FORM No. 705-CONTRACT-REAL ESTATE-Monthly Pays STEVENS-NELE LAW JUB. CO., FORTLAND, OR. 972 68887 Vol. M. Page 22278 CONTRACT-REAL ESTATE THIS CONTRACT, Made this 98 day of 100 and Juan B and Lora B Rangel hereinafter called the seller. _____, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller 1965 magnolia Mobile House, situated on Lot "g Block 2 - iR 37111-03000-01500-000-00) together with real property Lot 9 in Block 2 track 1009 Youna Woods, accarding to the official plax thereof on file in the office of the caughty clerk, of Blasnoth Falls, Perlgon. Subject to and to x Cepting DReservations and restrictions contained in the dedication of thack 1009, yound Woods, c D Reservations, restrictions, lacemente and right y way record and those apparent upon the land. tor the sum of Tweenty Mine Thousand Dollars (8.29,000.00) (hereinafter called the purchase price) on account of which Five Thousand Dollars (\$.5000.00...) 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: \$340.00......) to the order of the seller in monthly payments of not less than 100 hundred five and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-until paid, interest to be paid MONINT hay and * { 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 werrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, family or household purposes. (B) for an organisation or (over if buyer is a network person) is for busines or commercial purposes. * IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warrunty (A) or (3) is not applicable. If warranty (A) is applicable and if the seller is a crediter, as such word is defined in the Truth-In-Lending Act and Regulation Z, the soller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1319 or similar. JOHN L. Heck STATE OF OREGON. to sephine t. Heck R+1 Box 344E BONANZA Che SELLER'S NAME AND ADDRESS County of I certify that the within instru-JUAN B RANgel ment was received for record on the ORG B Rachgel P.O. Bax 185- Daily Ciri BUYER'S NAME AND ADDRESS SPACE RESERVED in book/reel/valunte No...... on After recording return top FOR whn & Ovsephine Heak. Ry 1 Bar 344 F pageX. or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No..... gybe Record of Deeds of said county. Bonlanza, Ore NAME, ADDRESS, ZIP 47623 Witness my hand and seal of County affixed. Until a change is requested all fax statements shall be sent to the following address Man & Rois Kangek TITUE Rt 1 Box 344E <u>j</u> NAME BOILON 34 Ore CHAME, ADDRESS, ZIP 77623 By Deputy

PINE VOOVERS EN LOOD	aup PS			22279
And it is understood and agreed between raid/partile above required, or any of them, punctually within to days of option shall have the following rights: (1) to declare this co the interest thereas the new in the state of the	s that time is of th the time limited th	e essence of this contract, and i erclor, or fail to keep any agre	n case the buyer shall is	il to make the payments
existing in lavor of the human as adapted the and/or (3) to to	precione this contract	by suit in equity, and in any of	such cases all rights and	liptorest erected as the
periectly as it this contract and such parameter had an	compensation for m	oneys paid on account of the p	urchase of said property	as absolutely fully and
gether with all the improvements and appurtenances thereon	er upon the land all or thereto belongin	presaid, without any process of	law, and take immediat	te possession thereof, to-
The buyer further agrees that failure by the seller at right hereunder to enforce the same, nor shall any waiver by any such provision, or as a waiver of the provision itself.			ny provision hereol shall held to be a waiver of a	in no way affect seller's any succeeding breach of
$\frac{1}{2} \left\{ \begin{array}{ccc} 1 & 0 & 0 \\ 0 & 0 & 0 \\ 0 & 0 & 0 \\ 0 & 0 &$		anton Antonio de Carlos de Contra Antonio		a Na Siran Siran
				· · ·
The true and actual consideration paid for this transf	er, stated in terms	i dollars in \$ 29.000		9H
In case suit or action is instituted to the st	hich is part of the	constitutetion (indicate which). (D	al consideration codies of
attorney's less on such appeal.	r promises to pay s	uch sum as the appellate court	shall adjudge reasonable i	opeal is taken from any as the prevailing party's
In construing this contract, it is understood that the se singular pronoun shall be taken to mean and include the plurs make the provisions hereol apply equally to corporations and	ller or the buyer ma			
This agreement shall bind and inure to the benefit of, executors, administrators, personal representatives, successors			mediate parties hereto bu	ut their respective heirs,
IN WITNESS WHEREOF, said par	ties have exec	uted this instrument i	n dunlicator it aiti	have at the second."
signed is a corporation, it has caused its corpo duly authorized thereunto by order of its boa	orare name to t and of directors	be signed and its corport.	ate seal affixed her	eto by its officers
	· · · · ·	machin	d) The	k 1/28/86
THIS INSTRUMENT WILL NOT ALLOW USE OF THE P SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPL USE LAWS AND REGULATIONS. BEFORE SIGNING OF	ICABLE LAND	Joseph Lie	The D	
PROPERTY SHOULD CHECK WITH THE Appropria	TE CUTY OR	tima B R	Dael	
COUNTY PLANNING DEPARTMENT TO VERIFY APPROVI	ED USES.	Geran B	Rangel	·
NOTE-The sentence between the symbols (), if not applicable, el	hould ino delated. See	OR\$ (3.023).	ý	•••••••••••••••••••••••••••••••••••••••
299 પ્ર થમ અને પ્રાથમિક	x - 1	$= \left\{ \begin{array}{c} 1 \\ 1 \\ 1 \\ 2 \\ 2 \\ 2 \\ 2 \\ 2 \\ 2 \\ 2 \\$		
If faseuted by a corporation , signs that be obtained by the solution of fix corporate seal). All extends to the solution of the solution o				
(If the signer of the above is a corporation, use the form of acknowledgment apposite.).				
STATE OF OREGON,				
Freeded Statistics of a set point in the state of the	5.	OF OREGON,		
The County of Automatic and the first the second seco	s. Cou	nty of _{second} states and second states	·····	a standard and an
Survey of a sector of the sect	s. on This in: 19,	nty of Mrunient was acknowledged by	before me on	
Survey of an and the bear of the second seco	on Cou 19, as	nty of Mrunient was acknowledged by	before me on	······
State State <td< td=""><td>s. Cou on This in: 19, as of</td><td>nty of Mrument was acknowledged by</td><td>before me on</td><td>······</td></td<>	s. Cou on This in: 19, as of	nty of Mrument was acknowledged by	before me on	······
Supervisional States St	s. Cou on This in: 19, as of	nty of Mrunient was acknowledged by	before me on	
state County of an	s. Cou ori This in: 19, as of gon Notary	nty of Mrunieni wzs acknowledged by	before me on	······
State State This instrument was acknowledged before use 19 , 19 , by Notary Public for Oreg (SEAL) My commission expires:	s. Cou ori This in: 19, as of Notary My corr	nty of Mrunient was acknowledged by Public tor Oregon mission expires:	before me on	(SEAL)
(SEAL) ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such Lastruments, or a memorandum thereof, shall be ties are bound thereby.	s. Cou ori This in: 19, as of Notary, My corra- fec title to any res. in the manner pre- is the manner pre- ie tecorded by the co	nty of strument was acknowledged by Public for Oregon mission expires: I property, si a time more than wided for acknowledgment of panyeyce not later than 15 days	before me on	(SEAL)
Section (SEAL) Section 2012 Notary Public for Orea	s. Cou ori This in: 19, as of Notary, My corra- fec title to any res. in the manner pre- is the manner pre- ie tecorded by the co	nty of drument was acknowledged by Public for Oregon mission expires: Il property, si a time more than wided for acknowledgment of onveyor not later than 15 days r a fine of not more than \$100	before me on	(SEAL)
(SEAL) ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such Lastruments, or a memorandum thereof, shall be ties are bound thereby.	s. Cou. Dr1 This in: 19., as. of. Son Notary. My corr fee title to any res. in the manner pre- e recorded by the c upon couviction, by	nty of drument was acknowledged by Public for Oregon mission expires: Il property, si a time more than wided for acknowledgment of onveyor not later than 15 days r a fine of not more than \$100	before me on	(SEAL)
Since County of Advantage	s. Cou. Dr1 This in: 19., as. of. Son Notary. My corr fee title to any res. in the manner pre- e recorded by the c upon couviction, by	nty of drument was acknowledged by Public for Oregon mission expires: Il property, si a time more than wided for acknowledgment of onveyor not later than 15 days r a fine of not more than \$100	before me on	(SEAL)
SEAL) ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged Notary Public for Ore _i My commission expires:	s. Cou. Dr1 This in: 19., as. of. Son Notary. My corr fee title to any res. in the manner pre- e recorded by the c upon couviction, by	nty of drument was acknowledged by Public for Oregon mission expires: Il property, si a time more than wided for acknowledgment of onveyor not later than 15 days r a fine of not more than \$100	before me on	(SEAL)
State State This instrument was acknowledged before 120 This instrument was acknowledged before 120 , 19 , by , 19 , by Notary Public for Ore (SEAL) Notary Public for Ore My commission expires: ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such instruments, or a memorandum thereof, sliall h ORS 93.990(3) Violation of ORS 93.635 [4 punishable, ORS 93.990(3) Violation of ORS 93.635 [4 punishable,	s. Cou. Dr1 This in: 19., as. of. Son Notary. My corr fee title to any res. in the manner pre- e recorded by the c upon couviction, by	nty of drument was acknowledged by Public for Oregon mission expires: Il property, si a time more than wided for acknowledgment of onveyor not later than 15 days r a fine of not more than \$100	before me on	(SEAL)
State State This instrument was acknowledged before 120 This instrument was acknowledged before 120 , 19 , by , 19 , by (SEAL) Notary Public for Oregon (SEAL) My commission expires: ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such Lastruments, or a memorandum thereof, shall h ties are bound thereby. ORS 93.930(3) Violation of ORS 93.635 is punishable. ORS 93.930(3) Violation of ORS 93.635 is punishable. TATE OF OREGON: COUNTY OF KLAMATH: iled for record at request of	s. Cou ori This in: 19, as of Notary, My corri fee tille to any res , in the manner pro- re recorded by the c upon couviction, by (DESCRIPTION of	nty of drument was acknowledged by Public for Oregon mission expires: Il property, si a time more than wided for acknowledgment of onveyor not later than 15 days r a fine of not more than \$100	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the interval of the instrument was acknowledged before the instrument was acknowledged before the instrument of the instrument is expected and the parties are bound, shall be acknowledged wered. Such its runnents, or a memorandum thereof, shall be the acknowledged before the are bound thereby. ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such its runnents, or a memorandum thereof, shall be the acknowledged before the are bound thereby. ORS 93.930(3) Violation of ORS 93.635 is punishable. ORS 93.990(3) Violation of ORS 93.635 is punishable. TATE OF OREGON: COUNTY OF KLAMATH: iled for record at request of	s. Cour Dri This in: 19., as. of. Son Notary, My cont fee tille to any res. in the manner pre- ie recorded by the of upon conviction, by (DESCRIPTION of SS. SS.	nty of strument was acknowledged by Public for Oregon mission expires: It property, at a time more than wided for acknowledgment of nareyor not later than 15 days r a fine of not more than \$100 CONTINUED) clock F_M., and du	h 12 months from the da deeds. by the conveyor after the instrument is the	(SEAL)
State State This instrument was acknowledged before the , 19 , by , 19 , by Notary Public for Ore (SEAL) Notary Public for Ore ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such instruments, or a memorandum thereof, shall h ites are bound thereby. ORS 93.930(3) Violation of ORS 93.635 is punishable. TATE OF OREGON: COUNTY OF KLAMATH: iled for record at request of	s. Cou Dri This in: 19., as. of. Son Notary, My corr fee tille to any res. in the manner pre- te recorded by the o upon conviction, by (DESCRIPTION of SS.	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the interval of the instruments of a memorandum thereof, shall be acknowledged weyed. Such its are bound thereby. ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such its are bound thereby. ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such its are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable. ORS 93.990(3) Violation of ORS 93.635 is punishable. TATE OF ONEGON: COUNTY OF KLAMATH: iled for record at request of	s. Cour Dri This in: 19., as. of. Son Notary, My cont fee tille to any res. in the manner pre- ie recorded by the of upon conviction, by (DESCRIPTION of SS. SS.	nty of strument was acknowledged by Public for Oregon mission expires: It property, at a time more than wided for acknowledgment of nareyor not later than 15 days r a fine of not more than \$100 CONTINUED) clock F_M., and du	h 12 months from the da deeds. by the conveyor after the instrument is the	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the interval of the instruments of a memorandum thereof, shall be acknowledged weyed. Such its are bound thereby. ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such its are bound thereby. ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged veyed. Such its are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable. ORS 93.990(3) Violation of ORS 93.635 is punishable. TATE OF ONEGON: COUNTY OF KLAMATH: iled for record at request of	s. Cour Dri This in: 19., as. of. Son Notary, My cont fee tille to any res. in the manner pre- ie recorded by the of upon conviction, by (DESCRIPTION of SS. SS.	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before use	s. Cour Dri This in: 19., as. of. Son Notary, My cont fee tille to any res. in the manner pre- ie recorded by the of upon conviction, by (DESCRIPTION of SS. SS.	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the interval of the instrument was acknowledged before the interval of the instrument was acknowledged before the instrument interval of the instruments contracting to convey is executed and the parties are bound, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be the acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very d. Stoch Listruments, or a memorandum thereof, shall be acknowledged very developed very deve	s. Cour ori This in: 19. , as of of Notary, My corri- fec title to any res in the manner pro- ie recorded by the of UPON courdetion, by (DESCRIPTION of SS. SS. 1:19 01 Details	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the interval of the instrument was acknowledged before the interval of the instrument of the instrument of the instruments contracting to convey is executed and the parties are bound shall be acknowledged vered. Such Listruments, or a memorandum thereof, shall have been determined of the instruments of a memorandum thereof, shall have been determined of the instruments of	s. Cou ori This in: 19., as. of. for Notary. My corri- fec title to any res. in the manner pro- ie recorded by the of upon couviction, by (DESCRIPTION of DESCRIPTION of Deseds	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the interval of the second state	s. Cou ori This in: 19., as. of. for Notary. My corri- fec title to any res. in the manner pro- ie recorded by the of upon couviction, by (DESCRIPTION of DESCRIPTION of Deseds	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the instrument was acknowledged before the instrument instrument instruments contracting to convey instruments or a memorandum thereof, shall be acknowledged vered. Such that unents, or a memorandum thereof, shall be the acknowledged before instruments or a memorandum thereof, shall be acknowledged before used. ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged vered. Such that unents, or a memorandum thereof, shall be the acknowledged before used. ORS 93.930(3) Violation of ORS 93.635 [a punishable. ORS 93.990(3) Violation of ORS 93.635 [a punishable. TATE OF OREGON: COUNTY OF KLAMATH: iled for record at request of	s. Cou ori This in: 19., as. of. for Notary. My corri- fec title to any res. in the manner pro- ie recorded by the of upon couviction, by (DESCRIPTION of DESCRIPTION of Deseds	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the instrument was acknowledged before the instrument is instrument in the instruments in the instruments in the instruments contracting to convey is executed and the parties are bound shall be acknowledged vered. Such Lastruments, or a memorandum thereof, shall be the acknowledged before the instruments or a memorandum thereof, shall be acknowledged vered. Such Lastruments, or a memorandum thereof, shall be acknowledged before wered. Such Lastruments, or a memorandum thereof, shall be acknowledged before wered. Such Lastruments, or a memorandum thereof, shall be acknowledged before wered. Such Lastruments, or a memorandum thereof, shall be acknowledged before wered. Such Lastruments, or a memorandum thereof, shall be acknowledged before wered. Such Lastruments, or a memorandum thereof, shall be acknowledged before wered. Such Lastruments, or a memorandum thereof, shall be acknowledged before wered. Such Lastruments, or a memorandum thereof, shall be acknowledged before wered. Such Lastruments, or a memorandum thereof, shall be acknowledged before were are bound thereby. ORS 93.930(3) Violation of ORS 93.635 is punishable. TATE OF OREGON: COUNTY OF KLAMATH: illed for record at request of	s. Cou ori This in: 19., as. of. for Notary. My corri- fec title to any res. in the manner pro- ie recorded by the of upon couviction, by (DESCRIPTION of DESCRIPTION of Deseds	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the instrument was acknowledged before the instrument instrument in the instruments in the instruments in the instruments contracting to convey is executed and the parties are bound shall be acknowledged veyed. Such Lastruments, or a memorandum thereof, shall be the instruments or a memorandum thereof, shall be instruments, or a memorandum thereof, and thereof, and thereof, and thereof, and thereof, and the	s. Cou ori This in: 19., as. of. for Notary. My corri- fec title to any res. in the manner pro- ie recorded by the of upon couviction, by (DESCRIPTION of DESCRIPTION of Deseds	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-
State State This instrument was acknowledged before the intervention in the second state intervention in the second state intervention in the second state is a second state intervention interventintervention interventintervention interventintervention interventin	s. Cou ori This in: 19., as. of. for Notary. My corri- fec title to any res. in the manner pro- ie recorded by the of upon couviction, by (DESCRIPTION of DESCRIPTION of Desds	nty of	before me on	(SEAL) the that the instrument of the tille to be con- executed and the par-