	. 701-CONTRACT-RE	L EXTATE—Monthly Peymonn	. mc 12910-41	275 Ph	1998 Page	41591
NL,	2240	69689	CONTRACT—REAL EST.	Val. /	295 Page 3	2672
I	THIS CONTR.	ACT, Made this	2214 day ci / e Marie Medina	(m)	200	25, between
	Programa		***************************************	*************************	, hereinafter cal	led the seller,
and	mundru 1	A. Medina Jr.	•		hereinefter coll	ad the house
agrees	to sell unto the	e buyer and the buy	ration of the mutual cover yer agrees to purchase fr	nants and agreem	nents herein contains	ed, the seller
	TITEL AU	on file in the	of the Westerly tamont Acres, ac he office of the	cording to	the official	m 1 m i
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35						
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		nteen thousar		***************************************	Dollars (\$ 17	,000.00
hereina Dollars	ifter called the p	urchase price, on act	e execution hereof (the	ount shall l	be paid	
Dollars Dollars Dayable and con	n monthly payme (\$ 162.47 ment as well on the	ents of not less than) each, month- ll as 1/12 of day of each mo te purchase price is	ainder of the purchase prometal six Plus 1/12 of year Insurance Premonth hereafter beginning fully paid. All of the purcher rate of 87 per 1000 per	ty two dollarly taxes sium each more	ars & fourtys shall be added the to the all fanuary	seven—cent ed to ove payme , 1996
nonthly	y payments abo	until paid; interes	st to be paid	and	1 * MARIEMENS ti	he minimum
T ?	he buyer warrants ((A) primarily for 1	to and covenants with t	the seller that the real property or household surposes			
long as be buildings, buyer with costs and property, promptly now or he in a commeller and insured. Notice and seller and	the buyer shall be enuyer is not in deta, now or herealter il keep the premise as well as all wat before the same of erealter erected on pany or companies if then to the buyer siy do so and any on go and any or yo was and any or yo was and any or go yo so and any or go yo so and any or go yo so and any or go so and any or go so and any or go so and any or was and any or was and any on the super six yo was so and any on the super six you so so and any on the super six you so so and any on the super six you so so and any on the super six you so so and any on the super six you so so and any on the super six you so so and any on the super six you so so and any on the super six you so so and any on the super six you so so and any on the super six you so so and any on the super six you so so and super six you so	ntitled to possession of a received thereon, in for seller in definite remains the form of the received by seller in definite rents, public charges or any part thereof becomes the promises against los satisfactory to the soller as their respective in thall feil to pay any surjustents to mede shall he surrent so mede shall he	the lands on	es that at all times to will not suffer or per the seller harmless that buyer will pay except lawfully ma expense, buyer will in an ex as an additional in cices of insurance to so or charges or to pre	A, and may retain such buyer will keep the premit any waste or strip therefrom and reimburs all taxes hereafter levie in sure and keep insured a amount not less than \$ nsured, with loss payabb be delivered to the sell occure and pay for such in the sure with the sure and pay for such in the sure with the sure was the sure and pay for such in the sure was	thereof; that e selier for all d against the premises, ell all buildings full a transfer to the water for as zoon as
	NT NOTICE: Delete,		s phrase and whishouse warmen	(A) or (b) is not applic	cable. If warranty (A) is :	
		, by lining out, whichever th word is defined in the l r this purpose, use Stevens	Truth-in-Landing Act and Regula i-Ness Form No. 1319 or equivale		comply with the Act and	applicable and Regulation by
making req	rd A & Ros	e Marie Medi	i-Ness Form No. 1319 or equivale	nt.	OF OREGON,	Regulation by
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The siles of section in a standard of the section o And it is understood and agreed between the parties that time is of the assence 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 shall have the following rights and options: (1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forfeited and the debt extinguished, and to retain sums previously paid hereunder by the buyer;*
 (2) To declare the whole unpaid principal balance of the purchase price with the interest thereon at once due and payable; and/or
 (3) To foreclose this contract by suit in equity. In any of such cases, all rights and interest created or then existing in favor 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 hereunder shall revert to and revest in the seller without any act of re-entry, or any other act of the 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 the property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payments therefore made on this contract are to be retained by and belong to the seller as the agreed and reasonable rent of the premises up to the time of such default. And the 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 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 seller's right hereunder to enforce the same, nor shall any waiver by the seller of any breach of any provision hereof be field to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 17.000.00. BELLY WELLEY OZAKKLAYSTEK XKUKAKKK ZODER KOSTOK KUTAK KKEHAKTIKE EKKEKKAKKAKKOK KUL KAKKKAKKK OZAKKLAYSTEK XKUKAKKA ZODER KOSTOK KUTAK KKEHAKTIKE EKKEKKAKKAKKOK KUL KAKKKAKK In case suit or action is instituted to loreclose this contract or to enferce any provision hereof, the losing party in the suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's fees to be allowed the prevailing party in the suit or action and it an appeal is taken from any judgment or decree of the trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's attorney's lees on such appeal. In constraint 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 and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof equally to corporations and to individuals. This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, the 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, if any, 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 OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. * SELLER: Comply with ORS 93.905 of saq 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 Klamath This instrument was acknowledged before me on Nov. 28 **Edward A. Medina, Rose Marie Medina & Edward A. Medina, This instrument was acknowledged before me on żν as OFFICIAL BRAL
CAROL A. MCCULLOUGH
NOTARY PUBLIC - OREGON
COMMISSION RO. 028489
EN COMMISSION CHARGE NOV 11. 1997 Notary Public for Gregon My commission expires Nov. 11, 1997 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 is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be conveyed. Such instruments, or a memerandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby. ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. Terms of the Sale (CERESPISSION) 1. Contract purchase price & payments based on 180 months (or 15 years) 2. Taxes shall be collected each month along with the payment, one twelfth of assesed amount. Insurance to be handled in like manner. Property may not be sold by the buyer without payment on full of the remaining contract or by the express permission of the sellers. 4. Property is sold in "As is Condition". STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of Edward Medina Jr. 30th of November A.D., 19 95 at 10:29 o'clock __ A M., and duly recorded in Vol. M95 Deeds __ on Page ____32672 Bernetha G. Lersch, County Clerk FEE \$35.00 By annette Melle

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of	NOV 7.17., 19	Deeds on Pag	ge 41591
	ol	17	Bernetha, G. Letsch, County Clerk
EEE	\$35,00	By <u>Ket</u>	Bernetha G. Letsch, County Clerk