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	CONIRA	CI-REAL ESTATE	Vol. 11/86 Page 1944
	THIS CONTRACT, Made this31	•••••	, 19.86, between
and	South Valley State Bank Arthur W. and Sherry L. DuFault , 1		, hereinafter called the seller,
	•••••••••••••••••••••••••••••••••••••••		, hereinafter called the buyer,
agrees	WITNESSETH: That in consideration of the state of the buyer and the buyer agrees to	mutual covenants and purchase from the sel	agreements herein contained, the seller ler all of the following described lands
and p	remises situated in	County, State	ofOregon, to-wit:
	Lot 1 and 2 Block 3, Fairhaven Hei plat on file in the office of the	ghts Addition , a County Clerk of K	ccording to the official lamath County, Oregon.
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	(Discert)	TON COMMEND	
p+. +,	Strike (1) In the last public of the last property with good forming apply unload and as good for the last property of the last prop	n kan transport i som som dina, bras Amerika i som som di	van een een een van de kommen van de van De van de va
		to be the second of the second	
for th	e sum ofTwenty-two thousand	en en en en en en	Dollars (\$ 22,000
(here	inafter called the purchase price) on account of v	whichthree thou	sand three hundred
Dolla	rs (\$3,.300) is paid on the execution he	reof (the receipt of	which is hereby acknowledged by the
seller); the buyer agrees to pay the remainder of said	purchase price (to-wi	t: \$18,700) to the order of
Dolla	eller in monthly payments of not less thanone ars (\$164-19) each, .paymentsarexed	mamortizedover	30 years with halloon
payn	ent due 15 years from sale date.	Payments.are	•
payal	ble on the	beginning with the mo	nth of, 1986,
and (continuing until said prinches example is knike paid I balances of said purchase price shall bear intere	I. All of said purchase	price may be paid at any time; all de-
1	-31-86 until paid, interest to be paid	monthly	and * XIXXXIXXXXXX the minimum
mont	hly payments above required. Taxes on said pre	mises for the current	tax year shall be prorated between the
partie	es hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real **XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	I property described in this con	tract is
	(B) for an organization or (even if buyer is a natural person) is	a for business or commercial pi	urposes other than agricultural purposes.
other l that he be imp	The buyer shall be entitled to possession of said lands on Fet of in default under the terms of this contract. The buyer agrees if in good condition and repair and will not sulter or permit any iers and save the seller harmless therefrom and reimburse seller is will pay all taxes hereafter levice against said property, as well osed upon said premises, all promptly before the same or any part	waste or strip thereof; that he for all costs and attorney's fee as all water rents, public char thereof become past due; tha	will keep said premises free from construction and all is incurred by him in delending against any such liens, rges and municipal liens which hereafter lawfully may it at buyer's expense, he will insure and keep insured
contrac	Idings now or herealter erected on said premises against loss or dam mpnany or companies satislactory to the seller, with loss payable it icies of insurance to be delivered to the seller as soon as insured. Frocure and pay for such insurance, the seller may do so and any t and shall bear interest at the rate aloresaid, without waiver, how	wever, of any right arising to	the seller for buyer's breach of contract.
suring and ex price is unto the permitte charges	The seller agrees that at his expense and within 5. (in an amount equal to said purchase price) marketable title in a cept the usual printed exceptions and the building and other restricts stully paid and upon request and upon surrender of this agreem to buyer, his heirs and assigns, free and clear of encumbrances as ed or arising by, through or under seller, excepting, however, the so assumed by the buyer and further excepting all liens and en	days from the date hereol, and to said premises in the sellictions and easements now of reent, he will deliver a good an ol the date hereol and free said easements and restrictions cumbrances created by the bu	he will lurnish unto buyer a title insurance policy in er on or subsequent to the date of this agreement, savie ecord, il any. Seller also agrees that when said purchas d sullicient deed conveying said premises in lee simple and clear of all encumbrances since said date placed and the taxes, municipal liens, water rents and publica yer or his assigns.
	(Conti	inued on reverse)	
#IMPOI as such use Ste	RTANT NOTICE: Delete, by lining out, whichever phrase and whichever word is defined in the Truth-in-Lending Act and Regulation Z, the sellenger form No. 1308 or similar if the contract becomes a first line work has been sellenger.	warranty (A) or (B) is not applica or MUST comply with the Act and to finance the purchase of a dw	ble. If warranty (A) is applicable and if seller is a creditor Regulation by making required disclosures; for this purpose, relling use Stevens-Ness Form No. 1307 or similar.
S	outh Valley State Bank 215 South Sixth	A CONTRACTOR CONTRACTOR ASSESSMENT	STATE OF OREGON,
5 K	215 South Sixth Lamath Falls, Oregon	Was and the state of the state	
	BELLER'S NAME AND ADDRESS		is in the manner of the second
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squath Enlin, Oregon 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, squired, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the interest thereon at once use and payable, (3) to declare the whole unpaid principal balance of said principal payments and in any of such cases, all rights and interest cased or them established and in the said of them the seller at his seller with a nd alcresaid, without any process of taw, and take immediate possession inerco, together with all the improvements and apparatuments thereof with the provision in the seller at any time to require performance by the buyer of any provision hereof shall any waiver by said seller of any breach of any provision hereof shall in no way affect his such provision, or as a waiver of the provision likelt. Maria Cara The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,000

In case suit or action is instituted to loreclose this contract or to enforce any provision hereof, the losing In case suit or action is instituted to loreclose this contract or to shorec any provision hereof, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action agrees to pay such sum as the appellate court shall be made assumed in construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that singular pronoun shall be taken to mean and include the plural, the masculine, the buyer may be more than one person or a corporation; that sit the context as the prevailing and that the seller or the buyer may be more than one person or a corporation; that if the context so requires, and implied to make the provisions hereof apply equally to corporations and to individuals, and that generally all grammatical changes IN WITNESS WHEREOF. Said Darties have executed this instrument in triplicate: if either of the underin 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 duly authorized thereunto by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. Arthur W. DuFault Sterry J. Du Lavel NOTE—The senience between the symbols ①, if not applicable, should be deleted. Sas ORS 93.030). (If executed by a corporation, offix corporate seal) (If the signer of the obove is a corporation, us the farm of acknowledgment opposite.)

STATE OF ONE GON.

Klamath

83. the section of the section of STATE OF OREGON, This Chargament was acknowledged before me on danuary 31 This instrument was acknowledged before me on T. A. Coun & Dufault and Sherry L. DuFanit

Out Moldry Public for Oregon

(SEALS) My commission expires; Notary Public for Oregon 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 contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument contracting the convey of the manner provided for acknowledgment of deeds, by the conveyor of the conveyor of the title to be conveyor not later than 15 days after the instrument is executed and the particle of the conveyor of (SEAL) STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of January A.D., 19 ___86 at ___ 3:42 of __Mortgages __ o'clock __P M., and duly recorded in Vol. M86 the 31st on Page 1944
Evelyn Bienn
By Sernetha FEE \$9.00 day Coupty Ocik and i and a **Monk 3. Manhawan hahihte Addérian , ba**coaile. And i and a **Monk 3. Manhawan hahihte Adderic Cherk at K**ima (1987). againe and a Branch than have a large transmission of particles. Assert the solution of the angle of the angl Many properties of the control of th excharge no nativitients to bushaft and diffe

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