	ORM No. 840. CONTRACT-REAL ESTATE-POYM	contract—REAL ESTA		AN PUBLISHING CO.		
			•	. 19	. <u><u>R</u>], between</u>	
	Charles W. Hallsen of	this		, hereinarter car	led the seller,	
	Mr and Mrs. Ros	s.E. and Margaret D. Pa	r.sot)	hereinafter cal	led the buyer,	
	www.wesserty. That in	consideration of the mutual of	covenants and a	greements nerein	following de-	· []
	and					
11- 	Lot 4 in Block 26, Fir Oregon.	st Addition to Klamath H	orest Estate	s, Nidilden CO		
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	for the sum of Two Thous	sand Five Hundred and No	/100		2,500.09	
	(hereinafter called the purcha	sand. Five Hundred and Na ase price) on account of which ollars (\$	oaid on the execu	tion hereof (the r	eceipt of which the times and	i 15 in
	hereby acknowledged by the	ollars (\$700:00) is p seller), and the remainder to b	be paid to the ord	der or the seller al	und	
	amounts as follows, to-wit:					
8		to be paid at the rate yment due the 15th of Ju	of \$45.67 pe 1y 1981 and	r month (Prin a like paymen	cipal and t due the	
	15th of each month un	nuii pain in iniii				
	and the second state of the second	and the second secon	erty described in this	contract is		
	*(A) primarily to station or (evenants with the seller that the real prop sonal, family, household or agricultural pu even it buyer is a natural person) is for		t have interest at the rai	te of 10.0	. to
	All of said purchase price may be pai	id at any time; all deterred built paid, inte	rest to be paid	Month 19	he parties hereto as	of the
	per cent per annum from	e required. Taxes on said premises for the e required. Taxes on said premises for the hereof, the sellers herein (who are husband hereof, the sellers herein (who are husband	and wile) own said in the unpaid purchase	described real estate as e price of said described ent of the death of one	tenants by the en real estate hencefort of the sellers, the	t solely
	be that of joint tenants with the right the sellers' interest in this contract	and in and to the then unpaid balance of	said purchase price, i	19 81, and n	nay retain such po ts on said premises,	now or
	in the survivor of the sellers. The buyer shall be entitled so long as he is not in default under the condition	to possession of said lands on	any waste or strip the nburse sellers for all co	e will keep the building hereof; that he will kee osts and attorney's lees i	ep said premises fre incurred by them in ablic charges and m	ee Irom delend- unicipal
	ing against any such liens; that he liens which hereafter lawfully may l	be imposed upon said premises, all prompt	on said premises again	nst loss or damage by the	ble to the sellers as	their in-
	expense, he will insure and keep ins	in a company or company	anies satisfactory to the as soon as insured.	e sellers, with loss payat Now it the buyer shall	tail to pay any sur made shall be added	ch liens. I to and
	become a part of the debt secured sellers for buyer's breach of contract	t. expense and within ten days from the	date hereof, orC	on cract is ba	title in and to said uilding and other re	premises
-	The sellers agree that at th	the insurance policy insuring (in an amou	except the usual print	ed exceptions and the b	and upon surrender	of this
	agreet and the date	hereos and ence				
	they will furnish unto buyer a line to the date of this agreement, save and chase price is fully paid and upon reducts and assigns, free and clear in the sellers on or subsequent to the date of this agreement, save and chase price is fully paid and upon reducts and assigns, free and clear and easements now of record, if any. Sellers also agree that when said premises in lee simple unto the buyer, his heirs and assigns, agreement, they will deliver a good and sufficient dued conveying said premises in lee simple unto the buyer, his heirs and assigns, of encumbrances as of the date hereol excepting, however, the said casements and restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and turther excepting all liens and encumbrances created by the buyer or his assigns. */MPORTANT NOTICE: Delets, by lining out, whichever phrase and whichever worranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Steven-Ness Form No. 1306 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use for this purpose, use Steven-Ness Form No.					
	a creditor, as such word is defined in for this purpose, use Stevens-Ness Fo Stevens-Ness Form No. 1307 or simila	rm No. 1306 or similar unless the contract wi	ni pecome a Trist lien t			1.
	Chamles W. or Mari	an E. Hansen		STATE OF O	REGON, /	ss
	_ •			County of	that the with	hin instru
	Kennesaw, Georgia	AE AND ADDRESS		and when sec	nived for reco	ra on u
		ct D. Parson		to yab	alack M. at	nd recorde
		97624	SPACE RESERVED For	in book	lon page	
	After-recording return to:	49 Portan	FOR RECORDER'S USE	file/reel_numb	ds of said cour	nty.
	Pors + Margar	Boy 597-F		Witness County affixed	s my hand a	na seal
	Chiloquin Os.	ADDRESS, ZIP		County annixe		
	Until a change is requested all tax state	ements shall be sent to the following or press.			Recor	ding Offi
			la de la composition de la composition La composition de la c	By		Dep
		ADDRESS, ZIP	· · ·	-	-	

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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 the sellers at their 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 and/or (3) to forclose this contract by suit in equity, and in any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then of said purchase price with the interest thereon at once due and payable and/or (3) to forclose this contract by suit in equity, and in any of such right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and determine and the without any act of re-entry or any other act of said sellers to be performed and without any right of the buyer of return, reclamation or compension for moneys paid on account of the purchase of said property, as absolutely, fully and pericely as it this contract and such payments had never been reasonable rent of said premises up to the time of such default. And the said sellers, in case of such default all never bein and espontenances thereon or thereof be land all orers of all and take immediate possession thereof be land all orers being methanes and appurtenances thereon or thereof and all ores of such default. And the said sellers, in case of such default, shall have the right immediately or at ments and appurtenances thereon or there to be such default. And the said sellers as of such default, shall have the right immediately or at ments and appurtenances thereon or the sellers at any time to require performance by the buyer of any provision hereof shall in no way any succeeding breach of any such provision or as a waiver of the provision itself.

appeal. In construing this contract, it is understood that the buyer may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine shall include the femthine 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; also, in the event of the demine of one of said sellers, that the word "sellers" shall mean only the survivor of them and the heirs and assigns of such survivor.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-dersigned is a corporation, it has caused its corporate name to be signed and any appropriate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors.

recsW. 1 ance Hansen Marian E.

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NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030).

STATE OF OREGON. STATE OF OREGON, County of County of Klamath 88. .) 88., 19.... July 7 , 19.81 Personally appeared and ...who, being duly sworn, Ross E. Parson and Margaret D. Parson and Margaret each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of and acknowledged the foregoing instruand 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-half 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: Belore me Janel B. Kalita (OFFICIAL SEAL) Notary Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon My commision expires 12-25-82 My commission expires: (DESCRIPTION CONTINUED) ala W pan Marian & Hansen Personally appeared the above named Charles W. Hansen Marian E. Hansen ...and acknowledged the foregoing instrument to be their voluntary act and deed. -Before me: Notary Public for Georgia STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record

this 24 day of May A. 7 17 82 - 2:44' dock P 'M and

duly recorded in Vol.<u>N 82</u>, of Deeds on a c 6500 EVALYN BEHA County ist By

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Fee \$8.00

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