- 851—ASSIGNMENT OF REAL ESTATE CONTRACT by Vendee-Buyer.	NACT Vol. <u>M88</u> Page
ASSIGNMENT OF REAL ESTATE CONTRACT by Vendee-BUYER. ASSIGNMENT OF CONTRACT OF Vendee-BUYER. ASSIGNMENT OF CONTRACT OF VENDEE OF CONTRACT O	RACT
MTC 19725 PRESENTS, That th	le unaersieueu,
KNOW ALL MEN BY THESE PRESENTS, That the sold and assigned and hereby does grant, bargain, sell, ass	sign and set over uno
ARTHUR A. INC.	his herrs, successful dated
ARTHUR R. MC DOMAIN, et al. and 'to t igns, all of the vendee's right, title and interest in and 'to t	that certain contract for an
igns, all of the vendee's right, title and interest in EANNIE LOU August 10, 19.79, between FANNIE LOU	JISE CROXFORD
August 10 , 19.79 , between <u>FANNIE LOU</u> seller and <u>TROY L. WAGONER</u> and <u>CAROLYN WAGONE</u> ssigned their interests to WILLIAM V. PLOURD bid contract is recorded in the Deed* Miscellaneo	R, husband and wife, who busband and wife
seller and <u>TROY L. WAGONER</u> and <u>CAROLYN WAGONER</u> ssigned their interests to WILLIAM V. PLOURD sbuyer, which contract is recorded in the Deed* Miscellanec buyer, which contract is recorded in the Deed* Miscellanec bu	bus* Records of
ssigned which contract is recorded in the Deed 19366	thereof, of as loop being expressly mader,
199000 recipient the unders	igned in and to the that the undersigned is the other
ogether with all of the right, the and the and warrants to the	ontract of sale and that the unpaid balance of the 19.88.; June 16
of the vendee's interest in the real estate described with intere	est paid thereon to
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CHARACKEY XMXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	It if the context so requires, the singular shall be taken to the the terminine and the neuter and that generally all gram- be make the provisions hereof apply equally to one or more make the provisions hereof apply equally to one or more signor has hereunto set his 'hand; if the undersigned is a set to be affixed hereunto by its offi-
matical changes shall be matical changes shall be individuals and/or corporations.	ssignor has hereunto set his hand; if the undersigned is a ned and its corporate seal to be affixed hereunto by its offi- directors.
IN WITNESS WHEREOF, the think to be sign it has caused its corporate name to be sign	hirectors.
IN WITNESS WHEREAS are to be step corporation, it has caused its corporate name to be step cers duly authorized thereunto by order of its board of c June 30, 1988	William V. Plourde WILLETAM J. PLOURDE Plour de
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THIS INSTRUMENT WILL NOT ALLOW VIOLATION OF APPLICACEPTING SCRIBED IN THIS INSTRUMENT IN VIOLATION OF ADDRESS OF ACCEPTING SCRIBED IN THIS INSTRUMENT IN VIOLATION OF ADDRESS OF	LINDA G. PLOURDE
THIS INSTRUMENT WILL NOT IN VIOLATION OF AFT OR ACCEPTING SCRIBED IN THIS INSTRUMENT IN BEFORE SIGNING OF ACCEPTING USE LAWS AND REGULATIONS BEFORE SIGNING FEE TITLE TO THI USE LAWS AND REGULATIONS ACQUIRING FEE TITLE TO THIS THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPED USES. COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.	TATE OF OREGON, County of
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STATE OF OREGON , SS. County of 10 88.	Personally appeared
County of A american 19.88. June SQ. 19.88. Personally Sppeared the above named	tor himself and not one tor
	a corpora
	, a corpora and that the seal affixed to the foregoing instrument is the corporat of said corporation and that said instrument was signed and sealed in half of said corporation by authority of its board of directors; and each half of said corporation by authority of its voluntary act and of the seknowledged said instrument to be its voluntary act and of
Us, and acknowledged the toregoing and deed.	halt of said corporation by authors to be its voluntary action halt of said corporation by authors to be its voluntary action acknowledged said instrument to be its voluntary actions.
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the word not applicable. NOTE-The sentence between the s)	My commission expires: and end of the contract is not all ymbols (), If not applicable, should be delated. See ORS 93.030. If the contract is not all
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