1	ORM No. 851-ASSIGNMENT OF REAL ESTATE CONTRACT by Vendee-Buyer.	STECONTRACT VOI. <u>mgg</u> Page
		hat the undersigned, for the consideration hereinafter stated,
	has sold and assigned and hereby does grant, bargain, sel	I, assign and set over unto
	THOMAS J. BURNS & SHARON R. BURNS, husband and wife	
	TROTAS 5. DORIS & DIRACA AN DORIS	날짜 수 가장 옷에 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 있는 것 이 있는 것 같아요. 이 있는 것 않아요. 이 있는 것 같아요. 이 있는 것 같아요. 이 있는 것 같아요. 이 있는 것 않아요. 이 있는 않아요. 이 않아요. 이 않아요. 이 있는 않아요. 이 않
		his heirs, successors and to that certain contract for the sale of real estate dated
	January 18 , 19 79 , between Grace L	Turnage & Guy P. Turnage
	as seller and Charles J. & Beverly E. DiPletro	
04	in book/reel/volume No. <u>M19</u> at page <u>1.19</u> , tion No. <u>61454</u> and subsequently which, (refere together with all of the right, title and interest of the unde signed hereby expressly covenants with and warrants to t of the vendee's interest in the real estate described in said price thereof is not more than <u>\$22,932.56</u> with inter- further, upon compliance by said assignee with the term of said real estate be made and delivered to the order of	neous* Records of
2	The true and actual consideration paid for this tran	nster, stated in terms of donars, is $\varphi$
5	<sup>o</sup> <i>Homeowy the actual consideration part of the</i> <sup>o</sup> <i>Homeowy the actual consideration consists of an includes at the proposition of the state of </i>	
DEC 24	In construing this assignment, it is understood that if the context so requires, the singular shall be taken to mean and include the plural, the masculine shall include the feminine and the neuter and that generally all gram- matical changes shall be made, assumed and implied to make the provisions hereof apply equally to one or more individuals and/or corporations.	
	Corporation, it has caused its corporation and corporation, it has caused its corporation of the ceres duly authorized thereunto by order of its board of corporation of the caused its corporation of the	Perry L. Delay
	STATE OF CHEEREN, ALASKA	ATE OF OREGON, County of
	County of MA	resonanty appearedand
	Decem UL	when being duly sworn, the for himself and not one for the other, did sor that the former is the
	Terry L. DeLay & Valencia A. Hiebert	projika and that the latter is the
		A corporation d theo the ocal attined to the torogoing instrument is the corporate sea said corporation and that said instrument was signed and sealed in pe if of said corporation by authority of its board of discotore; and each an acknowledged said instrument to be its release, set and deed Rator and
	SEAL)	(OFFICIAL SEAL)
	My commission expires: 10/14/40 M	Commission σπρίεσε: (If executed by a corporate aftic corporate sea
	"Strike whichever word not opplicable. NOTE—The sentence between the symbols record, it should be recorded, preferably in the Deed Records.	$_{0}$ (If not applicable, should be deleted. See ORS 93.030. If the contract is not already a
	Terry L. DeLay & Valencia A. Hiebert P.O. Box 1714 Valdez, AK 99686 GRANTOR'S NAME AND ADDRESS Thomas J. Burns & Sharon R. Burns 5842 Marshall Drive Huntington Beach, CA 92649 GRANTEE'S NAME AND ADDRESS	STATE OF OREGON, County of
	After recording return to: MOUNTAIN TITLE COMPANY OF KLAMATH COUNT 407 Main Street Klamath Falls, OR 97601 NAME, ADDRESS, ZIP	PY RECORDER'S USE page <u>22149</u> or as fee/file/instr ment/microfilm/reception No.95412. Record of Deeds of said county. Witness my hand and seal County affixed.
	Until a change is requested all fax statements shall be sent to the following addres SAME AS GRANTEE	Evelyn Biehn, County Clerk
	Grantee	By Quilline Mullindar Depu
		방법 가까? 경험에 있는 그는 것 같은 것 것 같은 것 같은 것 같은 것 같은 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 없는 것 같이 않는 것 같이 않는 것 같이 없는 것 같이 없는 것 같이 없는 것 같이 않는 않는 않는 않는 것 같이 않 않는 않는 것 같이 않는 것 같이 않는