personally appeared the above named. who, being duly sworn, THEONORE STANKE AND MILDRED T. STANKE each for himseli and not one for the other, did say that the former is the RICKLY A., RIGH AND SHERRY M. BELL president and that the latter is the and est to be their voluntary act secretary of ..... and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its heard of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Enforce me: b i Belore men (OFFICIAL 12 / ang Sun Witen SEAL? ! E Notary Public for Oregon (SEAL) Notary Public for Oregon My commission expires 11/16/81 My commission expires:

ORB 93.635 (1) All in truments contracting to convey (c) the to any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be con-ties are hund thready. C-28: 93.699(3) Violation of ORS 97.625 is punichilde, upon conviction, by a fine of not more than \$160.

(DESCRIPTION CONTINUED)

COUNTY OF KLAMATH; ss. For ocord yrayaxt Ms 18 ..... dey & December A. D. 1981 at11:220'clock A M., and duly recorded in Val. M 81 \_\_\_\_, of Deeds on Page 21590 EVELYN BIEHND County Clerk Fee \$8.00