	그들만 물건했다. 과정에 맞아 이 그리다 얼마나 하는 그런 보고 그렇게 살아 다른 주름이다.	· · · · · · · · · · · · · · · · · · ·	6
	THIS CONTRACT, Made this 2nd day of August	19 Q A	hetween
	marry g. weathers and to Ann M. Weathers, husband	Land_wife	
and	Lester J. Foster and Nancy L. R. Foster, husband	hereinafter called and wife	the seller,
agree:	WITNESSETH: That in consideration of the mutual covenants and agreements is to sell unto the buyer and the buyer agrees to purchase from the seller all of the premises situated in Klamath	hereinafter called	the buyer,

A parcel of land situated in the NNNE Section 7, Township 36 South, Range 13 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point which lies North 89° 57' 11" West a distance of 2524.57 feet from the Northwest corner of said Section 7; thence North 89° 57' 11" East 843.42 feet to a 5/8 inch iron rod; thence South 00° 00' 33" East 1323.27 feet to a 5/8" iron rod; thence South 89° 59' 33" West 853.24 feet to a 5/8" iron rod (also the center North 1/16 corner); thence North 00° 24' 56" East 1324.10 feet to the point of beginning.

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

for the sum of ... Ten ... Thousand ... two hundred fourty and ... no/100 -- Dollars (\$10,240.00.) (hereinafter called the purchase price) on account of whichfive hundred and no/100======= Dollars (\$ 500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$9,740.00......) to the order of the seller in monthly payments of not less than ...one ...hundred ...twenty ... seven ...and ...no/100-------Dollars (\$ 127.00 each, the first payment due 30 days after closing, on the 10th day of September 991984

payable on the 10th day of each month hereafter beginning with the month of September......., 19.84..., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 11.1 per cent per annum from August 10., 1984, interest to be paid monthly and * Six edition to being included in the minimum

monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is

(A) principally for teneric present family property on a family of purposes.

(B) for an organization of (even n boyer is a matural person) is for business or commercial purposes other than agricultural purposes.

all buildings row or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than \$\text{\$\text{\$\text{\$\text{\$m\$}}}\$ and in a company or companies satisfactory to the seller, with loss payable lirst to the seller and then to the buyer as their respective interests may app or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

The seller agrees that at his expense and within 30 days from the date hereof, he will turnsh unto buyer a title insurance policy insuring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and easements now of record, it any. Seller also agrees that when said purchase unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and free and clear oil encumbrances in the single permitted or arising by, through or under seller, excepting, however, the said easements and restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns.

(Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever worranty (A) or (B) is not applicable. If warranty (A) is applicable and if 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 Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. Larry and Jo Ann M. Weathers STATE OF OREGON, origin. Designant's a restaurant to the first the colors and the second of the colors and the colors and the colors are the colors are the colors and the colors are the colors are the colors and the colors are the co TO SE County of SELLER'S NAME AND ADDRESS TO CO I certify that the within instru-Lester J. Foster and Nancy Foster ment was received for record on the THE ENTEROY DESIGNATION TAKE STOP PERSON ... day of, 19...., BUYER'S NAME AND ADDRESS o'clock M., and recorded in book/reel/volume No...... on page or as fee/file/instru-After recording return to: FOR Aspen Title Company ment/migrofilm/reception No...... 600 Main Street Record of Deeds of said county. Klamath Falls OR 97601 Witness my hand and seal of County affixed. Until a change is requested all tax statements shall be sent to the following address. Lester J. Foster & Nancy Foster 9161 Lark Avenue Elk Grove, CA 95624 ... Deputy

And it is unferstood 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 or required, or range of the following furnity: (1) to declare this contract rull and youd, (2) to declare the whole and payment herein contained, them the apyments interest therefor at one and, payable, (3) to withdraw said and youd, (2) to declare the whole unpaid principal balance of said pure sailer at his interest therefor at one and, they good the payments above described and other documents from excovariation and the payments are contracted or the existing in favor of the buyer and and/or (4) to foreclose this contracts price with though any act of re-entryor any other act of said property as absolutely, furnished and without any right of the buyer hereunder shall uttered to said and all other rights acquired by a buyer hereunder shall uttered of and all other the said and all other this contract are received and without any right of the buyer hereunder shall uttered to said said of such default all payments the electioner made on this contract are retained by and belong to said such payments had never been proposed and adoresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtances thereon or therefore. The buyer further agrees that failure by the seller at any time to require neclorance by the buyer of any provision hereof shall in no way affect his The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way aftect his sume, nor shall any waiver by said seller of any provision hereof be held to be a waiver of any succeeding breach such provision, or as a waiver of the provision itself. Purchasers to pay taxes and provide proof of payment to sellers. Purchasers are restricted from cutting over 25% of the timber without obtaining written permission from sellers first. Purchasers may not remove over twenty-five percent of timber without first obtaining The true and actual consideration paid for this transfer, stated in terms of dollars, is \$10.240.00. However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which). However, the actual consideration consists the third court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and it an appeal is taken from any surface, of such trial court, the losing party untree promises to pay such sum as the appellate court shall adjudge reasonable as the trial court, the losing party untree promises to pay such sum as the appellate court shall adjudge reasonable as the promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires, shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

This agreement shall bind and insure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective in the instrument in triplicate: if either of the uniderstance in interest and assigns as well. 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 daly authorized thereunio by order of its board of directors. Cerry G. Weathers

Jo Ann. M. Weathers

MOIE The sentence between the symbols ①, if not applicable, should be deleted. See ORS Lester J. Foster

Name Ly Ly R. Foster

State of executy County of Sugrame Manager

State of executy County On Sugrame Manager

State of executy County County On Sugrame Manager

State of executy Co STATE OF ONECON, California) County of Sacramento 84 August 9, STATE OF GREG Highest So, 1984

Personally appeared Lester J. Foster

Howey L. R. Foster who, being Personally appeared the above named
Larry G. Weathers and
Jo Ann M. Weathers each for himself and not one for the other, did say that the former is the .who, being duly sworn, and acknowledged the foregoing instru-ment to be a their voluntary act and deed. president and that the latter is the ment to be a the 1r voluntary act and deed.

Secretary of 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

SEAL IRINE VILLION CALIFORNIA

Notary Public for Oregon

My commission expires:

My co ORS 93.890(8) Violation of ORS 93.885 is punishable upon conviction; by a fine of not more than \$100. TMIS TASTRUMENT DOES NOT CUARANTEE THAT ANY PARTICULAR USE DEAT DESCRIBED IN THE INSTRUMENT, A BUYER SHOULD CHECK WITH THE APPRENTS DEPARTMENT TO VERIFY APPROVED UNDESCRIPTION CONTINUED) OFFICIAL SEAL CHURCHELLO general acknowledgment NOTARY PUBLIC - CALIFORNIA SACRAMENTO COUNTY My Comm. Expires May 5, 1987 On this the Z day of Que uso County of Samueta) SS Abefore me, the undersigned Notary Public, personally appeared Lester J. Foster & Navey L. F. Foster, OFFICIAL SEAL NOTARY PUBLIC - CALIFORNIA SACRAMENTO COUNTY , personally known to me proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) to be the person whose name(s) according to within instrument, and acknowledged that My Comm. Expires May 5, 108; _subscribed to the WITNESS my hand and official seal. Notary's Signature STATE OF OREGON: COUNTY OF KLAMATH:SS I hereby certify that the within instrument was received and filed for record on the 23 day of August A.D., 1984 at 3:44 o'clock and duly recorded in Vol M84, of Deeds on page o'clock p on page 14653 EVELYN BIEHN, COUNTY CLERK 8.00 Fee: Deputy