	CONTRACT-REAL	ESTATE	Vq	. <u>m9/</u>	_Page	1708
NE <b>33'769</b> THIS CONTRACT, Made this	8day of	Aug	1 ust			991, Lie
BARRY GOODROAD				, he	ereinafter o	called the
and LEROY DALE BO 97 WITNESSETH: That in consideration agrees to sell unto the buyer and the buyer a and premises situated in KLAMATH	of the mutual grees to purchas	covenants a e from the	and agi seller	eements he all of the	reinafter c erein conta following	alled the b ained, the described
LOT 7, BLOCK 4, 5	JACK F	โพธิ	UI	LAGE		
CODE III MAP	2309 -	-25 A	0	72	52	00
for the sum of THREE THOUSA (hereinafter called the purchase price) on accord Dollars (\$1000) is paid on the execution	unt of which		******			•··· ·
Dollars (\$1000) is paid on the execuseller); the buyer agrees to pay the remainder the seller in monthly payments of not less tha Dollars (\$400) each,	n					
and continuing until said purchase price is ful. ferred balances of said purchase price shall bea	r interest at the	rate of	$\varphi_{\dots p}$	er cent per	annum fre	om
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terred balances of said purchase price shall bea until paid, interest to be monthly payments above required. Taxes on sa parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that to (A) primarily for buyer's personal, hamily or household p (B) the unit description of even it buyer is a natural pur- tion description of even it buyer is a natural pur- tion in description of even it buyer is a natural pur- tion in description of even it buyer is a natural pur- tion in description and repair and will not suffer on per- tion of south or even to the contract. The buyer therem, in good condition and repair and will not suffer on per- tion of south or even to the contract. The buyer there is not save the selfer bandmess thereforem and repairs and there is not save the selfer bandmess thereforem and repairs and souther on per- tions of the selfer bandmess thereforem and repairs and souther on per- tions of the selfer bandmess thereforem and repairs and souther on per- tions of the selfer bandmess thereforem and repairs and souther on per- tions of the selfer bandmess thereforem and repairs and souther on per- tions of the selfer bandmess thereforem and repairs and souther on per- tions of the selfer bandmess thereforem and repairs and souther on per- tions of the selfer bandmess thereforem and repairs and souther on per- tions of the selfer bandmess thereforem and repairs and souther the selfer bandmess thereforem and repairs and souther bandmess thereforem and repairs and souther thereforem and repairs and souther the selfer bandmess thereforem and repairs and souther bandmess thereforem and repairs and souther thereforem and repairs and sou	r interest at the paid aid premises for the real property descriptors. (son) is by by by by by r atrees that at all tin it any waste or strip- eller for all water re- part thread become r damage by fire (wil hayable first to the se red. Now it the buy payment so made sho of any right arising to any to said premises trictions and easement of a out and easement of so of the date hereol a sements, restrictions a set by the buyer or buye	rate of the current ibed in this cor- econometrial put there bus er will k thereof: that be stronger: stees nts, public cha best due; that h estended cos life and then ti shall fail to p public cha the seller to e date hereof, s in the seller to e date hereof, s in the seller to a new of record a good and sau a fire and cle and the tates, m	ase pric ase pric prices and tract is ase the pro- prices and at buyer incurred I prices and buyer's br eller will I i i any s bicing are able with the are of all a	er cent per * { in ade } being rear shall 9/, and m mises and the arp sud prem y selter in defu ar anount no- the inspection expense, buy an anount no- the inspection expense, buy an anount no- the inspection expense, buy an anount no- the inspection as their respection to contract upper to the arb of contract to conveying as to conveyin	annum fro lition to included in be prorate buildings now more than the buildings now more than the buildings now more than the sector interests water rents, to debt secured t. ger a title insu date of this as that when s interview interview attraction of this as that when s that when	the mining d between or heradter constructions any such han and keep insu- may appear a new or charter by this contra- rance policy in decomment, san placed, permin
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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 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 siller's 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 interest cancelled and the debt extinguished, and to retain a previously paid hereunder by the buyer,<sup>4</sup> (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 unit in equity. In any of auch cases, all rights and interest created or then existing in layor 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 of return, reclamation or compensation for more stauch delault all pay-tree-nity, or any to said property as absolutely. Iully and perfectly as if this on aid seller as the agreed and reasonable rent of said procession, there is no be retering by and by the buyer here and reterester, to enter up on the land aloresaid, without any and perfectly as if this mid seller as the agreed and reasonable rent of said property as absolutely. Iully and perfectly as if this immediately, or all my time tenter tent or said pressid, without any process of law, and take immediate possession thered, rights and interest the other the interest tenter on the rent and aloresaid, without any apprecision of the previous absolutely. Iully and perfectly as if this on aid seller as the agreed and reasonable rent of said pressid, without any tight and the said seller is the said seller. The best at any time to require performed and aloresaid, without any process of law, and take immediate possession thered, rights acquired by the immediately, or at

process of law, and take immediate possession thereoi, together with all the improvements and appurtenances thereon or thereto belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereot shall in no way affect weller's right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereot be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itsell. Deed to pupperturb provision for any provision thereot be held to be a waiver of the provision hereot be held to be a waiver of the provision hereot be held to be a waiver of the provision for the provision of the provision of the provision for the provision of the provision hereot be held to be a waiver of the provision for the provision of the provision of the provision of the provision because the provision of the provising the provising the provision of the provision of the pro provided at this

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

authorized to do so by order of its board of directors.

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.

Smillor Dale

SELLER: Comply with ORS 93.905 et seq prior to exercising this remedy.
NOTE—The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93.030.

STATE OF OREGON, County of Kaul-.) ss. This instrument was acknowledged before me on lug. by Eurry K. Gord read and Kevery Dellebout This instrument was acknowledged before me on J ····· · · · by as of Emith Karia 1.10 . Notary Public for Oregon 25,1494

ORS 93.635 (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 accuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-ed. 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-are bound thereby. is exe re Bound increapy. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

## STATE OF OREGON: COUNTY OF KLAMATH: SS.

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Filed for record at request of <u>Barry Goodroad</u>	the <u>27th</u> day
of Aug A.D., 19 _91 at00.00	on Page <u>17082</u> Evelyn Biehn · County Clerk
FFE \$33.00	By Dreitene Muilendare