75672 05 PORTLAND, OR. 97204 CONTRACT-REAL ESTATE Vol.M Page_ 10241 Charles L. & Michaele Joyce Paulsen(husband and wife) .., 1987....., between and Timothy I. & Rebecca S. McGuire(husband and wife), hereinafter called the seller, , hereinatter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands Lot 5, Block 9, First addition to Keno, Whispering Pines, Klamath County Oregon. S 2 H 2 M 6 Service and Constants for the sum of _____ Porty Thousand-----(hereinalter called the purchase price) EX STATE THE buyer agrees to pay the seller. The start in monthly payments of not less than .Two hundred forty six and 29/100 Dollars (246.29 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 6...1/4. per cent per annum from...June..... until paid, interest to be paid.....monthly.....and * { XM Settion XX being included in the minimum monthly payments above required. Taxes on said premises XXX HE REALEY XXXX XXXX KOK SK KHXXXX KOK MANNYOK And the sole responsibility of the buyer for the entire length of the contract. The buyer warrant to and coverants with the seller that the real property described in this contract is (A) primary kos buyer a presonal, lamily or household purposes. The buyer shall be resided to possession of said lands onImmediately with a new and new and a new and new anew and new and new and new and new and new and new an ns such possession so long as ngs, now or hereatter erected e from construction and all against any such liens; that hereatter lawfully may be now or becauties wected on said premises equinat loss or damage by lire (with extended coverage) in an amount not less than and keep insured all insures and keep insured all insures and keep insured all insures and keep insured all the seller as soon as insured. Now it is be defined to the seller as soon as insured. Now it is be seller and then to the buyer as their respective interests may appear and all instrements at the rails aloresaid, without waiver, however, of any right arising to the seller is all or said, without waiver, however, of any right arising to the seller is all the det tends of the seller is contract. uildings m The solid a growt that a solid's expense and within the mark to be any right a long to the data hereol, solid re will furnish unto buyer a title insurance policy inst a smound graal to asid purchase price) marktable title in and to said premises in the seller on or ubsequent to the date of this agreement, save paid and up request and upon surrender to this agreement seller will deliver a good and aufficient device on your gain and can save the solid and the said assored a solid re and clear of all comprises in the simple unit bayer a bayer a bail assignt, tree and clear of an unbrances result date hereof and free and clear of all comprises in the simple unit by an address caller excepting, however, the said assored a save and the taxes, municipal liens, water rents and public charges so assume (Continued on reverse) escop. fully pai ance policy insuring MPORTANT NOTICE: Dolate, by lining set, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a rectiver, as such word is defined in the Treth-In-Londing Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this Charles L. & Michaela Joyce Paulsen 4439 Frieda STATE OF OREGON, Klamath Falls, Oregon 97603 Timothy I. & Rebecca S. McGuire P.O. Box 8 Certify that the within instrument was received for record on the Keno, Oregon 97627 BUYER'S NAME AND ADDRESS SPACE RESERVED After recording ration be in book/reel/volume No..... on Charles L. & Michaela Joyce Paulsen FOR page RECORDER'S USE 4439 Frieda . or as fee/file/instrument/microfilm/reception No...., Klamath Falls, Oregon 97603 Record of Deeds of said county. Witness my hand and seal of Unfil a ch. the is requested all ter state mis shall be sent to the following County affixed. Timothy I. & Rebecca S. McGuire ek alterizati Nacionalizati esp Box 8 Keno, Oregon 97627 NAME NAME, ADDRESS, ZIP

0%,

rauo' creion 25055	10242 ····
DIO 20201 2025 And it is understood and agreed between said parties that in above required, or any of them, penctually within 20 days of the time	me is of the essence of this contract, and in case the buyer shall fail to make the payments fimited therefor, or fail to keep any agreement herein contained, then the seller at seller's if and veid, (2) to declare the whole unpaid principal balance of said purchase price with the contract by suit in equity, and in any of such cases, all rights and interest created or then ety cases and determine and the right to the possession of the premises above described and
and without any right of the super of recurs, recursion been made;	and in case of such default all payments theretofore made on this contract are to be retained
testimity with all the measurements and appartenances thereon or there	to belonging.
The buyer buyers agrees that failure by the selles at any time right hereunder to endorce the same, nor shall any writer by said sell any such provision, or as a waiver of the provision itsell.	to require performance by the buyer of any provision hereof shall in no way affect seller's of any breach of any provision hereof be held to be a waiver of any succeeding breach of the seller's second second by the second
துத்திக்கு பிரும்பில் பிரும்பு பிரும்பு பிரும்பு இது தாடு பிரும்பில் பிரும்பு புரும்பில் பிரும்பு பிரித்து பிரும்பில் பிரும்பு பிரும்பில் பிரும்பு பிருப்பில் பிரில் பிரும்பில் வரும்பில் நிறையில் பிரும்பு பிரும	and the starts of the starts o
1896 - 1124 - 234 - 235 (235 - 111) • • • • • • • • •	$\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{i$
- 1994年 - 1997年1月 - 北京市場には1997年 - 1997年1日本の政策の一日本の政策運行発行	and the second sec
and the second	LAND AND ALL AND
MANDANA SANA SANA SANA SANA SANA SANA SAN	
sunt as the trial court may adjudge resonable as altorney's rees it judgment or decree of the trial court, the losing party further promi	or to enforce any provision hereof, the found pairs in said shi of action action and o be allowed the prevailing party in said suit or action and it an appeal is taken from any uses to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's
atturney's teet on such appeal. In constraint this contract, it is understood that the seller or t	he buyer may be more than one person or a corporation; that if the context so requires, the be penter, and that senerally all grammatical changes shall be made, assumed and implied to
make the provisions kereof apply equally to corporations and to their This agreement shall bind and inure to the benefit of, as the	circumstances may require, not only the immediate parties hereto but their respective heirs, est and assigns as well.
IN WITNESS WHEREOF, said parties 1	have executed this instrument in duplicate; if either of the under- name to be signed and its corporate seal affixed hereto by its officers
signed is a corporation, it has caused its corporate duly authorized thereunto by order of its board of	directors. A sto I Mal
(a) The second se Second second	~ Juntary . 11 Auro
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPER SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABL USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACC	
DE LANS AND RECUEL PERSON ACQUIRING FEE TITLE I PROPERTY SHOULD CHECK WITH THE APPROPRIATE CI COUNTY FLANNING DEPARTHENT TO VERIFY APPROVED US	TY OR L CARULLE A. Uluulue
න මැති කරන්න සිදුවන්නේ සිදුවන්නේ සිදුවන්න සිදුවන්න සිදුවන්න සිදුවන්න සිදුවන්නේ සිදුවන්නේ සිදුවන්නේ සිදුවන්නේ සි සිදුවන්නේ සිදුවන්නේ ස සිද්ධනයක් සිදුවන්නේ ස	
NGITE-The contance between the symbols (), if not applicable, should b	4.971년 3. 1919년 - 1919년 1월 - 영남 전 대통 왕왕 (2.271년 1월 2.981년 1월 2.971년 1월 2.971년 1월 2.971년 1월 2.971년 1월 2.971년 1월 2.971년 1월
TOL DIG GHCTLO JON'LY OL 490 1	ail of the sole responsibility of the buyer prutract.
and the comparison of the shore is a comparation.	. BEERE BANKANANAN ARTING ANDARAMANANANANANA
STATE OF DREGDY	STATE OF OREGON, STATE OF OREGON,
County all Concerned before me on	County of Relatively of the store me on June 12
Stamer 19 1987. by	1987, by Chaples S. Daubach & Michaela
Performe S. Mc Guike	a pype Paulsen 109EUS
	Quel Plates
Notary Public for Oregon	Netery Public for Oregon
(SEAL) My commission expires: 5-23-90	My commission expires: 9-4-87
ORS \$3.635 (1) All instruments contracting to convey fee t in executed and the parties are bound, shall be acknowledged, in t	title to any real property, at a time more than 12 months from the date shat the instrument he manner provided for acknowledgment of deeds, by the conveyor of the fille to be con- arded by the conveyor not later than 15 days after the instrument is executed and the par-
versel. Such instruments, er a memorandam thereof, shall be rec- ties are bound thereby. ORS \$1.590(3) Violation of ORS \$3.635 is punishable, upon	
	ESCRIPTION CONTINUED)
4.3 8	
STATE OF OREGON: COUNTY OF KLAMATH:	SS.
	the <u>12th</u> day
	2:55 o'clock <u>P</u> M., and duly recorded in Vol. <u>M87</u> , on Page <u>10241</u>
of <u>Deeds</u>	Evelyn Biehn, County Clerk
FEE \$9.00	ByMm Mmill
	County State of Oregon
,周期的的第十分的现在分词 的复数形式 医副子子 水水石 经原本 网络网络美国家	ers to purchase is in the seller all of the full-state described lands.
据注意该查尔·默思辩, 达尔之 (1) 电低燃料机等的分子 (a the motor of the motor of the motor of the motor of the second s
n new Charlestan i.e. a Maanaaraa Merikaa	luirs(husband and wife)
[1] A. Martin and M. Ma Martin and M. Martin a Martin and M. Martin and M Martin and M. Martin and M Martin and M. Martin and) Paulsen(husband And Wife) ond
There are so that the state of the state of the source of the state of	chan der ef an June and an
9835	CONSTRUCTION CONTRACTOR OF TOST