RM No. 705-CONTRACT-REAL ESTATE-Monthly	CONTRACT-REAL ESTATE	VOIX	93 Page 9186 , 19.7.3., between hereinalter called the seller,
65650	is 2.8 714 day of	5024	
THIS CONTRACT, Made I			hereinafter called the seller,
WILLARD H. Glenn & Diene Glenn Tra	Davina		, hereinafter called the buyer, ments herein contained, the seller
(Joint Tena	nts)	ants and agrees	ments herein contained, the seller of the following described lands OPEGON, to-wit:
WITNESSETH: That in con	nsideration of the mutual corol	m the seller all	of the following described lands OPEGON, to-wit:
rees to sell unto the buyer and the	KLAMATIT COL	inty, State of	OPEGON to-wit:
d premises situated in			
			<i>,</i>
LOT 13	3 BLOCK 4 TR	EACT 104	0
Pool	und Lake Est	tates	
, — -	LOCATED		
	E 14 of S.E 14	Sect. 0	7
	395 R. 08E	w.m	
\mathcal{T}	395 R. 002 .		
			Dollars (\$.5,000.00)
	- FUDUSAND &	- 00	Dollars (\$.2),000,00
for the sum of	price) on account of which	DUE THOU	Dollars $(5,3)$ 5 5 2 2 2 2 2 2 2 2 2 2
(hereinafter called the purchase	id on the execution hereof (the	receipt of will	ich is hereby acknowledged by the $(L_1, 0, 0, 0, 0, 0, 0)$ to the order of $(L_1, 0, 0, 0, 0, 0, 0)$ to the order of
Dollars (\$	the remainder of said purchase	UNDRED	2 100
seller); the buyer agrees to pay	of not less than ONE	L. M. O.C.	T
seller); the buyer agrees to pay the seller in monthly payments control of the seller in monthly payments control of the seller in monthly payments	of not less than SNET MONTH		-507/1993
Seller); the buyer agrees to pay the seller in monthly payments Dollars (\$	of not less than SUDE MONTH each month hereafter beginning	with the mont.	h of $S \neq PT$, 19.73. rice may be paid at any time; all de-
bollars (\$	of not less than SADE MONTH each month hereafter beginning hase price is fully paid. All of s e price shall bear interest at the	swith the mont said purchase purchase purchase of	h of
bollars (\$	of not less than SADE MONTH each month hereafter beginning hase price is fully paid. All of s e price shall bear interest at the	swith the mont said purchase purchase purchase of	h of
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Soliars (\$	of not less than	with the mont said purchase purchase purchase print rate of	h of $, S.F.P.T$, 19.9.3. tice may be paid at any time; all de- per cent per annum from. hd * $\begin{cases} in addition to \\ bring included in \\ br$
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19187 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall be the said of the intervention of the premises above described and older documents from escrew and/or (4) to locelate this contract of the intervention of the premises above described attaining in favor of the buyer as four and intervention of the premises above described attained and without any right of the buyer hereunder shall revert to and there at the stall seller to the prevention of the preventin the stell should haven case of such default. And the said seller, in case of such default, the improvements and appurtemences thereof, of the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtemences thereof, of the belonging. 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 hereinder 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, or as a waiver of the provision itself. party's attorney's tees on such appeal. In construing this contract, it is understood that the seller 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, the masculine, the leminine and the neuter, and that denotable to make the provisions hereol apply equally to corporations and to individual. This agreement shall be taken to mean and include the benefit of, as the circumstances may require, and that denotable the singular constraints and individual. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. Seller Wieland Th Janes Buyer X MONHANNO /____X NOTE-The senience between the symbols (), if not applicable, should be deleted. Ses ORS 93.030). -----STATE OF OREGON, County of Sfama HU ss. Hug 2, 1993 STATE OF OREGON, County of) 53. ·····, 19 Personally eppeared Diene F Daving Biene F Daving Bienn A DAVING and each for himself and not one for the other, did say that the former is the who, being duly sworn, president and that the latter is the and acknowledged the foregoing instru-ment to be voluntary act and deed. Secretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and scaled in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed, Before me: (OFFICIAL Jacric FICIAL TACKALL PARTICIAL TACKALL PARTICIAL TAKET Oregon NOTARY PUBLIC OFFEQINE NOTARY PUBLIC OFFEQINE NOTARY PUBLIC OFFEQINE ACCOMMISSION NO. OTESSI Ing to convey fee title to any real property, at a time more than 12 months from the date that the instrument acknowledged, in the manner provided for neknowledgement of deeds, by the control are that the instrument ore bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of me matters \$100. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of me matters \$100. NOTARY PUBLIC-OREGON COMMISSION EXPIRES MAY 20.1995 NY COMMISSION EXPIRES MAY 20.1995 Thede ALL DEBERSON veyed. tics are County of Klamath) On this <u>4th</u> day of <u>August</u> before me personally appeared <u>Willard H. Jones</u> , 1993 personally known to me to be the person(s) whose name(s)(is (are) subscribed to this instrument, and acknowledged that he (she) OFFICIAL SEAL LINDA A. SEATER NOTARY PUBLIC-OREGON COMMISSION NO. 006936 1 K. L. Le ativ Notary Public MY COMMISSION EXPIRES MAY 20, 1995 My Commission Expires on <u>Elada</u> STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of Willard Jones of <u>Aug</u>. A.D., 19 93 at 10:54 o'clock A M., and duly recorded in Vol. M93 _4th____ day on Page _____ 19186 Evelyn Biehn FEE \$35.00 · County Clerk By Daulene Muinnie 82820