	AUG LO MATI	27	
PORM No. 200-CONTRACT-REAL ESTATE-Monthly Port work.	CONTRACT-REAL ES	TATE VOL. <u>m92</u>	Page 18443
THIS CONTRACT, Made this Carroll L. Meulton and Low	17th day of	August	19 92 between e, with right of
survivership and Shalamar Keann Joe and survivership		ualls with right	
WITNESSETH: That in consider agrees to sell unto the buyer and the buy and premises situated in		venants and agreements her from the seller all of the fo	ein contained, the seller
Lt 16 B1 213 Mills 2nd Addit Commonly known		on St., Klamath Fa	lls, Oregon
	sements and rig parent on the	thts of way of rec and, if any.	ord or
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and a structure of			
		а. С	
tor the sum of	SAND NINE HUND	1EDpa	lars (\$ 32,900.00)
(hereinatter called the purchase price) on Dollars ($$2,900.00$) is paid on the	account of which		
seller); the buyer agrees to pay the rema the seller in monthly payments of not le Dollars (\$289.51) each,	inder of said purchase	price (to-wit: \$30,000.	00) to the order of
payable on the <u>20th</u> day of each mor and continuing until said purchase price terred balances of said purchase price sha August until paid, interest monthly payments above required. Texes	is fully paid. All of su il bear interest at the r to be paid	ate of <u>10</u> per cent	aid at any time; all de- annum from 17th
parties hereto as of the date of this contr	act.		e prorated between the
The buyer warrants to and covenants with the soil "(A) primarily for buyer's personal, lamily or hou THE STATES AND AND AND AND AND AND AND AND THE buyer shall be entitled to possession of said la buyer is not in default under the terms of this contract. T thereon, in good condition and repair and will not sulter other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary other liens and says the seller harmless therefrom and resonary the liens and says the seller harmless therefrom and resonary the seller harmless the seller harmless therefrom and resonary the liens the seller harmless the seller harmless therefrom and the seller the seller harmless the sel	nds on August	19 , 1992 , 19, 92, and ma	
buyer will pay all fares hereafter levied against said pro- imposed upon said premises, all promptly before the sam- buildings now or hereafter erected on said premises igain in a company or companies satisfactory to the seller, and policies of insurance to be delivered to the seller as soor	perty, as well as all water ren e or any part thereof become p st loss or damage by fire (with th loss payable lirst to the cell as insured. Now if the buyer	s. public charges and municipal lines. ast due; that at buyer's expense, buye extended coverage) in an amount not er and then to the buyer as their respe shall fail to pay any such liens, costs,	which herealter lawfully may be r will insure and keep insured all less than $$30,000.00$ ctive interests may appear and all water rents, fares or charges or to
procure and pay for such insurance; the seller may do so shall bear interest at the rate aloresaid, without waiver; the TRACHEX XARE DISTRICT SUCH THAT SHALL SHALL SHALL IN SUCHARY WARD STREAM SUCH SHALL	owever, of any right arising to	the seller for buyer's breach of contract UMXBrXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXX
the buyer and lurther excepting all liens and encumbrance	prances as of the date hereof an e said easements, restrictions an s created by the buyer or buyer	good and sufficient deed conveying said I free and clear of all encumbrances si I the taxes, municipal liens, water rents a assigns.	nce said date placed, permitted or 🔅
*IMPORTANT: NOTICE: Delete, by lining out, whichever phr creditor, as such word is defined in the Truth-in-Lending Act purpose, use Stavens-Ness Form No. 1319 or similar.	(Continued on rever ase and whichever warranty (A) and Regulation Z, the seller MUSI	동물에 출간 동물에 한 물로 물란 신경관광관관	is opplicable and if the seller is a making required disclosures; for this
Carrell L. & Leuise E. Me 1555 Hepe St. Klamath Falls, Oregen 976	13-172-19 Para	STATE OF OR County of	
seller's NAME AND ADDRESS Shalamar Keann Joe and Sh	irlev	I certify	that the within instru- ved for record on the
1122 Division St. Jean Klamath Falls, Oregon 976 BUVER'S NAME AND ADDRESS	01	RESERVED at	, 19, ockM., and recorded
After recording return to: Klamath First Federal (20 540 Main St.	. 63.78 RECO	FOR page	ume Noon or as fee/file/instru- /reception No, of said county.
Klamath Folls, Orogon 97 NAME ADDRESS, ZIP Until a change is requested all fax statements shall be sent to sh	e following address.		my hand and seal of
		NAME	TITLE
NAME, ADDRESS, ZIP		By	Deputy

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	18444
And it is understood and agreed between above required, or any of them, punctually within	raid parties that time is of the essence of this contract, and in case the buyer shell fail to make the payments 10 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller s
(1) To declare this contract cancelled for a	default and null and void, and to declare the purchaser's rights infletted and the debt artificities and the
(3) To foreclose this contract by suit in en	balance of said purchase price with the interest thereon at once due and payable; and/or
In any of such cases, all rights and interes of the possession of the premises above described e-entry, or any other act of said seller to be perfo	is created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and the right and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any act of ormed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of and perfectly as if this contract and such payments had never been made: and in case of arch defended to a
ents therefolore made on this contract are to be	and perfectly as if this contract and such payments had never been made; and in case of such default all pay- retained by and belong to said seller as the adreed and reaconable rent of and in case of such default all pay-
ocess of law, and take immediate possession ther The buyer further agrees that failure by the	uit, shall have the right in-mediately, or at any time thereafter, to enter upon the land aloresaid, without any trol, together with all the improvements and appurtenances thereon or thereto belonging.
ght hereunder to enforce the same, nor shall any ny such provision, or as a waiver of the provision	he seller at any time to require performance by the buyer of any provision hereof shall in no way allect seller's resiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of n itself.
The parties agree that without the sellers!	t the aforementioned property shall not be sold
ATAIDAD CMC SCTIBLE.	eunsent
NAME AND	this transfer, stated in terms of dollars, is 32,900,00 EXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
an the fact of action is instituted to forec	close this contract or to enforce any provision hereof the boring and in and
they's fees on such anneal	arty further promises to pay such sum as the appellate court shall adjudge reasonable at a post in the from any
fular pronoun shall be taken to mean and includ the provisions hereof apply equally to corpora This according to the state of the state	that the seller or the buyer may be more than one person or a corporation; that if the context so requires, the ie the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to ations and to individuals.
	alons and to malvaduals. benefit d), as the circumstances may require, not only the immediate parties hereto but their respective heirs, successors in interest and assigns as well.
IN WITNESS WHEREOF, s	and parties have executed this instrument in duplicate; if either of the under-
thorized to do so by order of its bo	I its name to be signed and its seal affixed by an officer or other person duly and of directors.
IS INSTRUMENT WILL NOT ALLOW USE O	Carrol A. Moulton
IS INSTRUMENT WILL NOT ALLOW USE O RIBED IN THIS INSTRUMENT IN VIOLATION E LAWS AND REGULATIONS, BEFORE SIG	OF APPLICABLE LAND
DERTY SHOULD CHECK WITH THE AD	IG FEE TITLE TO THE $\leq \Omega$. D. $\propto D$. 2.2
JNTY PLANNING DEPARTMENT TO VERIFY	APPROVED USES. STORAGE MALL STOOD
LLER: Camply with ORS 93.905 at seq prior to exarci	king this ramedy.
E-The sentence between the symbols (), if not app	Nicoble, should be deleted. See ORS 93,030.
	\mathcal{A}
STATE OF O	DREGON, County of Alamath)ss.
by CARRON	strument was acknowledged before me on 8-17 182 2 Moulton, Louise & Moulton, Shirley Jean
This in	strument was acknowledged before me on OUAIIS & Shalamar Kyan Je
by as	
of	
CAROL STARKWEATHER	Asal, Tapping, to.
MUTARY PUBLIC - OREGON COMMISSION NO. 004135	Notary Public for Oregon
MY CONVERSEION ENTRES MAR. 01, 19	
	2 Account of the second se
ORS 93.635 (1) All instruments contracting recuted and the parties are bound, shall be ackn	to convey fee title to any real property, at a time more than 12 months from the date that the instrument nowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the tille to be con- of, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-
are bound thereby. ORS 93,990(3) Violation of ORS 93,625 is no	of, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par- unishable, upon conviction, by a fine of not more than \$100.
	· · · · · · · · · · · · · · · · · · ·
RTHER CONDITIONS:	(DESCRIPTION CONTINUED)
Both parties agree th	hat the property taxes will be prerated and paid
MOLLOUTA MICH CHO DAAK	18AL. WIGH TEA Bronerty texas and noid ouch
november, chey are to	De added back annually and the navments will
be adjusted according	4⊥y.
The buyers will furni	sh the sellers with proof of Insurance on the
property within 10 da	(75.
The parties further a	gree that the sellers will not purchase title
insurance.	
i = i + j + j	
TE OF OREGON: COUNTY OF KLA	AMATH: 55.
for record at request of	
Aug. A.D., 19 _92	at <u>11:27</u> o'clock <u>A.M.</u> , and duly recorded in Vol. <u>M92</u>
of	Deeds on Page 18443
\$35.00	Evelyn Biehn County Clerk By Dauline Multimetric
물건이 집안에 우리가 물건을 통하려면서 물건을 받았다.	In the second seco

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