FORM No. 147-CONTRACT-REAL ESTATE-Partial Payments. MTC 25807 JUM OPYRIGHT 1980 Vol. mg/ Page 16259 g NE 33315 CONTRACT-REAL ESTATE THIS CONTRACT, Made the 67th day of 1114 19 91, between Del Anthony and Vana Lea Azevedo, or the Survivor of the County of JOSLPHUX, and State of Oregon, hereinalter called the seller, and Jeffery Alan and Lindy Low Brideo, of the Sul VI Vi and State of CHIGOL hereinafter called the buyer, WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as ofKlamath Lot 2, Block 2, Eastmount commonly known as 6325 Dennis Dr tor the sum of FOURTY NUR HOUSARD _____ Dollars (\$49000 ____) on account of which twinty such thousand _____ Dollars (\$2700 ____) 19....., on the dates and in amounts as follows: Buyer agrus to pay remaining \$22,0000 on a before Nov. 15, 1991.

The buyer warrants to and covenants with the seller that the real property described in this contract is

The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, family or household purposes, (B) for an organization (even if buyer is a natural person) for business or commercial purposes. (B) for an organization (even if buyer is a natural person) for business or commercial purposes. Taxes for the current tax year shall be prorated between the parties beteto as of the date of this contract. The buyer, in consideration of the premises, all promptly Taxes for the current tax year shall be prorated between the parties beteto as of the date of this contract. The buyer, in consideration of the selfer hereby agrees to pay all taxes bereafter levied and all public and municipal liens and assessments hereafter receted on said premises insured in favor of the selfer and before the same or any part thereof become past due. The buyer will keep all buildings now or hereafter receted on said premises insured in favor or the organization.

against loss or damage by fire (with extended coverage) in an amount not less than \$ in a company or companies satisfactory to seller, and will have all policies of insurance on said premises rande payable to the seller as seller's interest may appear and will deliver all policies of insurance on said premises rande payable to the seller and shall not be removed before final payment be made for said above described premises.

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, 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 buryose, use Stevens-Nets Form No. 1319 or similar.

purpose, use Stevens-Ness Form No. 1319 or similar.	
Del A. HZEVEdo TOY NIW Parker Grants Pass CR 97526 Seller & NAME AND ADDRESS JEffery A. Briceo 2640 Patterson Klamdth Falls ER 97603 BUYER'S NAME AND ADDRESS	STATE OF OREGON. County of
After recording return to: Mountain Title Colv 222 6th St. Klamath Falls, OR NAME, ADDRESS, ZIP	
Until a change is requested all tax statements shall be sent to the following address. Jeffery A. Bricco 6325 Dennis Dr. Klamath Fall, OR 97603	ByDeputy

BigHS days from the date hereof, seller will furnish unto buyer a title insurance policy in an amount quart to said purchase price; marketable title in and to said purchases in the soller on or subsequent to the date of this agreement, save and investigate and upon request and upon supervalue to the said purchase price; and the building and other restrictions and easements now of record if any. Seller also afteres that when said purchase price; building and other restrictions and easements now of record if any. Seller also afteres that when said purchase price is usual printed exceptions and the building and other restrictions and resements now of record if any. Seller also afteres that when said purchase price is usual printed exceptions and the building and other restrictions and resements and restrictions and the tares, municipal lens, water rents and public charges so assumed in the early and upon time veller, excepting, how yet, the said easements and restrictions and the tares, municipal lens, water rents and public charges so assumed in the early and upon the strict rems and at the times above specified. The level and the early shall be to make the partment, time of payment and strict priormance being declared to be of the essence of this agreement, and the outer the solue restrictions and the builtien of payment and strict priormance being declared to be of the essence of this agreement, and solutions of this agreement, time of payment and strict priormance being declared to be of the essence of this agreement, and provide privates the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and 'er is not privately and interest thereby created or then existing in lavor of the buyer derived under this agreement shall uterly cease and revert in the value without any declaration of loreliture or act of resentry, or without any other act by suit in equilibric. The buyer is agreement and revert the intervent and revert is agreement, the or private the soll rev

ment nad never been made. The buyer further adrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of uch provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 99,000 °°. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 99,000 °°. In case suit or action is instituted to foreclose this contract or to enforce any provision hereol, the losing party in said suit or action and it en appeal is taken from any sum as the trial court may adjudge reasonable as attorney's fees to be allowed the prevailing party in said suit or action and it en appeal is taken from any sum as the trial court may adjudge reasonable as attorney's fees to be allowed the prevailing party in said suit or action and it en appeal is taken from any sum as the trial court may adjudge reasonable as attorney's fees to be allowed may may be more than one person or a corporation: that if the context so requires, the incustruing this contract, it is understood that the sellor or the buyer may be more than one person or a corporation: that if the context so requires, the singular pronoun shall be taken to mean and include the plural and the neuter, and that fenerally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individual. This afterement shall bind and inuce to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF could parties the IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its name to be signed and its seal affixed by an officer or other person duly A DEL ANTHONY AZEVEDO, 19 110 JANA DEA AZEVEDO, 19 19 110 JANA DEA AZEVEDO authorized to do so by order of its board of directors. X THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. ALAN BRICCO AU ALL DALLOCO LOS BRICCO JEFFER CINDY • SELLER: Comply with OR5 93.905 et seq prior to exercising this remedy. NOTE—The sentence between the symbols '1, if not applicable, should be deleted. See OR5 93.030. STATE OF OREGON, County of _____Josephine_____ ...) ss by ...*Del. Anthony Azevedo. and Jana Lea Azevedo* This instrument was acknowledged before me on ... 673 byas . of ught Sewan D. . 3 Ç, Notary Public for Oregon My commission expires 5-8-93 *.* " NOF D ORS 93.625 (1) All instruments contracting to convey fee title to any real 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 manner provided for acknowledgement of darke by the strument of the title to be con-State of Oregon August 15 ____, 1991 County of Klamath Personally appeared the above named __Jeffery Alan Bricco and Cindy Lou Bricco voluntary act and deed. . ۲۰' 4 WITNESS My hand and official seal. 1: , • • 2 0-. 1 -: 0 (seal) 1 hu Notary Public for Oregon My Commission expires: 0 5 . <u>6/8/92</u> S 17 STATE OF OREGON: COUNTY OF KLAMATH: SS. 16th _ day __ the ___ <u>Mountain Title Co.</u> Aug. A.D., 19 91 at 11:44 o'clock <u>A.M.</u>, and duly recorded in Vol. Filed for record at request of . M91 16259 of ... on Page ____

Deeds_

County Clerk

Doutene Tructional

Evelyn Biehn

By

\$33.00 FEE

of ___