35850	CON	TRACT-REAL ESTATE	A	
THIS CONTRACT	Made this 7th	day of Mar	01. M84. 6684	84
THEODORE R. DEX	TER, GENEVIEVE W. D	EXTER and MARK	C. EAGAN	, 19, between
and KENNETH LESEMAN			, hereinaf	ter called the seller,
			· · ·	r called the burro
WIINESSETH: Th agrees to sell unto the buy and premises situated in	er and the buyer adress	e mutual covenants	and agreements herein c	ortained, the seller
A parcel of land situ Meridian, being more	uated in Section 6.	Townshin 36 Sou		of the Willame
COMMENCING at the Sou North 89°57'08" East the point of beginnir said Southerly quarte section line North 02 thence South, 653.43	ag for this descrip er section line, 38 2°58'02" East 500 60	tion; thence con 9.35 feet; thence 9.55 feet; thence	ortheast guarter 3 tinuing North 89.°5	15.03 feet to 7'08" East alor
			gewege Sector	
2				
<ul> <li>Stevenski programski serekter</li> <li>Stevenski programski serekter</li> </ul>	11			
In the event any ins rate of 12.0% on the o date said payment	tallment payment is monthly installment is received by Sell	; delinquent, the : then due, from .er.	ere shall be due ir the date of the la	terest at the st payment
	n an tha an tha	1. March 1.		
the sum of SEVEN T	HOUSAND FOUR HUNDRE	D AND NO/100		7 (00 00
	S Dalu on the execution h	erent (the terrine -	Reconciliate and the second	
e seller in monthly payme ollars (\$.100.00.*) e	nts of not less than -*0	NE HUNDRED AND	wit: \$/,400.00	) to the order of
E				
ayable on thefirst day	OF CACh month hereofier	badimmine mility it.		
그 그는 사람이 가지 않는 것 같아요즘 것 집안했다.	Prior brian bear mitere	est at the rate of	NGDer Cent ner annum	from NONE
unin p	baid, interest to be paid	NONE	nnd * in addition to	
onthly payments above req arties hereto as of the date	uired. Taxes on said pre-	mises for the curren	t tax year shall/be pror	ated between the
uyer shall be respons The buyer warrants to and cove *(A) primarily for buyer's perso (B) for an organization of (err The buyer shall be empired to a	nants with the seller that the real	t taxes beginnin property described in this of	g with the fiscal	year of 1985.
(B) for an organization or (er	nal, family, household or agricultu en il buyer is a natural person) i	aral purposes.	parposes other than we have a	
The buyer shall be entitled to pe is not in default under the terms of	ossession of said lands on April	[1 ]	., 19.84 and may retain suc	h possession so long or
The buyer shall be entitled to po is not in default under the terms of reon, in good condition and repair ai er liens and save the seller harmless t he will pay all taxes hereafter levi imposed upon said premises, all pron buildings now or hereafter erected on	nd will not suffer or permit any therefrom and reimburse seller is ed aaginst said property, as well apply before the same or any part said premises against loss or days	lat at all times he will keep waste or strip thereof; that or all costs and attorney's h as all water rents, public cf thereof become past due; t	the premises and the buildings, r he will keep said premises free In res incurred by him in delending arges and municipal liens which hat at buyer's expense, he will i	n possession so long as now or herealter erected on construction and all against any such liens; herealter lawfully may nsure and keep insured
o procure and nav for such insurance to be delivered	to the seller, with loss payable fit to the seller as soon as insured. N e, the seller may do so and any ate ploresaid	Vow if the buyer shall fail to payment so made shall be	overage) in an amount not less the the buyer as their respective into pay any such liens, costs, water idded to not be seen as the second	an \$ erests may appear and rents, taxes, or charges
ract and shall bear interest at the r		towar at a	ducu to and become a part of th	
tract and shall bear interest at the r The seller agrees that at his expendion	nse and within upon pay /I	tent in full of	the seller for buyer's breach of this contract	contract.
ract and shall bear interest at the r The seller agrees that at his expense of (in an amount equal to said pure except the usual printed exceptions is fully paid and upon	ense and vi/h/n upon pay /II thase price) marketable title in an and the building and other restric	vever, of any right arising to lent in full of dosid premises in the sec tions and easements now of	the seller for buyer's breach of the seller for buyer's breach of this. CONTRACT The will furnish unto buyer a tiller on or subsequent to the date record, if any Soller che date	the insurance policy in- of this agreement, save
ract and shall bear institutions The seller agrees that at the r rad (in an amount equal to said pure except the usual printed exceptions b is hully paid and upon request an bis hully paid and upon request an in the buyer, his heirs and assigns, it nitted or arising by, through or under the buyer of the sell of the sell of the sell of the buyer of the sell of the	ense and villin upon pay /I chase price) marketable title in ar and the building and other restric d upon surrender of this agreeme ee and clear of encumbrances as it seller. Screentin American	vever, of any right arising to lent in full of days from the date. Forced and to said premises in the se- tions and easements now of nt, he will deliver a good a of the date hereot and free date hereot and free	the solid become a part of it the solid port of the solid become a solid the will turnish unto buyer a ti ller on or subsequent to the date record, it any. Solid raise as the and clear of all encumbrances	the debt secured by this contract. the insurance policy in- of this agreement, save hat when said purchase premises in lee simple since said date -1
ract and shall bear institutes The seller agrees that at his expending a fin an amount equal to said pure except the usual printed exceptions o is fully paid and upon request an o the buyer, his heirs and assigns, fr nitted or arising by, through or und ges so assumed by the buyer and fi	ense and villar upon parketable title in ar chase price) marketable title in ar and the building and other restric d upon surrender ol this agreeme ee and clear ol encumbrances as r seller, excepting, however, the s urther excepting all liens and encu	vever, of any right arising to lent in full of dogs from the date pro- department of the second dogs from the second second rith and the second second of the date hereof and free aid easements and restriction umbrances created by the b	This slid become a part of it finds to buyer a breach of the will turnsh unto buyer a ti ller on or subsequent to the date record, it any. Seller also agrees t and clear of all encumbrances and the tares, municipal liens, uyer or his assigns.	the debt secured by this contract. The insurance policy in- of this agreement, save hat when said purchase premises in lee simple since said date placed, water rents and public
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ATTA MORANDA

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall tail to make the payments above required, or any of them, pinctually within 20 days of the time limited therefor, or fail to keep any agreement herein the buyer shall tail to make the payments there there there and ray of them, pinctually within 20 days of the time index to the contract, and in case the buyer shall tail to make the payments the interest thereon at once due and paybels. (1) to declare this contract mull and void. (2) to declare the whole unpaid principal back the buyer shall tail to make the payments there and in any of such case, and paybels. (3) to withdraw said and other documents from the buyer as against the seller hereunder shall uterly case price with and in any of a record any other act of said seller to be performed and other documents from the seller hereunder shall uterly case and any state of the promises above described and all other rights acquired as against the seller hereunder shall uterly case and any state of the payments above described and without any act of re-entry hereunder shall uterly case and the mays paid on account of the purchase of said priority as above described and without any act of the buyer of return shall never to and revest in said priority as above described and without any act such payment reclamation or compression of the land all other rights active and below and take buyer of return frequents had never been made; and in the land all other and belong to said seller as the agine and the said seller. The burver turther adrees that failure hu the seller at any time to require price with all the improvements and apputtentiates there on or theread belonging. the land aloresaid, without any process of law, and take immediate possession increoi, together with an the improvements and appendix and take immediate possession increoi, together with an the improvements and appendix and take immediate possession increoi, together with an the improvements and appendix and take immediate possession increoi, together with an increoi and appendix and take immediate possession increoi, together with an increoi and appendix and take immediate possession increoi, together with an increoi and appendix and take immediate possession increoi, together with an increoi and appendix and take immediate possession increoi, together with an increoi and appendix and the provision is all any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. "This Instrument does not guarantee that any particular use may be made of the property described in this fast amount. A larger should eneck with the as at pulses city of county planning department to The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ N/A In case suit or action is instituted to foreclose this contract the whole consideration (indicate which). Judgment or decree of such trial court may adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action and it an appeal is taken from any In construing this contract; it is understood that the seller or the human much human as the appellate court shall adjudge reasonable as the prevailing In construing this contract; it is understood that the seller or the human much human for the human much human for the prevailing for the self and adjudge reasonable as the prevailing In construing this contract; it is understood that the seller or the human much human for the prevailing for the self or the prevailing for the self or the human much human for the prevailing for the self or the appellate court shall adjudge reasonable as the prevailing for the formation of the self or the human much human for the human much human for the prevailing for the self or the appellate court shall adjudge reasonable as the prevailing for the human much human for the human human human for the human much human party's attorney's tees on such appeal. In consider party surface promises to pay such sum as the appellate court shall adjudge reasonable as the irror any in constraints this contract; it is understood that the seller or the buyer may be more than one person or a corporation; that is the prevailing shall be made, assumed and implied to make the provisions hereol apply equally to corporations and the neuter, and that generally all grammatical changes in interest and assigns as well. IN WITNESS WHEREOF, said parties have a prove the provision of the interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the under- 

 IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the under-signed is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its of-ters duly authorized thereunto by order of its board of directors.

 INNELLE PERMAN
 Buyer

 INNELLE PERMAN
 Seller

 INN STATE OF CHEGON/ CALIFORNIA ) San Bernardino )ss. April 13, .., 19.84 Personally appeared the above named ... KENNETH. LESEMAN Personally appeared THEODORE R. DEXTER, GENEVIEVE N. DEXTER EXMAN each for himself and not one for the other, did say that the former is the and MARK T. EAGAN and acknowledged the foregoing instru-ment to be ......a. secretary of ..... voluntary act and deed. and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in ba-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: Belgrefm (OFFICIAL 0 04 SEAL) Notary Public for Orbech/California My commission expires 4-15-85 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 acknowledgment of deeds, by the conveyor of the title to be con-yed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ORS 93.990(3). Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. veyed. tics ar OFFICIAL SEA CATHY A. RICHARDSON NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN SAN BERNARDING COUNTY My Commission Expires April 15, 1985 STATE OF OREGON, ) County of Klamath) illed for record at request of re th s 23, day of <u>April</u> A.D. 19 84 12:49 o'clock P M and di M84 °'clock P M, and duly Deed EVELYN BICHN N 1 Deputy ev Len Ange \* 8. na fa Rú an Ann an Sinn Stain ••• 35850 Contraction of Achievent 6684