WHEN RECORDED MAIL TO: K-36522	
US NATL BANK OF OPPOS	0
KT-AMATTT TATE	<ul> <li>A statistical statistic statistical statistical statistic Statistical statistical statisticas statistical statistical statistical statistical statisticae statist</li></ul>
	Vol. <u>783</u> Page 1584
BUYER'S SECURITY A	SSIGNMENT OF LAND SALE CONTRACTOR
DATE: 9-13-83	SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE
11285	
ASSIGNOR (hereinafter called "Buyer"): Richard	and Nora Hawkins
ASSIGNEE: UNITED STATES NATION	as appropriate)
ASSIGNEE: UNITED STATES NATIONAL BANK	OF OREGON, Klamath Falls
The Buyer is the purchaser of certain property described and the parcel 1: The set of the property described and the parcel 1: The set of the parc	bed as follows:
ine nw2 of Section 12. Town	whi- or -
Parcel 2: The ne ½ of Section 12, Town	Auge 11, EwM.
(hereinafter called the "Property") under	Jointp 50 South, Range 11, EWM.
(hereinafter called the "Property") under a land sale con- are John L. Perry and Donna S. Perry (hereinafter called the "Sellers") and util it is	tract dated January 8, 1980
Records (hereinafter called the "Contract")	ook, at Page
1. Assignment. For value received, Buyer hereby as mortgages, and conveys to UNITED STATES NATIONAL as	County
The Property and the set of the Content of and under the Content	tract
	Assignment on it is people to family
ance of the Security, the assignment, mortgage, and and	bankrunter pro-
Under Other agreement	per- may addustements allowed by law and such pay all court costs
an of which are hereinafter called at the following obligation	ons
2.1 The principal and interest of a note of D	4. Condemnation. Unless the Contract expressly provides
	action affecting any part of the Security. The net proceeds of any award, after deducting actual and reasonable costs, expenses and attorneys' fees incurred by Buyer in the action and expenses and
, 19 91	Paid to Seller or used by Buyer in the action and prove
2.2 All sums that Bank may expend in protect	paid to Seller or used to repair the Property pursuant to an express requirement of the Contract, shall be paid to Bank for application
2.3 The second provide the second sec	5. Release After full new
2.3 The principal and interest of all other indebted ness of Debtor to Bank, whether now existing or hereafter in curred, direct or indirect, absolute or contingent	<ul> <li>5. Release. After full payment of the Indebtedness by</li> <li>Buyer, Bank shall release this Assignment and, upon written de-</li> <li>d- mand of Buyer, will terminate its financing statement of the Security.</li> </ul>
	e-
as guarantor, accommodation maker, or endorser, and future ac vances of all kinds.	He to Delautt. The following are Event
	6.1 Any payment of principal or interest due on the Note, or on any other part of the Indebtedness, is not paid when due.
3. Buyer's Covenants. Until the Indebtedness is paid in full and this Assignment is fully satisfied. Buyer arrests is paid in	securities, or the commencement of the benefit of
be obligated and responsible for the following:	6.3 Death of any Buyer or Debtor,
the Contract should be	Sector which is not a natural person.
nection with on and the and encumbrances of all kinds in	6.4 Any default under the Contract or any second
not so paid or part	tract, or would justice, would constitute a default under the o
the principal of the Ni the same, and may either add the same	
	6E D ( ) .
rate set by applicable law.	6.5 Default by Sellers, or any predecessors in title of Sellers, as vendee under any contract of sale, grantor of any Iess the venture mortgager of any mortgage on the venture of any
3.2 The Property shall be kept covered with fire and extended coverage insurance and any other insurance required by the Bank, in an amount sufficient to pay the uppoid to be the set of t	
Indeptedness or the	amating his lien or interest to Bank's
Bank shall have the part of Bank requests. If not so covered at	6.6 Failure of the Buyer to perform any other
may either add the state co-insured or the only insured the	
and bearing interest at	6.7 Dute to a condition,
any maximum rate set by applicable law	Note or loan agreement to which Buyer or Debtor under any other which Buyer or Debtor is a party or by
and repair. No wrote the Property shall be maintained in mood and	7 Distanti
reasonably within D	or more of the following rights and remedies:
events or conditions that would adversely affect the value of the Security.	7.1 The right, without notice, presentment, or de-

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declare the entire Indebtedness immediately due and payable.

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7.2 With respect to all or any part of the Security, the right-to foreclose by judicial proceedings in accordance with 7.3

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With respect to any personal property Security, the rights and remedies of a secured party under the Uniform Commercial Code, as well as those stated herein. The Bank may without notice take possession of all personal property Security not already in its possession and/or require Buyer to assemble it and turn it over to Bank at a reasonably convenient place designated by the Bank, and Buyer will do so. Although the Bank may in its discretion and without liability do so, the Bank shall have no duty to take any action to preserve rights against any party to the Contract, to instruments, or to other part of the Security that is personal property in its possession, either before or after default; and Bank shall have no duty whatsoever with respect to personal property Security in its possession beyond the use of ordinary reasonable care in its physical custody and preservation. The Bank may retain personal property Security in satisfaction of the indebtedness, or may sell or otherwise dispose of such personal property at either public or private sale, first giving Buyer 10 days' notice of the date and place of public sale or of the date after which private sale may be made. The Buyer agrees that 10 days' notice is reasonable notice. The Buyer shall be liable for any deficiency and the Bank shall account for any surplus.

74 In exercising its rights and remedies, the Bank shall be free to sell all or any part of the Security, separately or at once. The Bank shall be entitled to purchase all or any portion of the Security at any public sale, or at any judicial or sheriff's sale.

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8. General. Time if of the essence of Buyer's and Debtor's obligations under this Assignment. A waiver by Bank of a breach of any provision of this Assignment shall not constitute a waiver of, or prejudice the Bank's right to demand strict compliance with, that provision or any other provision. Buyer waives presentment demand, notice and protest with regard to any part of the Indebtedness. Bank may exchange or release the Security, or other collateral granted by any person with respect to the Indebtedness, or may realize upon and apply any of the Security or other collateral it may have with respect to the Indebtedness in any manner and in any order, without affecting Bank's rights to realize upon and apply the proceeds of the Security.

Bank Not Liable. The Bank, by accepting this Assign-9 ment, or in its discretion performing any of Buyer's obligations under the Contract or under this Assignment, does not assume any liability or responsibility to continue performance of those obligations or to perform any of Buyer's other obligations under the Čontract.

Debtor's Signature. If Buyer and Debtor are not the 10 same, Debtor's signature is Debtor's agreement to those provisions that may affect Debtor. This Assignment does not confer upon Debtor any interest in the Property or in the Contract.

11. Special Provisions.

7.5 Any other rights and under law or other agreements.	l remedies Bank may have	$\sim$ (
-		KINI I
Executed and delivered to Bank effect	tive on the date stated above.	Signature of Buyer Richard Hawkins
		Signature of Burger Dawking
		Nora Hawkins
INDIVIDUAL ACKNOWLEDGEMENT		Signature of Debtor (if Buyer and Debtor are not the same)
STATE OF OREGON	)	
County of Klamdth	) ss.	September 13, 19 83
Personally appeared the above-nam and acknowledged the foregoing Assignm	ed, <u>IC-MARA</u> ent to be <u>heir</u> voluntary	Tavakins and Nora Howkins,
	Before me:	Contraction .
		Notary Public for Oregon
CORPORATE ACKNOWLEDGEMENT		My commission expires: $c^2 - 83^{-1}$
STATE OF OREGON		
	) ) ss.	
County of	)	
Personally appeared		, 19
who, being sworn, stated that		
		final has a set of the
voluntarily signed and sealed in behalf of	the corporation by authority of	fixed hereto is its seal and that this foregoing Assignment was f its Board of Directors.
	Before me:	
STATE OF OREGON: CO	UNTY OF KLAMATH:	Notary Public for Oregon
I nereby certify that	t the with in instru	ss
record on the <u>14th</u> day and duly recorded in	vol <u>M 83</u> , of I	ss ument was received and filed for ., 19 <u>83</u> at <u>12:10</u> o'clock p M, Deedson page 15867
FEE \$ 8,00	NITTACT	BIEHN, COUNTY CLERK
	by the	deputy deputy
nd that the foregoing Assignment was sign be its voluntary act and deed.	gned on benalt of sald partners	
	Before me:	
		Notary Public for Oregon
		My commission expires:
a tot must complete the appropriate ackno	wledgement. Attach an appropri	iate Acknowledgement of Debtor, if Debtor is not the Buyer.)
Just DeCord Accomment in D in a		and a contraint the Buyer.)

Note: Record Assignment in Real Property Records, and file UCC statements describing Contract assigned. Obtain Seller's Consent to Contract Assignment with right of Bank to notice of and opportunity to cure Buyer's default. See Commercial Loan Handbook for