| ORM No. 705-CONTRACT-REA | | | Vol. Mgy Page - 2988 | |
|---|--|---|---|--|
| 33876 | CONTRACT- | | | ween |
| Betty Jar | ACT, Made this12thday netNitchell | • | handingitor called the s | eller |
| andpeterM. | | | , hereinafter called the b | |
| WITNESSETE agrees to sell unto the and premises situated | I: That in consideration of the mu buyer and the buyer agrees to put in <u>Klamath</u> | tual covenants and rchase from the se County, Stat | agreements herein contained, the ller all of the following described e of | seller lands p-wit: |
| South 1º1 26º14' We Northeast the Willa 88º47' We 88º47' E Lot 2, Se Meridian. | nning at a point which 3' West 1055.13 feet, M st 264.85 feet and Nort corner of section 3, t mette Meridian, thence st 50 feet,thence South ast 50 feet to point of ection3, Township 37 Sou Code Area 058 Acct. # Map # R 3714 0312 087 | th 88°47' West township 37 S North 1°13' h 1°13' West f beginning, uth, Range 1 406206 | st 173.18 feet from th South, Range 14 East o East 100 feet, thence 100 feet; thence Sout | e f North h |
| | Bly Not Platted For Lot 2 Sec 3 Twshp 37 Rnge 14. | 0 | | |
| THIS INSTRUMENT DESCRIBED IN THI NING DEPARTMENT for the sum of | DOES NOT GUARANTEE THAT AN S INSTRUMENT. A BUYER SHOULD TO VERIFY APPROVED USES. Eightthousanddollars the purchase price) on account of wi QQ) is paid on the execution here grees to pay the remainder of said p ly payments of not less than .Two. [3]) each, [4] | and no/ 1.00. hich .Three the eof (the receipt o pourchase price (to- hundred thi beginning with the All of said purches | Dollars (\$.8000. Dousanddollarsandno/ f which is hereby acknowledged wit: \$.500000) to the c rtydollarsand73/100 month ofMay | 00) 1.00 by the order of 1984., ; all de- |
| monthly payments parties hereto as o | above required. Taxes on said prer t the date of this contract. | nises for the curre | nt tax year shall be prorated bety | |
| (B) for an organ The buyer shall be he is not in default under thereon, in good condition other liens and save the | e entitled to possession of said lands on or the terms of this contract. The buyer agrees the n and repair and will not suffer or permit any | hat at all times he will ke waste or strip thereol; th | 19 , and may retain such possession ep the premises and the buildings, now or here at he will keep said premises free from constru- fees incurred by him in detending against an | n so long as after erected ction and all |
| that he will pay all this be imposed upon said pr | emises, all promptly before the same or any part | thereof become past due | ; that at buyer's expense, he will insure and | y such liens awfully may keep insured |
| all buildings now or here in a company or compan all policies of insurance | after erected on said premises against loss or dan nies satistactory to the seller, with loss payable l to be delivered to the seller as soon as insured. or such insurance, the seller may do so and any | nage by fire (with extende irst to the seller and ther Now if the buyer shall fa payment so made shall fa | d coverage) in an amount not less that s to the buyer as their respective interests may it to pay any such liens, costs, water rents, taxe be added to and become a part of the debt sec to the willer lot buyer's breach of contract. | r appear and s, or charges cured by thi |
| all buildings now or here in a company or compan all policies of insurance or to procure and pay hi contract and shall bear The seller agrees suring (in an amount e and except the usual pr price is fully paid and unto the buyer, his heir permitted or arising by, charges so assumed by | after erected on said premises against loss or dan nies satisfactory to the seller, with loss payable 1 to be delivered to the seller as soon as insured. or such insurance, the seller may do so and any interest at the rate aloresaid, without waiver, ho that at his expense and within that one pay the seller may do so and any that at his expense and within that at his expense and the building and other rest inted exceptions and the building and other rest through or under seller, excepting, however, the the buyer and further excepting all liens and er | nage by fire (with extende irst to the seller and ther Now ii the buyer shall an payment so made shall i wever, ol any right arisin days from the date her and to said premises in the inctions and easements now nent, he will deliver a goo soid the date hereoi and said easements and restrin- neumbrances created by the finand on reverse) | d coverage) in an amount not ress that a to the buyer as their respective interests may it to pay any such liens, costs, water rents, taxe e added to and become a part of the debt sec g to the seller for buyer's breach of contract. recol, he will furnsh unto buyer a title insurar e seller on or subsequent to the date of this ag of record, if any. Seller also agrees that when of and sufficient deed conveying said premises free and clear of all encumbrances since said trions and the taxes, municipal liens, water ren be buyer or his assigns. | appear and s, or charge cured by this nee policy ir reement, sav said purchas in fee simp date place ts and publ |
| all buildings now or here in a company or company all policies of insurance or to procure and pay hi contract and shall bear The seller agrees suring (in an amount e price is tully paid and unto the buyer, his heir permitted or arising by, charges so assumed by | after erected on said premises against loss or dan hies satisfactory to the seller, with loss payable 1 to be delivered to the seller as soon as insured. or such insurance, the seller may do so and any interest at the rate aloresaid, without waiver, ho that at his expense and within inted exceptions and the building and other rest inted exceptions and the building and other rest through or under seller, excepting, however, the the buyer and further excepting all liens and er (Com- hete, by lining out, whichever phrase ond whichever n the Truth-in-Landing Art ond Regulation Z, the sell 1 308 or similar. If the contract becomes a first lien. | mage by fire (with extende irst to the seller and ther Now ii the buyer shall an payment so made shall i wever, ol any right arisin days from the date he and to said premises in th inctions and easements now nent, he will deliver a goo soit the date hereoi and said easements and restri- neumbrances created by the tinued on reverse) warranty (A) or (B) is not of ar MUST comply with the An n to finance the purchase of | d coverage) in an amount not ress that of to the buyer as their respective interests may it to pay any such liens, costs, water rents, taxe be added to and become a part of the debt set g to the seller for buyer's breach of contract. real, he will furnish unto buyer a title insurar e seller on or subsequent to the date of this ag of record, if any. Seller also agrees that when of and sufficient deed conveying said premises free and clear of all encumbrances since said citons and the taxes, municipal liens, water ren he buyer or his assigns. supplicable. If worranty (A) is applicable and if selle a dwelling use Stevens-Ness Form No, 1307 or sh | appear and s, or charge cured by thi ce policy if reement, sav said purchas in tee simp, date placed ts and publication |
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| all buildings now or here in a company or compan all policies of insurance or to procure and pay hi contract and shall bear The seller afrees suring (in an amount en- price is fully paid and unto the buyer, his heir permitted or arising by, charges so assumed by *IMPORTANT NOTICE: De or such word is defined i use Stevens-Ness Form No BETTY 7.9.17 W SAN Die CARL JOSE | after erected on said premises against loss or dan hies satisfactory to the seller, with loss payable 1 to be delivered to the seller as soon as insured. or such insurance, the seller may do so and any interest at the rate aloresaid, without waiver, ho that at his expense and within inted exceptions and the building and other restri- upon request and upon surreder of this agreen- rs and assigns, free and clear of encumbrances as through or under seller, excepting, however, the the buyer and turther excepting all liens and er (Com- lete, by lining out, whichever phrase and whichever n the Truth-in-Lending Act and Regulation Z, the sell 1. 1308 or similar. If the contract becomes a first lie 1. ANOT MITCAP/ USTMORE RO 2. 0, 2. 9.2.12.6 WELLER'S NAME AND ADDRESS | mage by fire (with extende irst to the seller and ther Now ii the buyer shall an payment so made shall i wever, ol any right arisin days from the date he and to said premises in th inctions and easements now nent, he will deliver a goo soit the date hereoi and said easements and restri- neumbrances created by the tinued on reverse) warranty (A) or (B) is not of ar MUST comply with the An n to finance the purchase of | d coverage) in an amount not ress that is to the buyer as their respective interests may it to pay any such liens, costs, water rents, tax es added to and become a part of the debt set g to the seller for buyer's breach of contract. recol, he will furnsh unto buyer a title insurar e seller on or subsequent to the date of this ad of record, if any. Seller also agrees that when of and sufficient deed conveying said premises free and clear of all encumbrances since said ctions and the taxes, municipal liens, water ren he buyer or his assigns. seplicable. If worranty (A) is applicable and if selle i a dwelling use Stevent-Ness Form No. 1307 or sh STATE OF OREGON, Certify that the with ment was received for reco day of | r appear ann s, or charge sured by thi nce policy in reement, sav said purchas in fee simpl date place ts and publ or is a credito or this purpose milar. him instru nd record nt/fee/fil |
| all buildings now or here in a company or compan all policies of insurance or to procure and pay h contract and shall bear The seller agrees suring (in an amount e and except the usual pr price is fully paid and permitted or arising by, charges so assumed by attemPORTANT NOTICE: Do or such word is defined i use Stevent-Wass Form No BETTY 7917 W SAN Dree Welly Jose After recording return to: #4.5 | after erected on said premises against loss or dan hies satisfactory to the seller, with loss payable 1 to be delivered to the seller as soon as insured. or such insurance, the seller may do so and any interest at the rate aloresaid, without waiver, ho that at his expense and within qual to said purchase price) marketable title in inted exceptions and the building and other rest through or under seller, excepting, however, the the buyer and further excepting all liens and er (Com hete, by lining out, whichever phrase and whichever in the Truth-in-lending Act and Regulation Z, the sell 1.308 or similar. If the contract becomes a first lie 1.400 CM ADDRESS MAME, ADDRESS, ZIP NAME, ADDRESS, ZIP | age by fire (with extende irst to the seller and ther Now it the buyer shall an payment so made shall 1 wever, ol any right arisin days from the date he and to said premises in th inclumbranes and easements now nent, he will deliver a goo soid the date hereoi and said easements and restri- neumbranes created by ti tinued on reverse) warranty (A) or (B) is not of in dust comply with the Ai n to finance the purchase of BUPACE RESERVE FOR RECORDEN'S US | d coverage) in an amount not ress that is to the buyer as their respective interests may it to pay any such liens, costs, water rents, taxe is added to and become a part of the debt see g to the seller for buyer's breach of contract. recol, he will furnsh unto buyer a title insurar e seller on or subsequent to the date of this ag of record, if any. Seller also agrees that when of and sufficient deed conveying said premises free and clear of all encumbrances since said trions and the taxes, municipal liens, water ren be buyer or his assigns. seplicable. If worranty (A) is opplicable and if seller it and Regulation by making required disclosures; for a dwelling use Stevens-Ness Form No. 1307 or sh STATE OF OREGON, County of Certify that the with ment was received for reco day of at clock rect/volume No. page on the formation of a day of solution in book rect/volume No. | r appear and s, or charges sured by this nce policy in rement, sav said purchas in fee simpl date placed ts and public or is a credito or this purpose milar. S him instru- for a credito r this purpose milar. S him instru- for a credito r this purpose milar. |
| all buildings now or here in a company or compan all policies of insurance or to procure and pay h contract and shall bear The seller agrees suring (in an amount e and except the usual pr price is fully paid and permitted or arising by, charges so assumed by attemPORTANT NOTICE: Do or such word is defined i use Stevent-Wass Form No BETTY 7917 W SAN Dree Welly Jose After recording return to: #4.5 | after erected on said premises against loss or dan hies satisfactory to the seller, with loss payable 1 to be delivered to the seller as soon as insured. or such insurance, the seller may do so and any interest at the rate aloresaid, without waiver, ho that at his expense and within qual to said purchase price) marketable title in inted exceptions and the building and other rest through or under seller, excepting, however, the the buyer and further excepting all liens and er (Com hete, by lining out, whichever phrase and whichever in the Truth-in-Lending Act and Regulation Z, the sell 1308 or similar. If the contract becomes a first lie 1400, CA, 92, 12, 6 HELLER'S NAME AND ADDRESS MAD, MYAR, MULTAGES MAD, MULTAGES MAD, MULTAGES MAD, MULTAGES MAD, MULTAGES | age by fire (with extende irst to the seller and ther Now it the buyer shall an payment so made shall 1 wever, ol any right arisin days from the date he and to said premises in th inclumbranes and easements now nent, he will deliver a goo soid the date hereoi and said easements and restri- neumbranes created by ti tinued on reverse) warranty (A) or (B) is not of in dust comply with the Ai n to finance the purchase of BUPACE RESERVE FOR RECORDEN'S US | d coverage) in an amount not ress that even to the buyer as their respective interests may it to pay any such liens, costs, water rents, taxe e added to and become a part of the debt set & to the seller for buyer's breach of contract. reed, he will furnsh unto buyer a title insurar e seller on or subsequent to the date of this ad of record, if any. Seller also agrees that when of and sufficient deed conveying said premises free and clear of all encumbrances since said trions and the taxes, municipal liens, water ren be buyer or his assigns. seplicable. If warranty (A) is applicable and if selle it and Regulation by making required disclosures; fo a dwelling use Stevens-Ness Form No. 1307 or sh STATE OF OREGON, County of Certify that the with ment was received for reco day of at clock twel/volume No. pase or sh document in book twel/volume No. Record of Deeds of said cou- Witness my hand a | appear and s, or charges sured by this nce policy in rement, save said purchas in fee simpl date placed ts and public or is a creditor or this purpose milar. S thin instru- nt or the nt fee/fill mity. |

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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 above 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 escrow and/or (4) to foreclose this contract by suit in termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall vere this contract by suit in moneys paid on any of the purchase of said property as absolutely, fully and perfectly as it this contract and such payments had never been made and in the such default all payments theretolore made on this contract and such payments had never been made; and in premises up to the time of such default. And the sail seller, in case of such default, shall have the right immediately, or at any time the saller, in case of such default, and the safered and reasonable rent of as all belong to premise up to the time of such default. And the sail seller, in case of such default, shall have the right immediately, or at any time the saller, to enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenance there on or there on or there the same the same there default all the same there all and the same to explice possession thereof, together with all the improvements and appurtenance there do or there or or thereof the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenance there do or there or or the turne further same thet failure by the caller at any time to explice performance by the

land aloresaid, without any process of law, and take immediate possession thereof, together with the supervision development of any provision hereof shall in no way affect his 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 thereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach ny such provision, or as a waiver of the provision itself.

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.

NOTE—The sentence between the symbols ①, if not applicable, should be deleted. Sea ORS 93.030).

STATE OF OREGON, STATE OF OREGON, County of ... County of Klamath County of <u>Internet Lan</u>, 1984 Personally appeared the above named. Lyna <u>D. Lentze</u> Peter M. JOSETSSON Personally appeared andwho, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the ment to be and acknowledged the foregoing instrusecretary ofvoluntary act and deed. and that the seal alfixed 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 board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL CLO VICTO SEAL) La - Notary Rublic for Oregon Mr. Commission expires 5-18-84 Notary Public for Oregon (SEAL) My commission expires: . 0 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 is excluted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-veyed. Sich instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-tics are bound thereby... ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

ALIFORMA State of On this the 201 day of 19 84 before me. SAN DIEGO SS. County of LAWPENCE H. SIGBERN the undersigned Notary Public, personally appeared BETTY JANGT MITCHELL OFFICIAL SEAL LAWRENCE A. SIEBERN Dersonally known to me proved to me on the basis of satisfactory evidence HOUL CALIFORNIA GLEEBM 011 to be the person(s) whose name(s) SAN DIEGO COUNT 13 My Conunission Expires Llarch 28, 1986 within instrument, and acknowledged that <u>Ske</u> WITNESS my hand and official seal. subscribed to the and an and the second states and the second s executed it Tamene روا Notarys ignature GENERAL ACKNOWLEDGMENT FORM MBC-MISC-504 (2/83) STATE OF OREGON: COUNTY OF KLAMATH:SS I hereby certify that the within instrument was received and filed for record on the <u>24th</u> day of <u>February</u> A.D., 19<u>84</u> at<u>2:58</u> o'clock p M, and duly recorded in Vol <u>M84</u>, of <u>Deeds</u> on page 2988 EVELYN BIEHN, COUNTY CLERK 8.00 Fee bv Deputy