75985

CONTRACT—REAL ESTATE—Monthly Paymonts.

Deputy

	TENENS NESS LAW PUBLISHING CO., PORTLAND, OR. 97			
CONTRACT—REAL ESTATE	Voi_M81	Pane 1	10789	
thday ofJUNI	E	, 19.	87 , between	

HELEN PI	HILIPPI		
		, hereinafter	called the seller,

MICHAEL D. BUDDE , hereinafter 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 and premises situated in KLAMATH County, State of OREGON , to-wit:

Lot 5 Block 5 Fairhaven Hts also known as 224G Weyerhaeuser Road (Sold as-is with no warranties)

## Additional Terms:

- This contract shall be NON-ASSIGNABLE
- The entire balance owing at the end of the 24th month shall be due (2 year balloon)
- Buyer shall pay all filing fees and costs relating to 3) the sale of the property.

for the sum of ***SIX THOUSAND*****  (hereinafter called the purchase price) on account at the	5000.06
(hereinafter called the purchase price) on account of whice Dollars (\$0.00)	h _0_
Dollars (\$0.08	(the receipt of which is hereby acknowledged by the
payable on the10th day of each month hereafter had	TITTY
ferred balances of said purchase price shall bear interest at  June 16th, *8Until paid, interest to be paid, mor	the rate of
parties hereto as of the date of this contract.	for the current tax year shall be prorated between the
The house manner to the contract of the contra	

rance to and covenants with the seller that the real property described in this contract is v low buyer's personal, family or household purposes, familiation (even if buyer is a natural person) for business or commercial purposes.

lings now or hereafter erected on said premises against loss or damage by lire (with extended coverage) in an amount not less than \$ 6000.00.

company or companies satalactory to the seller, with loss payable list to the seller and then to the buyer as their respective interests may appear and all two senses to be delivered to the seller as soon as insured. Now it the layer shall fail to pay any such lies, costs, water rents, taxes or charges or to hear material to the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and hear material at the tate already, without waiver, however, of any right arising to the seller for buyer's breach of contract.

EIMPOSTANT NOTICE: Dutons, by Eming out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if it creatives, an each wave in defined in the Truth-in-Leading Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclos

Helen Philippi		
549 22nd NE		STATE OF OREGON,
Salem, OR 97301		\ss.
SELLER'S NAME AND ADDRESS		County of
Michael D. Budde	l	I certify that the within instru-
1025 Baxter Rd SE		ment was received for record on the
Salem, OR 97306		day of, 19,
BUYER'S NAME AND ADDRESS	SPACE RESERVED	ato'clockM., and recorded
Affor recording return to:	FOR	in book/reel/volume Noon
the control of the co	RECORDER'S USE	page or as fee/file/instru-
BUYER	****	ment/microfilm/reception No
Charles - Opposite the April 1985 of the Charles of		Record of Deeds of said county.
ASSECCA SMAR	•••	Witness my hand and seal of
Until a change is requested all less statements shall be sent to the following address	••	County affixed.
RIIVED		

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 ashars required, or any of them, purcitially within 20 days of the time limited therefor, or fail to keep any agreement herein contained, that here is also between at once due and payable and/or (2) to direction (2) to declare the whole unpaid principal balance of said purchase price with a said safety rights acquired by the buyer hereunder shall rever to an event in active rights acquired by the buyer hereunder shall rever to an event in active rights and interest created or them and standard any right of the buyer and revert to a revert in said seller without any right of the buyer hereunder shall revert to a revert in said seller without any right of the purchase of return, reclamation or compensation for moneys paid or account of the premises above described and by sand should be said seller as the agreed and resonable ren of or moneys paid on account of the purchase of said property as abouted, the said permises above described and have the right summediately, or at any time thereafter, to enter upon the land aloresaid, without any payments theretolore made on this contract are to be retained that the said at the said seller as the after upon the land aloresaid, without any provision hereof shall in no way allect seller's any such approximant of the purchase of the provision thereof; to any such approximant, or as a waiver of the provision itself.

						and the second second
	The tr	use and actual consideration paid for	this tooms			
	singular promotes the province the province the province This age executors, edm	the and actual consideration paid for other property or value given or p of sent or action is instituted to force tail count may adjudge reasonable a acree of the trial court, the losing p on such appeal, court, the losing p on such appeal, this contract, it is understood on shall be taken to mean and including abuilt be taken to mean and including abuilt be taken to mean and including specially to corporate the sent apply equally to corporate the sent apply equally to corporate apply equally to corporate apply equally to corporate apply equally to corporation, personal representatives, a WITNESS WHEREOF, S. Corporation, if has caused in tized thereunto by order of	arty further promises to p that the seller or the buye the the plural and the neute ations and to individuals. benetit of, as the circumst. successors in inference.	owed the prevailing party in any such sum as the appellate it may be more than one peri if, and that generally all gran ances may require, not only	the losing party in said sui said aut or action and it court shall adjudge reasor on a corporation; that immatical changes shall be n	t or action agrees to pay suc an appeal is taken from an able as the prevailing party if the context so requires, the nade, assumed and implied to
	duly author	rorness WHEREOF, s corporation, it has caused in cized thereunto by order of	ts corporate name t its board of direct	o be signed and its co	ent in duplicate; if rporate seal affixed	either of the under-
	SCRIBED IN THE USE LAWS AN THIS INSTRUM PROPERTY SH COUNTY PLAN	VENT WILL NOT ALLOW USE OF ALIS INSTRUMENT IN VIOLATION OF REGULATIONS. BEFORE SIGN INTO THE PERSON ACQUIRING OULD CHECK WITH THE APPOINT DEPARTMENT TO VERIFY A	THE PROPERTY DE- OF APPLICABLE LAND NING OR ACCEPTING FEE TITLE TO THE ROPRIATE CITY OR APPROVED USES.	HELEN PHILI	DUDE, Buyer	lippi.
	NOTE-The section	ne between the symbols (I), if not appl	icable, should be deleted a		, -uyer	
	lifesecuted by a co affix disposine sec		as deleted. 2	•> ORS 93.030].		
A de la companya de l	one the farm of act STATE OF OR	above is a corporation, transledgment appealse.)				
100	Country of /	MARION  was acknowledged below	Cot	E OF OREGON  inty of MAK	10N }ss	
Command de la commanda de la command	PAILL	1.087. by HE	19 8 7. as	strument was acknowled by MICHA	Red before me on J	HAE 16
	(SEAL)	Notary Public to	B C	Public for Oregon	Harrie	01700
	ORS 32:33 (1) in executed and the verme. Buch instrumities are inaged there or ORS 32:396(3)	All instruments contracting to co- parties are bound shall be acknowled to a memorandum thereof, all by.  Validation of ORS 93.635 is punish	onvey fee title to any rea	I property, at a time inere it vided for acknowledgment o enveyor not later than 15 da	nan. 12 months from the da	te that the instrument
		Violation of ORS 91.635 is punish	, , , , , , , , , , , , , , , , , , ,	a line of not more than \$10	90.	executed and the par-
		*	(DESCRIPTION C	ONTINUED)	The state of the s	
A STATE OF THE PARTY OF THE PAR		en e			ganga	All states
STATE	E OF OREGON:	COUNTY OF KLAMATH:				
			SS.			
Filed 6	or record at requi	est of				
OI		A.D., 19 87 at of Deeds	3:54 o'clock	P_M., and duly re	the22	nd day
		of Deeds		.On Page .111/89	corded in Vol. <u>M8</u>	<del>7</del> ,
FEE	\$9.00		Evelyn By	Biehn, Co	unty Clerk	
1					mun	
1		The second of th	Programme Communication of the	The same and the s	The second of th	
Produced Co. Communication					Market of the second of the se	

1. del