704	REAL ESTATE-Seller Pays Exis	CONTRACT—I	eal estate Vol. 1779 Page 16392
THIS CON	TRACT Made this .	15th day	
	Ramsey or Bett	ANN	hereinafter called the seller,
nd Laurie. Ja			, hereinafter called the buyer,
			ual covenants and agreements herein contained, the seller chase from the seller all of the following described lands County State ofOregon, to-wit:
grees to sell unto nd premises situa 10 A	ted in NIAMI	£101	Dence 7 Foot
	South 1/2 0		나라 가격 (1996) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997)
the time of pu	rchase the buyers	agree to compl	y with the state and county sanitation rules and rmined as to the future use of the property.
gulations and a	e not to log or rer	nove any trees I	rom said property until 69% or more is paid to
e seller or oth	er satisfactory ag	hold 2 trust D	eed for sum of \$8,285.09.
T Damcov a	nd Betty M. Rams	ev 1. Trust D	eed for the sum of po, 213.71.
- beatha ri	out to nay off Firs	st or Second at a	
or the sum of	Thirteen Thousa	and and 00/100-	Dollars (\$.13,000.00), 00 has been paid at the time of the execution seller: the buyer agrees to pay the balance of said purchase
hereof, the receipt	where of hereby is ac	mes and in the am	ounts as follows, to-wit:
			Fifty and 00/100 Dollars (\$150) each
onth hereafter	· beginning with th		
s fully paid. alance can be	paid off at anytime	and advance pa	yments can be made.
The huver wer	ants to and covenants with (the seller that the real pr	perty described in this contract is purposes, business or commercial purposes other than adricultural purposes, business or commercial purposes other than adricultural purposes, lisaid purchase price shall bear interest at the rate ot
(A) primarily (B) lor an or	for buyer's personal, family, gunization or (even if buyer	ne; all deferred balances	business or commercial purposes other than africultural purposes. business or commercial purposes other than africultural purposes. of said purchase price shall bear interest at the rate of $\frac{1}{2}$ performed by $\frac{1}{2}$ and $\frac{1}{2}$ in addition to interest of $\frac{1}{2}$ and $\frac{1}{2}$ in addition to its price of $\frac{1}{2}$ and $\frac{1}{2}$ in addition to its price of $\frac{1}{2}$ and $\frac{1}{2}$ in addition to its price of $\frac{1}{2}$ and $\frac{1}{2}$ in addition to its price of $\frac{1}{2}$ and $\frac{1}{2}$ in addition to its price of $\frac{1}{2}$ and $\frac{1}{2}$ is price of $\frac{1}{2}$ and $\frac{1}{2}$ in addition to its price of $\frac{1}{2}$ and $$
			interest to be paid
the minimum regular	payments above required. Ta	DES ON SHILL PREMISES IOF	, 19, and may retain such possession so long a
The buyer shal he is not in default u	I be enlitled to possession of nder the terms of this contrac- ition and repair and will not	said lands on cr. The buyer agrees that suller or permit any wa	at all times he will keep the premises and the bulkers into construction and a ste or strip thereot; that he will keep said premises iree from construction and a bloots and attorney's lees incurred by him in defending against any such lien
that he will pay all !	axes hereafter levied against	the same or any part th	ereol become past due; that at buyer's expense, he will insure and ever
	amounter erected on said prem	ises against loss or damak	the seller and then to the buyer as their respective interests may appear an
contract and shall be The said descr	interest at the rate aforesa ibed premises are now subject	cr to a contract or a mor	tage (the word mortgage as used herein inclutes within its meaning a trust dec
recorded in the Deed* document/fee/file/inst	Mortgage*, Miscellaneous*	Records of said county in	book/reel/volume No
MERCENE NG 문제 말에 많이 많다. 영화 및 비밀었다. 영	and no n	ore, with interest pain	· 정향상학생학 영상 '이상 '' '' 이 좋지 않는 것이 많은 것이 가방지 않는지 않는 것 가장이었다. 이 것 같은 것이 것 않는 지 바라지는 것이 같이?
the times required lo the seller include taxe said installments so i	r said payments and to keep is or insurance premiums on paid applicable to taxes and	said contract or morigan	e buyer agrees on seller's demand forthwith to repay to the seller that portion
be entitled to credit	for all sums so paid by him	against the sums next to within	days from the date hereof, he will furnish unto buyer a title insurance policy days from the date hereof, he will subsequent to the date of this agreement, so
suring (in an amoun	equal to sate pass and the	building and other restric	tions and easements of this agreement, he will deliver a good and sufficient deed co
veving said premises through or under se the buyer and furth	in lee simple unto the buyer, ller, excepting, however, the er excepting all liens and end	his heirs and assigns, ne said easements and restric sumbrances created by the	fora, and the tares, municipal liens, water rents and public charges so assume buyer or his assigns.
		(Contin	the (A) or (A) is not applicable. If warranty (A) is applicable and if seller is a credit
as such word is definition of the stevens-Ness Form	id in the Truth-in-Lending Act of No. 1308 or similar. If the co	and Regulation 4, the seller niract becomes a first lien t	
			STATE OF OREGON.
	SELLER'S NAME AND ADDR	ESS 2	County of I certify that the within inst
			ment was received for record on
CARLE CONTRACTOR DE CONCERCE			at
	BUYER'S NAME AND ADDR	testi sentessi dan te Listi Italia dalam ka	For rate document/fee/fi
	 A second state of the second second second state of the second sec	I Realized	Record of Deeds of said county.
After recording relief	moley	전 방법을 걸렸다. 같은 것 같은	LI GENERALS STRUCTURE STRUCTURE CONTRACTOR CON
After recording relief	olan 842	57620	Witness my hand and seal
WD B Chilog I	DATE SY 2 CRATE SY 2 MAME ADDRESS ZIP NAME ADDRESS ZIP relied all fax statements shall be		Witness my hand and seal County affixed.
WD B Chilog I	DATE SCY 2 MANE ADDRESS ZIP WINAME ADDRESS ZIP resided all fax statements shall be Carre		Witness my hand and seal County affixed.
WD B Chilog I		ient to the following address	Witness my hand and seal County affixed.

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(ALLES)

and the second

新日本市の主

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective bers, escutors, administrators, personal representatives, successors in interest and assigns as well. 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 William & Ramsuy me Detty ann NOIE-The sentence between the symbols (), if pplicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of County of Carroll) 55.) ss., 19...... , 19 11 Personally appeared the above named Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the 2 president and that the latter is the secretary of and that the seal allixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed 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: COFFICIAL Belle / Meters SEAL) Notary Public for Oregon My commission expires 10 29.80 Notary Public for Oregon (SEAL) 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 executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be con-red. Such instruments, or a memorandum thered, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parre bound thereby. ORS 93.090(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) OF OREGON; COUNTY OF KLAMATH; 58. 计算机算机 网络 ed for record ot request toft -his 11th day of July A. D. 1979 of 26 clock P M. ... duly recorded in Vol. 1179 ____, of ____ _____ on Peal 63 92 Doods Wm D. MILNE, County Clerk -01 G By. Fee \$6.00 170.138 **新新新新** ADID

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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 ot them, punctually within 20 days of the time limited therefor, or fail to keep advectment herein contained, then the selfer at his optimum and void, (2) to declare the whole updreed advection of the interest there on eight and the index of the interest there on eight and the interest there on eight to be ease and payable; (3) to withdraw and deed and other documents from economically interest advection of the presence of the interest there on eight to be ease treated or the best effective to be provided and all there interest there on eight to be ease and in the interest there on eight to be ease and interest event on the selfer here under shall there interest event on the selfer here under shall utterly coses and deed and other right scalar of the buyer there under shall there interest a base of the interest event on the selfer here under shall utterly coses and as ease of such default all payments there of ender and on the interest of the process of as a property as absolutely fully and pericetly as it this contract and use of the event of the ease of the said seller in case of the process of law and take immediate possession thereol, together with all the improvements and never been made; and in the ender of the and aloresaid, without any process of law and take immediate possession thereol, together with all the improvements and apputtenances thereon or thereols and any and take immediate possession thereol, together with all the improvements and apputtenances thereon or thereols and any and take immediate possession thereol, together with all the improvision hereof shall in no way alloct here and the right interest of any provision hereof shall in no way alloct here and the right interest of any provision hereof and process of any succeeding breach of any breach of any provision hereof any succeeding breach of any breach of any pro