п 8669 солт	RACT—REAL ESTATE	EVENS-NESS LAW PUBLISHIN	
	2 2 2 3 4 2 2 2 2	V.01.M82	Page 11:
THIS CONTRACT, Made this 5th LAWRENCE A WORTON and AILEENJ.	day of Februar		, 19, betweet
	and the second of the second	hereinafte	r called the seller
andBILL M, WINCHELL and DORA J. WIN			
WITNESSETH: That in consideration of t	the mutual covenants a	and agreements he	tein contained th
seller agrees to sell unto the buyer and the buyer scribed lands and premises situated in	agrees to purchase fro	m the seller all of	the following de
		1.eg011	, to-wit
Lots 11, 12, 13, 14 in Block 2, Junpe	r Acres accordin	n to the offic	:-1
plat thereof on file in the office of	the County Clerk	of Klamath Co	unty,
Oregon.			
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tor the sum of Sixty-Five Thousand Five I (hereinafter called the purchase price), on account	of which Thirty Fi	ve Thousand Fi	ve Hundred and
Dollars (\$35,500.00) is paid on the execution	hereof (the receipt of	which is hereby ac	knowledged by the
seller); the buyer agrees to pay the remainder of se	aid purchase price (to-	wit: \$ 30,000.00	) to the order
of the seller in monthly payments of not less than	Three Hundred J	wenty-Two and	39/100
Dollars (\$ 3 \$2.39) each,			
and continuing until said purchase price is fully all deferred balances of said purchase price shall l	er beginning with the n paid. All of said purch bear interest at the rate	nase price may be of 10% per cer	nt per annum from
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above required, or any of them, punctually within 20 days of the ti option shall have the following rights: (1) to declare this contract	. 11133 me is of the essence of this contract, and in case the buyer shall fail to make the payments me limited therefor, or thil to keep any agreement herein contained, then the seller at his deed and other documents from escrow and/or (4) to forclose this contract by suit in me existing in lavor of the buyer as against the seller hereunder shall utterly cease and de- bed and all other rights acquired by the buyer hereunder shall revert to and revest in said ey, fully and perfectly as if this contract and such payments had never been made; and in o such default, shall have the right immediately, or at any time thereafter, to ender were there or it hered, the sources thereof, together with all the improvements and appurtenances thereon or thereto me to require performance by the buyer of any provide hered the.
equity, and in any of such cases, all rights and interest created or it fermine and the right to the possession of the premise show during the second	deed and other documents from escrow and/or (4) to foreclose this contract by suit in en existing in favor of the buyer as against the seller hereunder shall utterly core and in
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premises up to the time of such default. And the said seller, in cast the land aloresaid, without any process of law, and take immediate	are to be retained by and belong to said seller as the agreed and reasonable reni of said of such default, shall have the right immediately, or at any time therealter, to enter upon possession thereof to be the said seller as the agreed and reasonable reni of said
The buyer further agrees that failure by the seller at any the right hereunder to enforce the same, nor shall any waiver by said	ne to require performance by the buyer of any provision hereol shall in no way affect his seller of any breach of any provision hereol shall in no way affect his seller of 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.	select of any oreach of any provision hereof be held to be a waiver of any succeeding breach
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an aptights wheels outstand	
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ted in terms of dollars, is \$.65,500.00 XXXXXXXXXXXXXXXXXXXXXXXXXXXXX
In 'case' suit or action is instituted to foreclose this contract sum as the trial court may adjudge reasonable as attorney's lees to judgment or decree of such trial court the located matter	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
shall be made, assumed and implied to make the provisions hereof.	the buyer may such sum as the appellate court shall adjudge reasonable as the prevailing the buyer may be more than one person or a corporation; that if the context so requires, the masculine, the leminine and the neuter, and that generally all grammatical changes apply qually to corporations and to individuals. e circumstances may require, not only the immediate parties hereto but their respective interest and assigns as well.
IN WITNESS WHEREOF, said parties has	interest and assigns as well. Ye executed this instrument in triplicate; if either of the undersigned
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duly authorized thereunto by order of its board of	directors.
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Addeen O-Worlon	X Dow & Winchell
NOTE-The sentence between the symbols (), if not applicable, should be	deleted. Soa OR5 93.030);
STATE OF OREGON,	STATE OF OREGON, County of
County of Klamath	19
<u>1-21</u> ,1982	Personally appearedand
Personally appeared the above named	who, being duly sworn,
Worton, Husband and Wife	The state of the second
Figure The Tr	Secretary of
ment to be the r voluntary act and deed.	and that the seal attixed to the foregoing instrument is the corporate seal
Betor me	half of said corporation by sutherity of its based of diagonal sealed in be-
(OFFICIAL States)	them acknowledged said instrument to be its voluntary act and deed. Before me:
Notary Public for Oregon	Notary Public for Oregon (SEAL)
My commission expires 558.3	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 manner provided for acknowledgement of deeds, by the converse of the still.
ties are bound thereby. The the bill of the other of shall be record	ed by the conveyor not later than 15 days after the instrument is evented and the con-
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1	1982.
Personally appeared the a	bove named BILL M. WINCHELL and DORA J.
be their voluntary act and deed.	nowledged the foregoing instrument to
Before me:	A. I.D.D.
OFFICIAL SEAL	Flan & Zambeth
JEAN L. LAMBETH NOTARY PUBLIC - CALIFORNIA	Notary Public for <u>State of California</u> My Commission Expires: Julia 29, 1982
ORANGE COUNTY My comm. expires Jul 29, 1982	Ly commission expires: <u>yuuy</u> 29, 1982
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duly recorded in Vol	2, of <u>Deeds</u> on tage 1132
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	By Aya Million
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