NS		DON THE THE BEST BIEVERS WEST LAW PU	BUSHING CO., PORTLAND, OR 97204
43270		Vol_M97 Page	26058
Donald L. Crowe And Eula L. Crows 10380 Boehm P.O. Doc 23		STATE OF OREGON	
Midland On 97634 Sellara Nama and Address		County of	> ss
Robert T. Riggle and Leslie D. Riggle 2737 Altamont Dr.		I certify that the was received for reco	the within instrument
Klarnath Falls, Ov. 91603 Buyers Hame and Auditess		of	19 at
After recording, return to (Name, Address, 29): Robert J. Riggle	SPACE RESERVED	book/reel/volume No	M., and recorded in
2737 ALtamont Dr.	FOR RECORDER'S USE	ment/microfilm/recep	as fee/file/instru-
Kiamath Faus. Or 97603 Until requested otherwise, send all the statements to (Name, Address, Zip):		Record of Deeds of sai	id Cobaty.
- Kabert J. Riggle	in the shift first playing the section of the secti	Witness my han affixed.	d and soal of County
2737 Altamont Dr.	 See A fine the property of the control of the control	NAME	
Klamath Faus, On 97663	erika di kacamatan kalendari di kacamatan kaca	By	TITLE, Deputy.
[TRACT – REAL ESTATE		
THIS CONTRACT, Made this 5 th Danald L. Crowe and Eula	day of Augus+	7	, 1991, between
0.10	L. Crowe	husband and wi	ee after called the seller,
and Robert J. Riggle and Leslie	2 D. Riggle, 1	rusband and w	ife
WITNESSETH: That in consideration of the mutu	al covenants and agreem	conto horoir someoinad at	after called the buyer, ller agrees to sell unto
the buyer and the buyer agrees to purchase from the			premises situated in
FIRST ADDITION KLAMA			
F LOT 13, BLOCK 36, accor	ding to the	official plat +1	nereof
on file in the office of			
←			
an en continue of the source o			
न्त्रिया है के इंग्रेट के किया है है जो उन्हें के अपने का किए की है है जो है है जो है है है है है है है है है देन है जो कि		and the second second	
Problem in a reproduction of a profit, a construction for the construction of the con-			
 In the last Ministry of the state of the control of the last Ministry of the state of the state		$\label{eq:continuous} F_{ij}(x_{ij}) = F_{ij}(x_{ij}) \text{a.s.}$	
INCLUDED IN PURCHASE PR	ice is case	FARM TRACTO	R.
and for the second section of the section of th			
for the sum of The alice The and all C		Dollow (6	19 FAA . 00
hereinafter called the purchase price, on account of which Dollars (\$3,000,00) is paid on the execution here agrees to pay the remainder of the purchase price (to with 6	THREE THOUSA	ND Donais (3	12,500:),
agrees to pay the remainder of the purchase price (to-wit: \$ less than	59,600.00 to	is hereby acknowledged by the order of the seller in mon	the seller); the buyer
less than Two Hundred each, Month		Dollars (\$ 200.50
payable on the 157 day of each month hereafter be			
tinuing until the purchase price is fully paid.	eginning with the month	of Hovember	, 19 97 , and con-
The true and actual consideration for this conveyand The balance of This control is	nce is \$ 15,000.00	(Here comply with ORS	93.030.)
The true and actual consideration for this conveyand The balance of This contract is month for Five (5) years. #15,000, Beginning Nov. 1, 1997 - E	Making The	total purchase	price
All of the purchase price may be paid at any time of	Il of the deferred	j	
percent per annum from Movember 75 until	noid: interest to be maid	us shan bear interest at the rai	te of _5_10
prorated between the parties hereto as of November	21997	on the premises for the curr	ent tax year shall be
The buyer warrants to and covenants with the seller that the real (A) primarily for buyer's personal, family or household purpo (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the real (B) for an occasion of the seller that the seller that the real (B) for an occasion of the seller that the seller that the seller that the seller than the sel	I property described in this conses,		
The buyer shall be entitled to possession of the lands on _A_11	s 101 ousiness or commercial p	Aurposes.	craccion de las-
The buyer shall be entitled to possession of the lands on _ALI is not in default under the terms of this contract. The buyer agrees that at in good condition and repair and will not suffer or permit any waste or stream the seller harmless therefrom and reimburse seller for all costs and a taxes hereafter levied against the property, as well as all water rents, public all promptly before the same or any part thereof become past due; that at on the premises against loss or damage by fire (with extended coverage) in	c charges and municipal liens	which hereafter lawfully may be im-	posed upon the premises
on the premises against loss or damage by fire (with extended coverage) it to the seller, specifically naming the seller as an additional insured with the	ouyer's expense, buyer will in n an amount not less than \$	sure and keep insured all buildings in a company of	now or hereafter erected or companies satisfactory
on the premises against loss or damage by fire (with extended coverage) in to the seller, specifically naming the seller as an additional insured, with and all policies of insurance to be delivered to the seller as soon as insured er may do so and any payment so made shall be added to and become a pawaiver, however, of any right arising to the seller for buyer's breach of co	d. If the buyer shall fail to pay art of the debt secured by this	any such liens, costs, water rents, to contract and shall bear interest at the	ive interests may appear axes or charges, the sell- ic rate aforesaid, without
waiver, however, of any right arising to the seller for buyer's breach of co	ntract. (OVER)		Transf

* MEPORTANT NOTICE: Delete, by lining out, whichever warranty (A) or (B) is not epplicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth in-Landing Act and Regulation Z, the seller KUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stavens-Ness Form No. 1318 or equivalent.

		p consta	int to Consume to the		1/	
	WARNING-Unless buyer provides seller with evider between them, seller may pinchase insurance at buyer's exp	nce of insu	MCCC COVERNOR 20.00	Printer all	NIA	12
	between them, seller may purchase insurance at buyer's exp protect buyer's interest. If the collateral becomes damaged.	ense to pro	tect seller's interes	t. This insurance ma	ct or loan agre	ement
	against buver. Buver may later cancel the		So briterianch ph 2	mer may not pay ar	IV Claim made	hu or
	Duyer is responsible for the cost of any in-		curine on of the	ontamen blobella	COVERAGE elses	uhara.
	Dalance. It it is so added the interest	in a series of the	Corner, MILICII CO21	may be added to bit	/er's contract o	T IOOF
	the date buyer's prior coverage languages		Tour was abbid to I	i. The effective date	Of COVERAGE #	anu ha
	considerably more expensive than insurance buyer might othe coverage or any mandatory liability insurance requirements in	erwise obta	in alone and may r	ot satisfy any need	er purchases m	lay be
	The college and the college an		apparedule 10M.			
	The seller agrees that at seller's expense and within ing (in an amount equal to the purchase price) marketable title in and to the purchase price) marketable title in and to the pupon request and upon surrender of this agreement seller will delive the purchase price of the servement seller will delive the purchase price the purchase of the servement seller will delive the purchase price the purchase of the servement seller will delive the purchase of the purchase purchase the purchase purchase purchase the purchase pur	premises in the	the date nereof, seller we seller on or subsequent	ill furnish unto buyer a tit	le insurance polic	rinsus-
	upon request and upon surrender of this agreement, seller will deliver a good	t 3 now of reco	rd, if any. Seller also ag	rees that when the purcha	se price is fully n	aid and
	and assigns, free and clear of encumbrances as of the date hereof and free a under seller, excepting, however, the easements, restrictions and the taxes, mu ing all liens and encumbrances created by the buyer or buyer's assigns. And it is understand the date here of the date here of the date here of the date here.	ınd clear of al micipal liens.	l encumbrances since the	e date placed, permitted	o the buyer, buyer or arising by, thro	's heirs ough or
	And it is understood and	Contraction		Bee so assumed by the t	ouyer and number e	except-
	And it is understood and agreed between the parties that time is of a required, or any of them, punctually within 20 days of the time limited therefore ing rights and options: (1) To declare this contract cancelled for default and any limited therefore.	for, or fail to k	this contract, and in cas eep any agreement here	e the buyer shall fail to m	ake the payments	above
	Sims previously paid beautiful to detail and null and void,	, and to declar	e the nurchaser's rights	Forefolia d 2 is	tinoniched and to	onew-
	(2) To declare the whole unpaid principal balance of the purchase properties of the purchase propertie	rice with the i	nterest thereon at once	ive and payable: and/or	unguisiteu, and to	retain
	In any of cuch comes -11 ' 1			*		
	the possession of the premises above described and all other rights acquired by or any other act of the seller to be performed and without any right of the buy of the property as absolutely, fully and perfectly as if this contract and such pay on this contract are to be retained by and belong to the seller of the pay.	y the buyer he	reunder shall revert to a	ller hereunder shall utter nd revest in the seller wit	ly cease and the ri	ight to
	on this contract and to be a see to be a s	vments had no	wer heen made 1:	mon for moneys pain on	account of the put	rchase
	on this contract are to be retained by and belong to the seller as the agreed an of such default, shall have the right immediately, or at any time thereafter, to sion thereof, together with all the improvements and appurtenances thereon or	enter upon th	ent of the premises up to land aforesaid, withou	the time of such default	And the seller, in	niaue n case
	The buyer further agrees that failure by the seller at any time to require hereunder to enforce the same, nor shall any waiver by the seller of any breach provision, or as a waiver of the provision itself	r inereio belor re performanc	iging.	y process or law, and	rake miniediate p	osses-
	Seller, seller's agents, and the holder of any existing encumbrance to a sonable times (upon reasonable prior notice to buyer) for the purpose of inspec			ct may enter upon the lar	de and amorian	
	as the trial court may adjudge assets that do foreclose this contract or to enfor	rce any nmy	sion bareof the laster			
	as the trial court may adjudge reasonable as attorney fees to be allowed the prev of the trial court, the losing party further promises to pay such sum as the appapeal.	vailing party i	n the suit or action and i	arty in the suit or action : an appeal is taken from a	agrees to pay such	Sum
11	In constraing this			- mo provaining party s	anomey rees on	Such
	In construing this contract, it is understood that the seller or the buyer gular pronoun shall be taken to mean and include the plural and the neuter, and the provisions hereof apply equally to corporations and to individuals.	may be more d that generali	than one person or a co	poration; that if the conte	ext so requires, the	sin-
	This agreement shall hind and invitagals.					
	executors, administrators, personal representatives, successors in interest and as	ssigns as well	equire, not only the imm	ediate parties hereto but	their respective h	icirs,
	IN WITNESS WHEREOF, the parties have executed the tion, it has caused its name to be signed and its seal, if any, affi	is instrume	ent in duplicate; if e	ither of the undersi	ened is a corne	Ora-
	tion, it has caused its name to be signed and its seal, if any, affind its board of directors.	ixed by an	officer or other per	son duly authorized	to do so by o	rder
11 :				R. Ond		
	THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGU- ATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON COUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE	V	000 000	11.000	<i></i>	
	COUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRO-	- Sec	ellaj L	bug		
11 F	ND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST RACTICES AS DEFINED IN ORS 30.930.	-X-	Cluff	USG .		
_		00/	slee D	Legge		
•	SELLER: Comply with ORS 93.903 et seq. prior to exercising this remedy.	11.00		. 00		
			•	•		
	STATE OF OREGON, County of	KLAM	ATH	_)ss.		
					, 19_9	Z_,
	This instrument was acknowle	dood bee	ETHENDERE T.	_Riggle_&_Lesl	ie D. Rigg	gle
7					, 19	,
	as of					
			(1. 0	21		
	JUDITICAL I	160	wh X Z	aldine	2Q	
	NOTARY PUBLIC - ORFICON	Notary Pu	blic for Oregon			
	JUDITH L CALDWELL NOTARY PUBLIC - OREGON ANY COMMISSION NO. 044462 ANY COMMISSION EPIRES AUG. 31, 1999	My comm	ission expires	8-31-9	9	
-	ODG 00 CO		•			
Cu!	ORS 93.635 (1) All instruments contracting to convey fee title to any rea ed and the parties are bound, shall be acknowledged, in the manner provided truments, or a memorandum thereof, shall be recorded by the conveyor not reby. ORS 93.990 (3) Violation of ORS 93.635 is nunishable, upon conviction.	ol property, at	a time more than 12 mor	iths from the date that the	instrument is eve	-
the	reby.	t later than 1	S days after the income	conveyor of the title to	be conveyed. Suc	h
*****	Femanacie, apoir conviction,	i, by a tine of	not more than \$100.		Feed and GOOD	•
	DESCRIPTION	(CONTINUED)				-
13		. स्टब्स्ट सन्दर्भ (के.स.स्टब्स)				
STA	TE OF OREGON: COUNTY OF KLAMATH: ss.					
of_	for record at request of Robert Riggle August A.D., 1997 at 3:47 o			the7	th d	ay
	of Deeds	o'clock	$P \cdot M$., and duly	recorded in Vol. 1	197	- <i>)</i> -)
ECD.	\$35.00	 '	on Page <u>2605</u> Bernetha (Letsch County Cl	ark	
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