	FORM IN- 706-COM (RACT-REAL" IS TATIMan by Payments.					
		CONTRACT-REAL ESTATE	Vol. MXO	_Page_	14359	<u>я</u>
	THIS CONTRACI, Made this 1st Ronald L. Young Sr. and Je	day of Aug	lust	-	986 between	H.
	and Ronald L. Young Jr	and Kinter	, husband	and wife,	Sectores	-
	and Ronald L. Young Jr.	and Kimberley	Ann Young	, husband	and wife,	,
	WITNESSETH: That in consideration of agrees to sell unto the buyer and the buyer agre and premises situated in	the mutual covenaution the the transfer to the	nts and agreemen the seller all of	ts herein cont	ained, the buyer ained, the seller	•
	and premises situated in	hCount	y, State of	negon	described lands	;
t	The Easterly 70 Foot of					
-	The Easterly 70 feet of L Block 2 of Second Addition official plat thereof on fi Klamath County, Oregon savid		eres, accor	uing to i	the	
E	Klamath County, Oragon savin 5 feet tharaol <sup>2</sup> .	ng and except	ica of the ing therefr	County C] om the Sc	lerk of outherly	
F						
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E						Í
	and a second	177 年4時)に「199 日本での」 「「1999年」に「1999年」			1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	
f	or the sum of					
	Pollars (\$ 500.00 ) is paid on the	of which Five hu	ndred and n	Dollars 782		
s ti	eller); the buyer agrees to pay the remainder of se	reby acknowl	46			
	the seller in monthly payments of not less than	wo hundred f	ifty and no ire unpaid	/100		
P	yaple on the					
11 10	ried balances of said purchase price shall been int.		hase price may b	e paid at any	time; all de-	
···	August 1, 1985until paid, interest to be paid	/ monthly	and * }	deficience ng included in	n the minimum	
pe	onthly payments above required. Taxes on said putties hereto as of the date of this contract.	remises for the curre	ent tax year sha	ll be prorated	between the	
	The buyer warrants to and covenants with the seller that the $r = (A)$ primarily tor buyer's personal, lamily, household or spring (B) for an organization or (are still buyer is a natural present).	eal property described in the	is contract is			
he the oth	The buyer warrants to and cover and so this contribut. (A) primarily for buyer's person al, lamity, household or afficient (B) for an ergenication or (see a il buyer is a natural present The buyer shall be entitled to poisession of suid lands on is not in default under the terms of this contract. The buyer egrees reon, in good condition and repair and will not suider or permit and the interval of the termines therefrom and reimburse seller imposed upon said premises, all promyty before the same or any pa- buildings now or herealter erected on wid premises against loss or di company or companies satisfactory (3 this seller, with loss pay able	August 1, that at all times he will k	86 , 19 , 19 , and n , 19 , and n	-africultural purpo	session so long as	
tha be	the start save the teller harmless therefrom and reimburs teller to he will pay all tares hereafter level against said property, as we imposed upon said premises, all promitly before the same or any pa-	y waste or strip thereof; th for all costs and attorney' If as all water rents, public of thereof become past due	at he will keep said pro s fees incurred by him charges and municipal	e oundings, now or emises free from co in defending again liens which hereau	herealter erected nstruction and all st any such liens; ter lawfully may	
in all or t	buildings now or herealter erected on vaid premises against loss or du to company or companies satisfactory is this seller, with loss pay able opicies of impurance to be delivered in the seller as soon as insured, o procure and pay for such insurance the seller may do so and an ract and shall bear interest at the rate aloresaid, without waiter, h The seller agrees that at his experse and within a fine an amount equal to said purchase price) transletship this	mage by lire (with extended lirst to the seller and then Now if the huver shall be	d coverage) in an amou to the buyer as their	se, he will insure inf nof less than \$ respective interests	and keep insured	
suri	ract and shall bear interest at the rate aloresaid, without waiver, h The willer agrees that at his experse and within f (in an arrowst and a this experse and within	y payment so made shall b owever, of any right arising	e added to and become to the seller for buyer	costs, water rents, a part of the deb s breach of contra	taxes, or charges t secured by this ct.	
and price unto	escept the usual printing exceptions and the building and title in is fully paid and upon request and upon surrender of the rest the buyer, his heirs and assigns they are loser of of the after	and to said premises in the rictions and casements now nent, he will deliver a good	eol, he will lurnish uni seller on or subsequent of record, if any. Seller l and sufficient dest	o buyer a title ins to the date of this also agrees that wi	urance policy in- adreement, save	
char	The soller agrees that at his experse and without waiver, his for an amount equal to said purchase price) translable title in an amount equal to said purchase price) translable title in a surget prime descept the usual primed exceptions and the building and other result the buyer, his heirs and assigns, trais and lear of encumbrances a fitted or arising by, through or under seller, excepting all liens and the surgets of assumed by the buyer and lutther excepting all liens and the surgets of compared to the buyer and twither excepting all liens and the surgets of the buyer and twither excepting all liens and the surgets of the buyer and twither excepting and liens and the surgets of the buyer and twither excepting all liens and the buyer and twither excepting all liens and the surgets of the buyer and twither excepting all liens and twither excepting all liens and the buyer and twither excepting all liens and the buyer and twither excepting all liens are the surget and twither excepting all liens and twither excepting all liens and twither excepting all liens are the surget and twither excepting all liens are the	s of the date hereof and h said easements and restrict noumbrances created by the	ions and clear of all en ions and the taxes, mu buyer or his assigns.	nveying said premi cumbrances since s nicipal liens, water	ses in lee simple aid date placed, rents and public	
*iMi as so vse	(Continued on reverse) RTANT NOTICE: Dalate, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, h 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, evens-Ness Form No. 1306 or similar. If the contract becomes a find time to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. Ronald L. Young S Jeanne R					
	Ronald L. Young & Jeanne R.	te finance the purchase of a	and Regulation by making dwelling use Stevens-Ne	required disclosures; ss Form No. 1307 or	for this purpose, similar.	
36	330 Grenada Way Klamath Falls OR SELLER'S NAME AND ADDRESS 97603	<ul> <li>A state of the sta</li></ul>	STATE OF O	REGON,	<u>ا</u> (	
	SELLER'S NAME AND ADC FESS	••••	County of		\$3.	
			ment was rece	that the with		
<b>B</b> (theorem	Rtamath Fort Aven 97693	SPACE RESERVED	at day of	0CKM/. an	d recorded	
Anter I	Ronald L. Young Sr.	FOR RECORDER'S USE	in book/reel/vo page	lume No	on	
	Annald L. Young Sr., 3630 Grenada Way Klamath Falls, OR 97603		ment/microfilm Record of Deed	teception No		
Until a	NAME, ADDRESS, ZIP change is requested all fax statements shall be sent to the following address.		Witness	my hànd an	y. d seal of	
	Ronald L. Young Jr.	A second	County affixed.		and Anna an Anna an Air Anna Anna Anna Anna Air Anna Anna Anna Anna Anna Anna Anna Anna	1. 18 A. 18
	3445 Bristol Ave. Klamath Falls, OR 97603 NAME ADDRESS, ZIP		NAME	<u>_</u>	<b>WILE</b>	1997 A. 1997
	NAME, ADDRESS, ZIP		By		Deputy	20.281.61

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And it is understood and agreed letween asid parties that time is of the essence of this contract, and in case the buyer shall fail to make the payment 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 wit 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 wit equity, and in any of such cases, all right: and interest created or time issing in favor of the buyer shall fail to be select the term and the right to the posses and the right and there documents from escrow and/or (4) to foreclose this contract by suit remume and the right to the posses of the partiese above descr. bed and all other documents from escrow and/or (4) to foreclose this contract by suit select without any act of re-entry, or any other and is seler to be performed all other rights acquired by the boyer hereunder shall revert to and revert in sai removes paid on account of the purchase of said seler to be performed and without any right of the buyer and therein and never been made; and is case of such default all payments there over made on this contract are to be readed by and belong to said seller as the agreed and reasonable rent of said the land alor staid, whout any process of law, and their immediate possession thereof, together with all the improvements and reasonable rent of said the land alor staid, whout any process of law, and to be immediate possession thereof, together with all the improvements and payments there one relation or one or there of belonging. The ture further udreet that failing by the sailer the sailer to the and the sailer to the advect the sailer to the advect the sailer to a contract.

by shirah ny 18033

belonging. belonging. right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereof shall in no way affect his of any such provision, or us a waiver of the provision itself.

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The true and actual consideration paid for this transfer, stated in terms of dollars, is 25,000.00. However, the actual consideration constraint contrast co

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 DE-SCRIBED 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. ۵. ale NOTE-The sentence between the symbols (), if net applicable, should be deleted. See Q25 93.030). (If executed by a corporation, affix corporate seal) (If the signer of the above is a corpor use the form of acknowledges at one STATE OF OREGON, STATE OF OREGON, County of Elemate County of ..... 13 7 This instrument was acknowledged before me on This instrument was acknowledged before me on aug. ....., 19....., ty .... 1986, by willin in the second finda Jumner Notary Public for Oregon My commission expires: 7-32-89 2 Notary Public for Oregon (SEAL) ASEAL) My commission expires:  $\sim$ 1 ~ ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the data that the tree title and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title are bound thereby. .... ORS 93.990(3) Violation of ORS 92.125 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED)

## STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of . the\_ 14th day August \_ A.D., 19 <u>36</u>\_\_\_\_ at \_\_\_\_ 3:24 o'clock \_P\_\_M., and duly recorded in Vol. of \_ M86 of Deeds \_ on Page \_\_ 14359 Evelyn Biehn, 2 County Clerk FEE \$9.00 Bv a. S. 1.1.1.1 1.12.2020 1.1.1.2.1 01.1 父子母ないよりまた 6475014992