os 90444	AL ESTATE Monthly Payments.			PUBLISHING CO., PORTLAND, OR. 9720
		CONTRACT-REAL ESTATE		page <b>13287</b> (
MARJORIE	RACT, Made this		• • • • • • • • • • • • • • • • • • • •	
and MARK HA	AMILL AND KAREN HANI	LL, Husband & Wife	2	
WITNESSETH agrees to sell unto the	H: That in consideration he buyer and the buyer ag I in	of the mutual covenant frees to purchase from t	ts and agreements he the seller all of the f	rein contained, the seller ollowing described lands
	3, Section 6, WSHP			
CE.		1 NO (100		75 00 00
for the sum of <u>manage</u> Chereinafter called the	EVENTY FIVE THOUSALD	a NU/100	Dol	lars (\$.15,00.00)
Dollars (\$	is paid on the execu	ition hereof (the receip)	t of which is hereby	y acknowledged by the
seller); the buyer agree the seller in monthly	ees to pay the remainder of payments of not less that	of said purchase price ( SIX HUNDRED FI	( <i>to-wit: \$.</i> 75,000.0 FTY EIGHT & 18/1	0) to the order of 00
Dollars (\$.658.18	) each,	и		
	-h		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
	chday of each month her said purchase price is full			
ferred balances of said	d purchase price shall bear	r interest at the rate of .	10 per cent per a	annum from
September 10, 198	Buntil paid, interest to be	paid included	and * { in additional terms in additional	tion to
monthly payments abo parties hereto as of th	oove required. Taxes or sa he date of this contract.	aid premises for the cur	rrent tax year shall b	e prorated between the
(B) for an organizati	o and covenants with the seller that i iyer's personal, family or invised (d ion (even if buyer is a natural perso	on) for business (r commercial pr	urposes.	
The buyer shall be ent	titled to possession of said Linds c.n. the terms of this contract. The baye	August 1.5, er afrees that at all times buyer w	1988 , and ma	y retain such possession so long a buildings, now or hereafter erected
thereon, in good condition and other Lens and save the seller buyer will pay all taxes herea	d repair and will not suffer or prin hamless therefrom and remberses after levied against said property a all promptly before the same or ony	es well as all water rents, public	charges and municipal liens	ises free from construction and al ending acainst any such fiens; tha which hereafter fawfully may be
therenr, in good condition and other lens and save the selier buyer will pay all tares herea imposed upon said premises, a buildings now or hereafter erei in a combany or companies policies of insurance to be del procure and pay for such insu-	d repair and will not suffer or perm - harmless therefrom and remburies after levied against said property of	25 well as all water rents, public y part thereol become past due; i or damage by fire (with extended payable first to the seller and th ared. Now il the buyer shall fail r payment so muce shall be addee	<ul> <li>charges and municipal liens that at buyer's expense, buye d coverage) in an amount not ten to the buyer as their respe to pay any such liens, costs, id to and become a part of the</li> </ul>	ises tree from construction and al sending actinist any such liens: that which bereafter lawfully may b er will insure and keep insured al t less than \$ ethice interests may appear and al water tents, taxes or charges or to debt secured by this contract ano

The seller agrees that at seller's expense and with n \_\_\_\_\_\_\_ days from the date hereof, seller will furnish unto buyer a title insurance policy insuring (in an arount equal to sud purchase price) marketable title in and to said purches. It weller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and eacements now of record, if any. Seller also agrees that when said purchase price is fully piu and upon request and upon surtender of this agreement -effer will deliver a good and sufficient deed conveying said prences in ice simple unto the buyer, buyer's heirs and assigns, free and clear of encumbrance as of the date here of and free and clear of all encumbrances since said date placed, permitted or arising by, through or under seller, excepting, however, the said casements, restrictions and the taxes, numicipal liens, water rents and public charges so assumed by the buyer and lutther excepting all liens and encumbrance or buyer's assigns. (Continued instruces)

\* IMPORT/INT NOTICE: Delete, by lining oil, whichever phase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditar, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1319 or similar.

P.O. Box 52 Keno, OR 97627 SELLER'S NAME AND ADDRESS Mark & Karen Hamill P.O. Box 476 Keno, OR 97627 BUYER'S NAME AND ADDRESS After recording return to:	SPACE RESERVED	STATE OF OREGON, County of		
Marjorie Rambo P.O. Box 52 Keno, OR 97627	RECORDER'S USE	page or as fee/file/instru- ment/microfilm/reception No, Record of Deeds of said county. Witness my hand and seal of		
Unlil a change is requested all tax statements shall be sent to it a following address. Mark & Karen Hamill P.O. Box 476 Keno, OR 97627		County affixed.	TITLE Deputy	

## 13288

And it is understool and agreed between said parties that time is of tim essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and yoil, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable. (3) to windraw said deed and yoil, (2) to declare the whole unpaid principal balance of said purchase price with equity, and in any of such cases, all rights and interest created or then eviting in favor of the buyer as atainst the seller hereunder shall utterly cease and de-termine and the right to the possession of the premises above described and all after rights acquired by the buyer hereunder shall evert to and revest in said seller without any act of re entry, or any other act of said teller to be performed and without any right of the buyer of return, reclamation or compensation for moneys 1 aid on account of the purchase of said property as absolutely, tuly in 1 perfectly as it thus contract and such payments had never been made: and in case of such default all parments thereaforer made on this contract are to be retained by and belong its immediately, or any time easily in the contract and such payments had never been made: and in the land storesaid, without any process of law, and take immediate possession ithereol, together with all the improvements and neverable enter of thereafter, to enter easily approace thereafter without any returned any act of such default any time thereafter, to enter upon the land storesaid, without any process of law, and take immediate possession ithereol, together with all the improvements and apputenances thereon or thereto belonging.

the large stores and without any process of any management of the selfer at any time to require performance by the buyer of any provision hereof shall in no way allect his The buyer further there is a same, nor shall any waiver by said selfer of try breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or is a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 75,000.00. (However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).) In case suit or aritim is instituted to loreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's fees to be blowed the prevailing party in said suit or action and it an appeal. Staten from any judgment or decire of such trial court, the losing party larther promise to pay such sum as the appellate yourt shall adjudge reasonable as attorney's fees to be blowed the prevailing party in said suit or action and it an appeal. In construing this outract, it is understood that the seller or the buyt may be more than one person or a corporation; that if the context so requires, the singure pronous shall be taken to mean and include the plural, the numerchang be more than one person or a corporation; that if the context so requires, shall be reade, assumed and implied to make the provision hereod apply squaly to corporations and to individuals. This adjreement shall blind and insure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective here, successors in interest and assign as well. IN WITNESS WHEREOF, said parties have executed this instrument in trialicates it with a state of the parties is a state of the parties in the state of the state of the personal restrict of the state of

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors.

HJ. man THIS INSTRUMENT W'LL NOT ALLOW USE OF THE PROPERTY DE-SCRIDEL IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE THE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR Ummill' Karen Hamili Marjorie Rambomany COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. 1 Gam NOTE--The sontence between the symbols (), if not opplicable, should be delated. fear ORS 93.030). (If executed by a corporation, office corporate seal) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON. STATE OF OREGON, ) ss. ) 55. Courty of KLAMATH County of ..... This instrument was acknowledged before me on This instrument was acknowledged before me on Aug 15t 15 .. 19 88 by 19 ....., by ..... Marc Hammill Karen Hammill and as 3! Notary Public to (SB4E) Notary Public for Oregon Aotary Public for Oregon (SEAL) My commitsion expires: 5/21/89 My commission expires: ORS 93.6.5 (1) All instruments contracting to convey fee title to any r al property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the month provided for acknowledgement of deeds, by the conveyor of the title to be con-veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ties are bound thereby. ORS 93.090(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not sure than \$100.

(DESCRIPTION CONTINUED)

## STATE OF OREGON: COUNTY OF KLAMATH: 22

Filed for record at request of	<u>Rambo Enterprises</u>	the 17th	dav
of Aug A.D., 19	88 at 11:32 o'clock A. M., and dul	y recorded in VolM88	Cuy
of	On Page 13		<u> </u>
	Evelyn Biehn	County Clerk	
FEE \$13.00	By <u>Avulan</u>	- Mullendare	