Eq. (eg)

os 89248 con	STEVENS-NESS LAW PUB. CO., PORTLAND, OR, STEM TRACT—REAL ESTATE VOL >
THIS CONTRACT, Made this 7th KLAMAIH RIVER ACRES OF	day of July Page
and KENNETH C. VAN HYFTE AND EI	LEEN R. VAN HYFTE, Husband & Wife
WITNESSETH: That in consideration of the	hereinafter called the buyer, to purchase from the seller all of the following described lands County, State of OREGON to-wit:
Lot 22, Block 35, 5th Addition to Klamat thereof on file in the records of Klamat	<u> 발위한 경험에 관련적으로 하면 없는 후 하는 것이 하는 요하는 사람들이 된 것이라고 하는 것이다. 점점 다른 하는</u>
Seller agrees to pay taxes current.	
Buyer agrees to pay as follows:	
July 7, 1988 \$5,000.00 November 5, 1988 5,000.00 April 5, 1989 6,000.00 Interest to be paid in full on April 5,	
Buyer also agrees to assume Bancroft Bor	어제 그렇게 하셨다면 가게 되었다면 살았다면 이 아이를 가고 있다. 이 등 사람들은 사람들이 그 그들은 지하는 사람들이 하고 있다.
CRS of courts Archards of ORG MARS is purificulty about sect	SHOK Adaman by
(hereinafter called the purchase price) on account of Dollars (\$.5,000.00) is paid on the execution his seller); the buyer agrees to pay the remainder of said the seller in monthly payments of not less than	which —FIVE THOUSAND & NO/100— ereof (the receipt of which is hereby acknowledged by the purchase price (to-wit: \$11,000.00) to the order of See above payment schedule
July 7, 1988	mises for the current tax year shall be prorated between the
buyer is not in default under the terms of this contract. The buyer agrees it thereon, in good condition and results will, not suffer or permit any wa other liens and save the seller harmles thereon and reimburse seller for a buyer will pay all taxes hereafter levied against issail property; as well as imposed upon said premises, all promptly before the same or any part there buildings now or hereafter erected on said premises against loss or damage in a company, or companies satisfactory to the seller, with loss republic to the seller with loss republic to the seller with loss republic to the seller as soon as immediately to the seller as soon as immediately to the seller as soon as immediately to the seller as soon as increased.	nat at all times buyer will keep the premises and the buildings, now or hereafter erected siste or strip thereof; that be the premises and the buildings, now or hereafter erected il costs and attorney's less incurred by seller in detending against any such liens; that all water rents, public charges and municipal liens which hereafter lawfully may be cot become past due; that at buyer's expense, buyer will insure and keep insured all by lire (with extended-coverage) in an amount not less than \$\frac{1}{2}\$ sit to the seller and then to the buyer as their respective interests may appear and all it the buyer shall tail to pay any such liens, costs, water costs.
The seller agrees that at seller's expense and within did (in an amount equal to said purchase price) marketable title in and to said purchase price) marketable title in and to sa except the usual printed exceptions and the building and other restrictions at fully paid and upon request and upon surrender of this agreement, seller we buyer, buyer's heirs and assigns, tree and lear of encumbrances as of the darising by, through or under seller, excepting, however, the said easements, rethe buyer and further excepting all liens and encumbrances created by the buyer.	the raising to the seller for buyer's breach of contract, and the debt secured by this contract and size in the seller for buyer's breach of contract. sys from the date hereol, seller will furnish unto buyer a title insurance policy insuring the profits of the seller on or subsequent to the date of this agreement, save and descenseris now of record, if any Seller also agrees that when said purchase price is seller as good and sufficient deed conveying said premises in lee simple unto the stitutions and the taxes, municipal liens, water rents and public charges so assumed by the contract of the seller of the se
creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z. th	varranty (A) or (B) is not applicable. If warranty (A) is applicable and if the sales in
P.O. Box 52 Keno, OR 97627	STATE OF OREGON,
Kenneth C. VanHyfte & Eileen R. VanHyfte P.O. Box 56 Keno, OR 97627	I certify that the within instrument was received for record on the
Klamath River Acres of Oregon, Ltd. 112-12. P.O. Box 52 Keno, OR 97627 State the therefore between the control of the contr	ron in book/reel/volume Noon page or as fee/file/instrument/microfilm/reception No, Record of Deeds of said county. Witness my hand and seal of
nill'a change is requested all tax statements shall be sent to the following address: Xenneth C. VanHyfte & Filen P. WanHyste.	The second second second County Afficed. - Such the content of the county is the county of the coun
, AME, AUDRESS, ZIP	By Deputy

Evelyn Biehn County Clerk By Gantone Mullendue agrees to sail unto the bayer and the harry agrees to pinchase from the saller at of the hotoring described lends to with State of The State of The State of The State of Stat WITNESSETH. That in consideration of the muteal coveniums and entering nearth parabular, the salidates witnesses in the salidates. her traiter called the solution of the solutio THIS CONTRACT, Made this This CONTRACT, Made this ACRES OF OREGON, LATPA. FO=M No. 705-CONTRACT--REAL ESTATE--Mounty Fuyments. CONTRACT—PEAL ESTATE AULSTRE LEGIC