OT 24 53	COPYRIGHT 1990 ST	EVENS-NESS LAW PUB. CO., PORTLAND, OR. 9720
	TRACT-REAL ESTATE	
THIS CONTRACT, Made this 25	day of October	198 Page 25713
andEvelyn Jones		, hereinafter called the seller
WITNESSETH: That in consideration of the agrees to sell unto the buyer and the buyer agrees and premises situated in Klamath.  SEE LEGAL DESCRIPTION MARKED EXHIBIT "A" PART HEREOF AS THOUGH FULLY SET FORTH HE Tax Lot R-3909-005cd-04300-000	e mutual covenants and agreeme o purchase from the seller all of	, hereinafter called the buyer
Terms of Sale agreement: Seller sh paid in full. At such time as all m a clear and marketable Title to Buy	all retain Title until al onies paid in full, selle	l monies due are r will furnish
Buyer shall keep the Real Property Encumbrances, until all monies due	from of Messa	ts, Liens, or other
No title policy is desired by Buyer		
An Escrow Account is requested by b		<del></del>
Owner will carry a note of \$ 312 plus 14 % add on interest rate . N	0 414	e price of \$2000.
for the sum of	tion of the state	Dollars (\$)
the seller in monthly payments of not less thansix Dollars (\$.65) each, month	purchase price (to-wit: \$.3120. ity-five dollars	ereby acknowledged by the to the order of
payable on the 25 day of each month hereafter and continuing until said purchase price is fully paid ferred balances of said purchase price shall bear intere Jana 25 until paid, interest to be paid monthly payments above required. Taxes on said prenarties hereto as of the date of this contract.  The buyer warrants to and covenants with the seller that the real price (A) primarily for buyer's personal, family or household purposes.  (B) for an organization or (even it buyer is a natural person) is for the buyer shall be entitled to covere the contract.	st at the rate of	per and at any time; all de- per and me from per and me from the minimum cing included in the minimum all be prorated between the
buyer is not in default under the terms of this contract. The buyer agrees the thereon, in good condition and repair and will not sulter or permit any was other liens and save the seller harmless therefrom and reimbures seller for all buyer will pay all taxes hereafter levied against said properly, as well as a imposed upon said premises all recreeking the properly, as well as a	t at all times buyer will keep the premises and te or strip thereol; that buyer will keep said costs and attorney's lees incurred by seller in light water.	d may retain such possession so long as I the buildings, now or hereafter etected premises free from construction and all I defending against any such liens; that liens which hereafter lawfully may be buyer will insure and keep insured all
procure and pay for such insurance, the seller as soon as insurance. Now is shall bear interest at the rate places the seller may do so and any payment shall bear interest at the rate places the seller may do so and any payment seller may do so any do so and any payment seller may do so any do so a	t to the seller and then to the buyer as their the buyer shall fail to pay any such liens, or	respective interests may appear and all
tully paid and upon request and upon surrender of this agreement, seller will buyly paid and upon request and upon surrender of this agreement, seller will buyler, buyer's heirs and assigns, free and clear of encumbrances as of the datarising by, through or under seller, excepting, however, the said easements, results buyler and further excepting all liens and encumbrances created by the buyler.	premises in the seller on or subsequent to easements now of record, if any. Seller also of Il deliver a good and sulficient deed conveyin e hereof and free and clear of all encumbranc trictions and the taxes, municipal liens, water if er or buyer's assigns.	obuyer a title insurance policy insuring the date of this agreement, save and agrees that when said purchase price is agreed to the said purchase price is ge said premises in fee simple unto the ess since said date placed, permitted or tents and public charges so assumed by
reditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the surpose, use Stevens-Ness Form No. 1319 or similar.	ntranty (A) or (B) is not applicable. If warranty seller MUST camply with the Act and Regulation	(A) is applicable and if the seller is a by making required disclosures; for this
2208 Laurel Klamath Falls Or. 97601	STATE OF	OREGON,
Evelyn Jones 2212 Laurel	I certii ment was re	ty that the within instru- ceived for record on the
Klamath Falls Or. 97601 BUYER'S NAME AND ADDRESS  Ter recording return to:	SPACE RESERVED at	clockM., and recorded
Aspen Title Attn: Collection Dept.	FOR IN book/reel/N RECORDER'S USE page	on or as fee/file/instru- m/reception No
til a change is requested all fax statements shall be sent to the following address	Witness County affixed	thy hand and seal of
Evelyn Jones 2212 Laurel	Total and a graph of the second secon	
City, 9760/	Ву	Deputy



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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall tail to make the payments option shall have the following rights:

(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain sums previously paid hereunder by the buyer.\*

(2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or

(3) To foreclose this contract by suit in equity.

In any of such cases, all rights and interest created or then existing in layer of the buyer as against the seller hereunder shall utterly cease and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any act of the purchase of said protest said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said protest said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said protest said seller to the performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said protest said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said protest said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said protest said seller to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of security of the said seller in case of such default, all all have the right immediately, or at any time thereafter, to enter upon the land alforesaid, without any process of law, a

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jih di di di seri da <b>me</b> ndana angkana da				•	
In case suit or action sum as the trial court may a judgment or decree of the tria attorney's tees on such appeal.  In construing this contribution in the contribution of the provisions hereol appears that it is attempted that it is attempted that in the contribution of the contributio	nsideration paid for this transler, or value given or promised which is instituted to foreclose this condition djudge reasonable as attorney's it is court, the losing party further part act, it is understood that the seller to mean and include the plural ally equally to corporations and to and and in the the transler.	the whole considers tract or to enlorce any p test to be allowed the promises to pay such sun or the buyer may be mand the neuter, and that individuals.	ution (indicate which). (i) rovision hereol, the losing party in evailing party in said suit or actio as the appellate court shall adjuc ore than one person or a corporati generally all grammatical changes	n said suit or action agrees on and it an appeal is take ige reasonable as the prevai on; that it the context so r shall be made, assumed an	to pay such en from any iling party's requires, the d implied to
	nd and inure to the benefit of, as nal representatives, successors in			34	
signed is a corporation	WHEREOF, said partion, it has caused its name order of its board of directions.	e to be signed ani	this instrument in duplid its seal affixed by an	cate; if either of th officer or other per	e under- son duly
THIS INSTRUMENT WILL N	OT ALLOW USE OF THE PRO	DEDTY DE	in lance	<u> </u>	
USE LAWS AND REGULATI THIS INSTRUMENT. THE P PROPERTY SHOULD CHEC	ENT IN VIOLATION OF APPLICATIONS. BEFORE SIGNING OR ACQUIRING FEE TITE  K WITH THE APPROPRIATE  TMENT TO VERIFY APPROVED	ABLE LAND ACCEPTING E TO THE	oneyn g	Pents/	<u></u>
* SELLER: Comply with ORS 93.9	05 et sed prior to exercising this rem symbols (), if not applicable, should	edy.	We trust the resistance of the	***************************************	···································
(If executed by a corporation, affix corporate seal)		. DE GOIGLEG. 386 OKS 75.00			
(If the signer of the above is a co	prporation,		grapitation artist (1964) is a		
STATE OF OREGON,	opposite.)	STATE OF O	REGON,		
County of Jahr	iath	County of		) ss.	
December 28	acknowledged before me o	n This instrume	nt was acknowledged before	me on	•
Marvin Somme	rville 4 2000	as			
Evelyn Jone	<u>and the state of </u>	cot not not not not not not not not not n			
Charlotte	Horaz	327 - <u>2.4.5.1</u> 1.	\$100 A 200 A 2		
(SEAL) My commissio	Notary Euplic for Oregon n expires: 9-2 <b>0</b> -93	n Notary Public  My commissio			(SEAL)
veyed. Such instruments, or a ties are bound thereby.	ruments contracting to convey for bound, shall be acknowledged, it memorandum thereof, shall be a for ORS 93.635 is punishable, up	recorded by the conveyo	r not later than 15 days after th	ths from the date that the the conveyor of the title e instrument is executed a	instrument to be con- and the par-
		(DESCRIPTION CONTI	NUED)		
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	KEY 534229 RIVERVIEW ADDI	TION, LOT 9, E	LOCK 4	ing day ≹ina ing g	De Sign
면 유명성의 선생님 경기를 보고 되었다.	• CODE 4 MAP 390	9-005CD TL 430	00		• *
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Filed for record at reques	st ofAspe	en Title Co.		the O1	
of <u>Dec.</u>	A.D., 19 <u>90</u> at	3:30 o'clock	PM., and duly reco	the31s	day
	of	eeds	on Page <u>25713</u>		
FEE \$33.00			Evelyn Biehn Coun	ty Clerk	