<b>70438</b> THIS CONTRACT, Made this	CONTRACT-RE	AL ESTATE	Vol. 79 Page	1000
THIS CONTRACT, Made this Paul R. Flint III or Theo M.	「「「「「「「「「「」」」」、「「「」」、「「」」、「「」」、「」、「」、「」、	x	March	, 1979, Бег
and William L. Ramsey or Betty			*****	after called the s
WITNESSETH: That in consider agrees to sell unto the buyer and the bill and premises situated in the bill	eration of the mutua	l covenants	and agreements herein	ter called the b
Nian	<b>1.2 [[1.3</b> ]的复数 网络爱尔特国家 法保险部分			VIDÓ described 1
South 1/2 Of Eas	t 1/2, SW 1/4, N lamette Meridian	117 1 / 4	······································	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;
Duver agrees not to cut on la-	日本》「建立」、「市本の市」は「新田」「新田」	A	같이 가지는 것 같은 사람이 가지 않는 것이 있는 것이다. 같이 같이 있는 것이 있는 것이 있는 것이 있는 것이 있	
and brush, until 60% or more is pa At the time of purchase buyer agree	id to seller or oth	ier satisfa	ctory agreement is	small trees made.
At the time of purchase buyer agree regulations and at this time buyer i	es to comply with s undetermined a	state and	County sanitation ru	les and
			use of the property	
for the sum of <u>Nine Thousand Five</u> hereinafter called the purchase price, of	Hundred and 00/	/100		
- CLCOI, LIC ICLEINT WHATAOL horal.	아이가 많이 가지 않는 것 같아요. 아이가 집에 집에 집에 있는 것 같아요.		IGS DECH Dain at the tim	
payments of not less than Source in	s and in the amounts	s as follows,	to-wit:\$8,285.91 In 1	
payments of not less than Seventy-fi with the month of May 15, 1979, and	d continuing until	llars (\$75) said price	each month hereaft	er beginning
			io iuriy paid.	
The buyer warrants to and covenants with the sell $^{\circ}(A)$ primarily for buyer's personal, lamily, house (B) for an organization or (even if buyer is a na All of	ler that the real property de	scribed in this c	ontract is	
<ul> <li>(A) primarily for buyer's personal, 'lamily, house</li> <li>(B) for an organization or (even if buyer is a n</li> <li>All of said purchase price may be paid at any time; all</li> <li>sent per annum from</li> </ul>	tural person) is for, business deferred balances of said p	s or commercial surchase price sh	purposes other than agricultural all bear interest at the	purposes.
he minimum regular payments above required. Taxes on , 19	said premises for the curren	to be paid	normal bases	*{ in addition to being included
The buyer shall be entitled to possession of said lar is not in default under the terms of this contract. The	nds on		10	reto as ol
The buyer shall be entitled to possession of said lee the is not in default under the terms of this contract. The hereon, in good condition and repair and will not suffer, ther liem and save the seller harmless thereform and rei hat he will pay all taxes hereafter levied against said pro imposed upon said premises, all promptly before the san buildings now or hereafter erected on said nervices	or permit any waste or strip mburse seller for all costs a perty, as well as all water	es he will keep to thereof; that h and attorney's lea rents, public cha	the premises and the buildings, r e will keep said premises tree trees incurred by him in delending	th possession so long to now or hereafter erected on construction and a against any such line
hat he will pay all fasts hereafter levin aform and ren o imposed upon said premises, all promptly before the san Il buildings now or hereafter erected on said provides the acompany or companies satisfactory to the seller with for policies of insurance to be delivered to the seller as sol for pocure and pay lor such insurance, the seller as sol further and shall bear interest at the rate aloresnid, with The said described premises are now subject to a co corded in the Deed®, Mortgage®, Miscellaneous® Records in Summer(level likelin surance).	nst loss or damage by lire ( loss payable first to the sel	ne past due; the with extended co	at at buyer's expense, he will h verage) in an amount not less th	hereafter lawfully ma nsure and keep insure
The said described premises are now subject to a construct of the seller may identify the said described premises are now subject to a construction of the said described premises are now subject to a construct of the said described premises are now subject to a construct subject subject to a construct subject s	o so and any payment so n ut waiver, however, of any ontract or a mortgage the	yer shall fail to nade shall be ad right arising to	he buyer as their respective int pay any such liens, costs, water ded to and become a part of th the seller for buyer's breach of	erests may appear an rents, taxes, or charge the debt secured by thi
and no more, with	interest paid to		on which the unpaid principal l	in installments - t
d installments so paid applicable to taxes and insurance fault, the buyer may pay any sums required by and	bed premises, the buyer agre premiums; should the seller	default; should es on seller's de for any reason	any of the installments on said mand lorthwith to repay to the	mortgage promptly at mortgage so paid by seller that portion of
a installinents' so paid applicable to taxes and insurance i lault, the buyer may pay any sums required insurance i entitled to credit for all sums so paid by him adainst the The seller agrees that at his expense and within a different agrees tha	sums next to become due	I or otherwise pe on the above p he date hereof. I	prform said contract or mortgage urchase price pursuant to the to	e to be or become in and the buyer shall erms of this contract.
emitted to credit for all sums so paid by him afainst the The seller agrees that at his expense and within ing (in an amount equal to said purchase price) markets accept the usual printed exceptions and the building an agrees that when said purchase price is fully paid and u and "ad premises in fee simple unto the buyer, his heirs of our under seller, excepting, however, the said easeme buyer and lutther excepting all liens and encumbrances	d other restrictions and ease ipon request and upon surre and assigns, free and clear c	nises in the selfe ments now of re- nder of this agre	r on or subsequent to the date o cord, if any, and the said contra ement, he will deliver a good an	e insurance policy in- I this agreement, save et or mortgage, Seller d sullicient doct
4. 网络法国新加拿新资源局部委员和中心的经济国际建筑的公司无限委托院 的遗憾的复数形式 植物小说器 重要	Self 20 중 - 1월 19일 수 있는 것이라. 아파라운 감독 가장님,	ほど 成一日 しかん かたい 取りのたい	含べる 無時の あいもとわれる とうけい しょうかんかん ひょうべい しょう	
PORTANT NOTICE: Delete, by lining out, whichever phrase an such word is defined in the Truth-in-Lending Act and Regulation Stevens-Ness Form No. 1308 or similar, if the contract become	[] 26 20 영국 LG과 호텔 전환 25 10 18 19 19	网络熊鹰 高速机能达远离一播声的	e. If warranty (A) is applicable and egulation by making required disclo	d if seller is a creditor,
				07 or similar.
SELLER'S NAME AND ADDRESS		3	TATE OF OREGON,	J.ss.
AUDIESS			County of I certify that the	within instru
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a change is requested all tax statements shall be sent to the follow	ving address.	ີ່ <b>ເ</b>	ounty affixed.	
	ving address.		ounty affixed.	TITLE

62) 6 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 adreement herein contained, then the seller at his option shall have the following rights: (1) to dictare this contract null and void; (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due case, all rights and interest created or then existing in layor of the buyer as against those to forcelose this contract by suit in seller without any act of rentrance of the primises above described and all other rights acquired by the buyer of return, reclamation or compensation to seller without any act of rentry, or any other as of said seller to be performed and without any right of the buyer of shall each and the rights acquired by the buyer of return, reclamation or compensation to case of such delault all payments theretolore made on this contract are to be retained by and being to said seller and the right immediately, or all such ease is dischared the to the process of such delault. And the said seller, in case of such delault, shall have the right immediately, or all other eater of said porters possession the context are to be retained by and being to said seller as the afreed and reasonable rent of said premises up to the time of such delault. And the said seller, in case of such default, shall have the right immediately, or all any time thereatter, to enter upon the large stores of the time to such delault. And the said seller is constract are to be retained by and being to said seller as the altered and reasonable rent of said before and.

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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.

William C Jomsu 1 Am R MOTE-The sentence between the symbols (), if not capilicable, should be deleted. Ses ORS 93.030). heo m

STATE OF OREGON,	STATE OF OREGON, County of) ss.
	Personally appearedand
Personally appeared the above named	who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of
ment to be voluntary act and deed. Before me: (OFFICIAL	and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- hall 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:
Notary Public for Oregon My commission expires	Notary Public for Oregon My commission expires:

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 net nowledged, in the manner provided for acknowledgement of decks, by the conveyor of the title to be con-veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the list are bound thereby. re bound thereby. ORS \$3.990(3) Violation of ORS \$3.635 is pinishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

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