		h-in-Lending Series)—CONTRACT executed in triplicate, acknowle				22400
		9 NTRACT, Made this terprises	14th day	of Novembe	<u>M84</u> Page	
	and H	arold A. Stoor	DS	- Mabira -	, hereinafter calle	
	WITNES seller agrees to scribed lands ar	SSETH: That in cons sell unto the buyer at ad premises situated if	ideration of the mu hd the buyer agrees Manath	to purchase from County, State	, hereinafter calle d agreements herein co the seller all of the fi ofOregon	ontained, th ollowing de
	Lot 2, Blo State of (ock 1, Tract 1 Dregon	218. Dodds H	ollow Estates		amath,
	Contra a Clamath			gent (Mantaghy) - en ghy nega a	میں جو ہے۔ پر جو ہے	n an an an ann an ann
	and an other of			an a she ta she		
, 1 9	hereby is acknow to-wit: Bala	Dollars (\$ Nedged by the seller), nce of \$35,844	and the remainder .52 to be pa	is paid on the exect to be paid at the syable in mon	Dollars (\$ 36, ed Twenty Five ution hereof (the receip times and in amounts thly installmen m Interact	as follows,
	ay of each		payment due	December 10	, 1986, and on This Contract	the 10- will be
ي ج بو						
						nu ● ⊂2 4
а .]	Il of said purchase pric November 17	e may be paid at any time; 1986 until paid uired. Taxes on said province	all deferred balances shall d, interest to bu paid	bear interest at the rate of	1 4 12 per cent per nd * XMXXXXXX	annum from
	The buyer warran *(A) primarily io	ats to and covenants with the r buyer's personal, family, ho	for the current tax year is e seller that the real prop suschold or assistive	shall be prorated between t	being included in the r the parties hereto as of this date	ninimum reg- t.
kee tha	as and save the seller at he will pay all fare be imposed upon se ep insured all buildings an \$ 0.00	sair and will not suffer or per harmless therefrom and reimb s hereafter levied against said and premises, all promptly be s now or hereafter. erected on	rule any waste or strip th purse seller to: all costs an l property, as well as all efore the same or any per a said premises against los	he will keep the buildings ereof; that he will keep said and attorney's tees incurred water rents, public charges tt thereof become past due; ss or damage by fire (with	on said premises, now or here l premises free from mechanic's by him in defending against an and municipal liens which here, ; that at buyer's expense, he wi extended coverage) in an any	atter erected, and all other y such liens; after lawfully in insure and wint mot law
any wai has ing	y payment so made sha iver, however, of any r The seller has exh been examined by the Contemporaneously the above described re	pay any such liens, costs, wa all be added to and become a ight arising to the seller tor libited unto the buyer a title buyer and is accepted and an herewith, the seller has exec	a bit insurance to be defi- iter rents, taxes, or charge a part of the debt secured buyer's breach of contract e insurance policy insuring proved by him. auted a good and sufficient	vered as soon as insured its s or to procure and pay to by this contract and shall the marketable title in and the dead (the title in and the dead (the title in and the title in and the title in and the title in and the dead (the title in and the tin and the title in and the title in and the title in and the ti	to the score agent hereinalter or such insurance, the seller ma l bear interest at the rate alore to said premises in the seller;	to the buyer named. Now y do so and said, without seller's title
said of t by	the seller. The escrow for the seller. Seller	purchase price and full compl the respective installments there the of the escrow agent shall be	liance by the buyer with the fire and reof, promptly at the time e paid by the seller and b	title insurance policies, to t the terms of this agreemen es provided therefor, to the uyer in equal shares; the co	the order of the buyer his heirs it. The buyer agrees to pay the said escrow agent for the use ollection chardes of said addition	and assigns, balance of and benelit
ther ance (4) agai acqu and ully	nicht above required, n the seller at his optio to foreclose this conti- tion the seller hereunde sired by the buyer here without any right of and perfectly as it th	or any of them, punctually n shall have the following rig with the interest thereon at act by suit in equity, and it that utterly cease and dete sunder shall revert to and rev he buyer of return, reclamath is contract and web	stries that time is of the y within 20 days of the fats: (1) to declare this of once due and payable, (n any of such cases, all ermine and the right to f rest in said seller without on or compensation for m	essence of this contract, an time limited therefor, or ta contract null and void, (2) 3) to withdraw asid deed rights and interest created the possession of the prem any act of re-entry, or an Nonres or and concernent, or an	d in case the buyer shall fail t ail to keep any agreement herei to declare the whole unpaid p and other documents from esc or then existing in favor of t uses above described and all y other act of said seller to be	o make the n contained, rincipal bal- row and/or be buyer as other rights nariormed
vaid bl 11 ullec uny consi	seller, in case of such aw, and take immediat The buyer further a this right hereunder to succeeding breach of an The true and actual ists of or includes other	by and belong to said sellor a delault, shall have the right a possession thereof, together grees that inilure by the selle o enforce the same, nor shall by such provision, or as a wa consideration paid for this tri property or value siven or	as the agreed and reasonal immediately, or at any t with all the improvement er at any time to require any waiver by said selle iver of the provision itself anster, stated in ferms of promised watch	ind in case of such defaul ble rent of said premises ime thereafter, to enter up the and appurtenances there performance by the buyer of any breach of any pr dollare, is \$ 36,069	is all payments theretolorery as it all payments theretolore ma up to the time of such delaul on the land aloresaid, without, eon or thereto belonging. ol any provision hereof shall rovision hereof be held to be a a.5.2. OHowever, the actual co	absolutely, ide on this t. And the any process in no way t waiver of
nay ourf equi ram pect	ires, the singular prono ires, the singular prono imatical changes shall This agreement shall ive heirs, executors, ac	ontract, it is understood that un shall be taken to mean d be made, assumed and impli I bind and inure to the bens dministrator.	the seller or the buyer mand include the plural, if include the plural, if ied to make the provision fit of, as the circumstance	judge reasonable as plaintin any be more than one person the masculine, the leminine the hereof apply equally to	orn any judgment or decree of il's attorney's less on such app on or a corporation; that il the e and the neuter, and that ge corporations and to individue	such triat eal, context so nerally all
y j	"Bricu is a corpor	ation, it has caused it authorized thereunto b	ts corporate name t y order of its board	to be signed and its	corporate seal affixed	the un-
	TANT NOTICE P.1		and whichever warranty (A such word is defined in the stion by making required	lara Enterpri Robert C. Joh	NOTE: The sentence between bols	

