OK 51357 CONTR	ACT-REAL ESTATE	Vol. maap	22282 G
THIS CONTRACT, Made this 2504		VUI.TYJAF	age nacopo
.Karen_and_Preston_Clement, Husband_and_w	ife,		
and Penny and Jay Tison, husband and wif	e or the surv	lvor thereof	after called the seller,
WITNESSETH: That in consideration of the agrees to sell unto the buyer and the buyer agrees to	mutual covenants	and agreements hereinal	ter called the buyer, contained, the seller
and premises situated inKlamath	County,	State ofOregon	, to-wit:
	•		
1980 KOZY 14 \times 70 mobile home, pla $\#SE3374A$	te #X172538, t	itle #851788 9308,	vehicle
and the control of th		et en exportante de la companya del companya del companya de la co	
e di la compania de la compania de La compania de la co			
en e	y transis i kalendar y sejera		
torme-sum-ortake over payments on accoun	t#∩9∩11∩∩∩k1 at	Klamath 1st Fede	ral
(nereinarter called the purchase price) on account of w	which *see bac	:k	•
Dollars (6) is paid on the execution her seller); the buyer agrees to pay the remainder of eaid the seller in monthly	reof-(the receipt-t	of which is hereby ac	knowledged by the
the seller in monthly payments of not less than	D.•.UU	A second	
Dollars (\$) each,until paid off			•
payable on the 15day of each month hereafter be and continuing until said purchase price is fully paid.	eginning with the	month of September	, 19 92
refred balances of said purchase price shalf bear interes	statthe rate of	per cent per anno	nt any time; all de-
monthly payments above required. Taxes on said pren	·	and * in addition	to the minimum
parties hereto as of the date of this contract.			orated between the
The buyer warrants to and covenants with the seller that the real *(A) primarily for buyer's personal, tamily, household or agricultur (B) for an organization or (even it buyer is a natural person) is	to business		ral purposes
The buyer shall be entitled to possession of said lands on SEPT has not in default under the terms of this contract. The buyer agrees the thereon, in good condition and repair and will not suller or permit any we other liens and save the seller harmless therefrom and reimburse seller for that he will pay all taxes hereafter levied against said property, as well as be imposed upon said premises, all promptly before the same or any part is	CEMBER 10 at at all times he will kee vaste or strip thereof; that r all costs and attorney's	p the premises and may retain the premises and the building he will keep said premises tred lees incurred by him in detend	such possession so long as is, now or hereafter erected from construction and all ing against any such lions
all buildings now or hereafter erected on said premises against loss or dama in a company or companies satisfactory to the seller, with loss payable firs all policies of insurance to be delivered to the seller as soon as insured. No or to procure and pay for such insurance, the seller may do so and any p contract and shall bear interest at the rate aloresaid, without waiver, how	ge by fire (with extended st to the seller and then ow if the buyer shall fail ayment so made shall be ever, of any right arising	coverage) in an amount not les to the buyer as their respective to pay any such liens, costs, wa added to and become a part of to the seller for huyer's brough	is than \$ is than \$ is then \$ interests may appear and iter rents, taxes, or charges if the debt secured by this interests that the debt secured by this
suring (in an amount equal to said purchase price) marketable title in an	days from the date hered to said premises in the	of, he will furnish unto buyer a	a title insurance policy in-
and except the usual printed exceptions and the building and other restrict price is fully paid and upon request and upon surrender of this agreemen unto the buyer, his heirs and assigns, free and clear, of encumbrances as o permitted or arising by, through or under seller, excepting, however, the sa charges so assumed by the buyer and lurther excepting all liens and encu	i the date hereof and fre id easements and restriction mbrances created by the	e and clear of all encumbrance on the clear of all encumbrance on the serious and the taxes, municipal lies buyer on his periods.	and premises in lee simple es since said date placed, ns, water rents and public
(Continu	red on reverse)		
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever we as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller is use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to	irranty (A) or (B) is not app MUST comply with the Act a o finance the purchase of a	licable. If warranty (A) is opplicated and Regulation by making required dwelling use Stevens-Ness Form N	ole and if seller is a creditor, disclosures; for this purpose, la. 1307 or similar
Preston & Karen Clement		STATE OF OREGO	the second control of
1837 6th Coos Bay, OR 97420			ss.
SELLER'S NAME AND ADDRESS		County of	the within instru-
Jay & Penny Tison 3950 Homedale R d., Sp. 12		ment was received i	
Klamath Falls, OR 97603	SPACE RESERVED	ato'clock	M., and recorded
After recording return to: JAJ & Runny Jison	FOR	in book/reel/volume	
3950 HomedaleNd#12 KlamathFulls Ocean 94603	RECORDER'S USE	ment/microfilm/recep	otion No,
NAME, ADDRESS, ZIP		Record of Deeds of sa Witness my 1	id county, and and seal of
Until a change is requested all tax statements shall be sent to the following address.		County affixed.	and pour or
3950 Honedale Rd. #12	A CAMPAGNA	and the second of the second o	
MOJROUNIS LANGE TICOLS	And the second of the Second of the	D.	TITLE
NAME, ADDRESS, ZIP		By	Deputy

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 his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and determine and the right to the possession of the premises above described and all over rights acquired by the buyer hereunder shall revert to and revest in said seller without any act of re-entry, or any other act of 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 property as absolutely, fully and prefetly as if this contract and such payments had never been made; and in case of such default all payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said property and the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right 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 any such provision

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of or includes other property or v	alue given or promised which is P.	art of the consideration (indicate		
In case suit or action is in sum as the trial court may adjude judgment or decree of such trial	stituted to loreclose this contract on reasonable as attorney's lees to bourt, the losing party lurther pro-	or to enforce any provision hereol be allowed the prevailing party i mises to pay such sum as the a	, the losing party in said suit or action agrees to pay such n said suit or action and it an appeal is taken from any ppellate court shall adjudge reasonable as the prevailing	
In construing this contract, the singular pronoun shall be takes shall be made, assumed and implie This agreement shall bind	it is understood that the seller or to mean and include the plural, t d to make the provisions hereol ap and inure to the benefit of, as the	the buyer may be more than or the masculine, the feminine and oply equally to corporations and in circumstances may require, not interest and assides as well	ne person or a corporation; that it the context so requires, the neuter, and that generally all grammatical changes to individuals. only the immediate parties hereto but their respective	
IN WITNESS W	HEREOF, said parties he	ave executed this instru	ment in triplicate; if either of the under-	
			its corporate seal affixed hereto by its of-	
ficers duly authorized the		West	my flment	
USE LAWS AND REGULATION THIS INSTRUMENT. THE PERS PROPERTY SHOULD CHECK	ALLOW USE OF THE PROPERT IN VIOLATION OF APPLICABLE S. BEFORE SIGNING OR ACCE SON ACQUIRING FEE TITLE TO WITH THE APPROPRIATE CIT INT TO VERIFY APPROVED USE	PTING TIME	Clement	
NOTE—The sentence between the syn	abols (), if not applicable, should be	deleted. Sea ORS 93,030).	OFFICIAL SEAL	
	OFFIC	JAL SEAL	B. JEAN PHILLIPS NOTARY PUBLIC - OREGON	
(If executed by a corporation, affix corporate seal)	CO LISSI	L. GRINNE JBLIC - CHRON ON NO Opin 33	COMMISSION NO. 012061 MY COMMISSION EXPIRES MAR. 02, 1996	
(If the signer of the above is a corpor use the form of acknowledgment opp STATE OF OREGON,	ation, MY WhishSouth	STATE OF OREGON,)	
County of Coos) 58.	County of Klar	ralh }ss.	
This instrument was at August 17,		This instrument was acking 1972, by Jay	nowledged before me on SEPRINDER 25., Tison and Penny Tison	
Preston Clement ar Karen L. Clement	<u>iu</u>	11		
Helen.	L. Grendle. Notary Public for Oregon	BS	or Philp	
(SEAL) My commission e	Notary Public for Oregon xpires: 9/15/94	Notary Publicator Oregon My commission expires	(SEAL)	
is executed and the parties are be veyed. Such instruments, or a m ties are bound thereby.	ound, shall be acknowledged, in the emorandum thereof, shall be recor	e manner provided for acknowle rded by the conveyor not later t	ne more than 12 months from the date that the instrument degreent of deeds, by the conveyor of the title to be contained to the contained the particle of the	
ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.				
	(DES	SCRIPTION CONTINUED)		
*Buyer is re	esponsible for all t	axes, space rental	L and upkeep. Payments	
are to be made directly to Klamath First Federal Savings & Loan, Klamath Falls main branch. Seller will sign off title and forward to buyer the				
Falls main b	ranch. Seller will	L sign off title ar	nd forward to buyer the	
same title a by seller.	is soon as rinal pay	ment or payour is	made and title is received	
	and the second s	energy grammage and grammage and the control of the		
STATE OF OREGON: CO	JNIY OF KLAMAIH:	SS.		
Filed for record at request	00 0-	58 o'clock P	the 25th day	
of Sept.	_ A.D., 19 <u>92</u> at <u>2:</u> of Deeds	o'clock P	M., and duly recorded in Vol. <u>M92</u> , ge 22282	
¢25 00		Evelyn Bie	chn County Clerk	
FEE \$35.00		Ву <u>Q</u>	autene Mullindore	

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हा त्रामा होता । प्राप्ता त्राह्म प्रमाणका का हाहित्यक्ष क्षेत्र करिए हैं। हिता है हैं अक्षा का अक्षा का क्षेत्र हैं कि है कि साथ कि कि है है कि है कि है कि है कि है है है है है है है है