∝ 4843 83	CONTRACT-REAL ESTATE	Vol.M81	_Page15300
THIS CONTRACT, Made this KLAMATH RIVER ACRES C	s15thday of OF_OREGON.L/ID.	λumie+	
andRONALD_DANA_ICHTERTZ	& PEGGY LORRAINE ICHTER		einafter called the selle
WITNESSETH: That in consid agrees to sell unto the buyer and the and premises situated inKlam	DIIVAT BOTRAS IN DIIVChase income	its and agreements her	ein cortained, the selle
Lot 23, Block 24, 4th Additio (18211 Freight Road Lane)	(アン・アンプロ・ション・ション・アン・アン・ション・ション・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン	[28] A. B.	
Also included, an undivided 1 Block 24, 4th Addition to Klar	/3 interest in well and math River Acres of Oreg	pump house locate	ed on Lot 22,
Also included a three bedroom range, water heater, refriger	mobile home, Oregon Lic rator	ense No. X177401,	, including
Seller warrants that taxes are	e paid current.		
Remaining \$2,000 on down payme pay \$1,050 (including interest interest), completing \$3,000 of		s: November 1, 1 uyer to pay \$1,02	987, buyer to 5 (including
Buyer to pay taxes and insurar	and a second	بر المراجع الم محمد المراجع ال	and a second
Buyer has the right to increas	se payments ,or pay ,off a	t any time withou	t penalty.
for the sum ofTHIRTY TWO THOU	USAND AND NO/100	Doll	ars (\$32,000.00
(hereinafter called the purchase price) of Dollars (\$3,000.00) is paid on the seller); the buyet agrees to pay the rem the seller in monthly payments of not Dollars (\$279:87) each, Mont	he execution hereof (the receip mainder of said purchase price (less than TWO HUNDRED SEV	t of which is hereby (to-wit: \$29,000.00	acknowledged by the) to the order of
forred balances of said purchase price si August 15, 1987 until paid, interest monthly payments above required. Taxe parties hereto as of the date of this cont The buyer warrants to and covenants with the si "(A) primatily for buyer personal, tamily or hu (B) for an organization or (even it buyer is a The buyer shall be entitled to possession of said buyer is not in default under the terms of this contract. Hereon, in good condition and repair and will not suff there in a d save the seller barriers and will not suff buyer will pay all taxes hereafter levied egiant suid p buyer will pay all taxes hereafter levied before the save buyer and save the seller barriers the repair sufficient to the save the seller barriers the seller barriers the same save the save buyer is now or hereafter erected on said remains and barriers the same barriers the same save the sav	est to be paidincluded es on said premises for the cur itract. seller that the real property described in this iousehold purposes.	and * { in additi being in rent tax year shall be contract is	ion to cluded in the minimum prorated between the
n e company or companies satisfactory to the seller, w policies of insurance to be delivered to the seller is so- procure and pay for such insurance, the seller may do so	with loss payable first to the seller and then on as insured. Now if the buyer shall fail the 10 and any payment so made shall be added	coverage) in an amount not le n to the buyer as their respecti o pay any such liens, costs, wa	ss than \$ ve interests may appear and all ter rents, taxes or charges or to
in an amount equal to axid purchase presses and with accept the usual printed exceptions and the building shift ully paid and upon request and upon surrender of this upyre, buyer's heirs and assigns, free and clear of encoun- rising by, through or under seller, excepting, however, it he buyer and further excepting all liens and encountrance	him days from the date hereoi le title in and to said premises in the seller of other restrictions and eatements now of reo a afternent, seller will deliver a good and i brorances as of the date hereoi and free and ho said easements, restrictions and the taxes, ces created by the buys or buyer a sasigns.	I, seller will furnish unto buyer on or subsequent to the dat ord, if any. Seller also agrees t sufficient deed conveying said clear of all encumbrances since municipal liens, water rents an	a title insurance policy insuring e of this agreement, save and hat when said purchase price is premises in tee simple unto the said date placed, permitted or d public charges so assumed by
IMPORTANT NOTICE: Delete, by lining out, whichover ph radiher, as such word is defined in the Truth-in-Lending Act urg xee, use Stevens-Nets Form No. 1319 or similar.	lucise and whichever varranty (A) or (B) is no t and Regulation Z, the seller MUST comply with	t applicable. If warranty (A) is in the Act and Regulation by ma	applicable and if the soller is a king required disclosures; for this
lamath River Acres of Oregon, .O. Box 52 eno, OR 97627	Ltd. Ward and the second	STATE OF OREC	GON,
seller's NAHE AND ADDREES nald Dana & Peggy Lorraine [ch 712 Puckett Lane lamath Falls, OR 97601	tortz	I certify th ment was received	at the within Instru- d for record on the
BUYER'S NAME AND ADDRESH Ner recording estum for lamath River Acres of Oregon, 1 .0. Box 52	SPACE RESERVED	in book/reel/volun page ment/microtifm/re	on or as fee/file/instru- ception No.
EIO, OR 97627 NAME, ADDRESS, ZIP 111 a change is requested oil fax statemints shall be set us if	3. Spectra and a Statistical Control of St	Record of Deeds of Witness my	said county.
phald Dana & Peggy Lorraine Ic 712 Puckett Lane Lamath Falls, OR 97601	htertz	NAME	
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	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	建美国化物学 医偏和肌肉 美国人的现在分词	ies that time is of	he essence of this contract.	and in case the buyer shall t	ail to make the payments
And it is und above required, or an option shall have the the interest thercon a	y of them, punctua following rights: (tonce due and pay	ally within 20 days (1) to occlare this (able an 1/or (3) to	of the time limited to contract null and voi loreclose this contra-	the essence of this contract, i- therelor, or fail to keep any id, (2) to declare the wholy of the sail in equity, and in a and determine and the right determine and the right is selfer without any act of i moneys paid on account of so of such delault all paymen up to the time of such defa aloresaid, without any proce	agreement herein contained, unpaid principal balance of ny of such cases, all rights an to the possession of the pre-	then the seller at seller's f said purchase price with nd interest created or then mises above described and
existing in favor of t all other rights acqui and without any righ perfectly as if this co	he buyer as against red by the buyer h it of the buyer of r intract and such ba	ans soller hereunde ereunder shall rever eturn, ticlamation o yments had never b	t to and revest in sain or compensation for t een made; and in ca	id seller without any act of i moneys paid on account of se of such default all payment	e-entry, or any other act of a the purchase of said propert its theretolore made on this its definition of the said of the	said seller to be performed y as absolutely, fully and contract are to be retained case of such default shall
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The buyer lu right hereunder to er any such provision, o	other agrees that for more the anime, no or as a waiver of the	nilure by the seller r shall uny valver b he provision itsell.	at any time to requi by said seller of any	re performance by the buyer breach of any provision her	of any provision nereoi sha of be held to be a waiver o	f any succeeding breach of
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inconstruing	this contract, it is all be taken to mea	understood that the n and include the p ly to corporations a	seller or the buyer lural and the neuter, nd to individuals.	may be more than one pers, and that generally all gram	on or a corporation; that it i mutical changes shall be made the immediate parties berefo	the context so requires, the de, assumed and implied to hut their respective heirs.
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signed is a corr duly authorize	ooration, it ha	s caused its co	rporate name t	o be signed and its co	rporate seal attixed I	hereto by its officers
"这些书题"是完成,1995年1月,1995年1月, 1997年———————————————————————————————————	त १९२४ व्याह्य केंद्रीय व्याहर २ हत्या ६ - व्याहरीके प्राप्त १९६	은 아이가 나는 아이는 아이는 것 같은 아이가 나라 안 안 한 가지 않는다.	an is a star and a star a s Star a star a	for EY	Klamath River	U U
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