° [^] 63405	CONTRA	CT-REAL ESTATE		Page 1183	
	77 4 h	7.1			
THIS CONTRACT, Ma		day or	•••••••••••••••••••••••••••••••••••••••	, 19, be	tween
	Harry J. Jackson			hereinafter called the	seller
And Michael R. and Kar	D4				
WITNESSETH: That in	n consideration of the	mutual covenants	and adreamonts	ereinafter called the	
agrees to sell unto the buver an	nd the huver adrees to	purcl ase from th	e seller all of the	nerein contained, the e following described	Sellet
and premises situated in	Klama th	County,	State of	on, t	o-wit:
28. Ten acres of land:	NE4 NE4 SE4 , To	wns ip 335 Rai	uge 8E, $\mathbb{H}_{\mathbb{R}}^1$ se	ct 13.	
Buyer agrees to:					
l . Pay-\$10	o down upon execu	tion and sign	ng of this o	entract.	
2. TO CUL	no trees on the puntil 24 monthly pa	roperty for co	mmercial pur	pose for 2 years	•
writ	ten agreement bet	ween buver and	l seller)	r upon mutual	
3. Sign a	quitclaim deed in	favor of the	seller, that	will not be	
recorde	d until and unles	s the buyer is	5 months or	more behind	
	monthly payments.			• ·	
4. Make mot	nthly payment chec	ks payable to	Decor Debor	ah or Harry Jack	son
for the sum ofNinet	y seven hundred		,	9700.00	,
(hereinafter called the purchase	price) on account of w	hich Zero			
Dollars (\$) is pa	id on the execution her	ent (the receipt	of which is here	here and a second state of the	r the
the soller in month of north in the soller in month in the soller in the	the remainder of said p	ourchase price (to	o-wit: \$) to the ord	er of
Dollars (\$94,90) each	this includ	les principle	and interest		•••••
payable on the lat day of	each month hereafter b	eginning with the	month ofAut	ust 1986, 19.	,
and continuing until said purch ferred balances of said purchase	ase price is fully paid.	All of said purch	ase price may be 10	paid at any time; al	I de-
tiptil asiz	price shall bear interest	at the rate of	the second per cent p	er annum from July	<u>D</u>
monthly payments above require	d Taxas on sold anon	·····	and * { bein	g included in the mini	mum
monthly payments above require parties hereto as of the date of t	this contract.	ises for the curre	nt tax year shall	be prorated between	1 the
The buyer warrants to and covenant	s with the seller that the real r	roperty described in this	contract is		
The buyer warrants to and covenant: *(A) primarily for buyer's personal, (B) for an ordenization or (over it	lamily, household or agriculture	l purposes.	al-purposes other than	adricultural-purposes.	
The buyer shall be entitled to posses he is not in delault under the terms of this	sion of said lands on JUL	y 7/86	, 19 , and m	ay retain such possession so	long as
The buyer shall be entitled to posses the shall be under the terms of this thereon, in good condition and repair and w other liens and save the seller harmless the that he will pay all taxes hereafter levied a	vill not suffer or permit any w refrom and reimburse seller for	aste or strip thereol; the all costs and attorney's	the will keep said the free said pre- less incurred by him	e buildings, now or hereafter mises free from construction in defending against any suc	erected and all bliens
be imposed upon said premises, all promptly	belore the same or any part the	tereof become past due;	that at buyer's expen	se, he will insure and keen	y may insured
all buildings now or hereafter erected on said in a company or companies satisfactory to t	l premises against loss or damag he seller, with loss payable first	e by fire (with extended to the seller and then	coverage) in an amou to the buyer as their	nt not less than \$ respective interests may appe	ar and
in Juniarings now or nereative effected on save in a companies satisfactory to it Il policies of insurance to be delivered to it or to procure and pay for such insurance, ti coptract and shall bear interest at the rate 1047	he seller as soon as insured. No he seller may do so and any pa aloresaid, without waiver howe	w if the buyer shall fail syment so made shall be were of any sight asis in	to pay any such liens, added to and become	costs, water rents, taxes, or a part of the debt secured	harges by this
42. The selfer agrees that at his espense	and within	toys from the data her	to the seller for buyer	's breach of contract.	lice: in-
d except the usual printed exceptions and prince is fully paid and upon request and u	e price) marketable title in and the building and other restricti pon surrender of this advectment	to said premises in the ons and easements now	seller on or subsequent of record, if any. Seller	to the date of this agreemen also agrees that when said pu	t, save
into the buyer, his heirs and assigns, free a permitted or arising by, through or under se	nd clear of encumbrances as of ller, excepting, however, the sai	, ne will deliver a good the date hereof and h d easements and restrict	ee and sufficient deed co ee and clear of all en ions and the taxes, mu	nveying said premises in fee cumbrances since said date nicinal liens water costs and	simple placed
Software and shall bear interest at the rate of the software o	er excepting all liens and encur (Continu	nbrances created by the	buyer or his assigns.	napa nens, water rems and	puor.c
HAPORTANT NOTICE: Delete, by lining out, wi	ichever phrase and whichever war	ca on reverse) ranty (A) or (B) is not ap	plicable. If warranty (A)	is applicable and if seller is a c	
MPORTANT NOTICE: Delete, by lining out, whi as such word is defined in the Truth-In-Lending use Stevens-Ness Form No. 1306 or similar. If th	Act and Regulation Z, the seller N he contract becomes a first lien to	UST comply with the Act finance the purchase of c	and Regulation by making dwelling use Stevens-Ne	g required disclosures; for this p iss Form No. 1307 or similar.	urpose,
Harry J. Jackson					~
1070 cedar ridge dr			STATE OF O	REGON,	
klamath falls, ores			County of	<u> </u>	}ss.
SELLER'S NAME AND A	DDRESS		V certify	v that the within ins	tru-
Michael R. and Karen B. rt. 5 box 1299	-8-4	· · · · ·	ment was rec	eived for record on	the
rt. 5 box 1299 Klamath Falls, OR	······································				
BUTER S NAME AND AD	DDRESS	SPACE RESERVED		lockM., and record	
fter recording return to:		FOR	page	or as fee/file/ins	on tru-
Harry J. Jackson		RECORDER'S USE	ment/microfilm	n/reception No	
1070 cedar ridge dr K	lamath Falls, OR		Record of Deed	is of said county.	
				my hand and seal	of
NAME, ADDRESS, 2					
ntil a change is requested all tax statements shall	be sent to the following address.		County affixed	·	
ntil a change is requested all tax statements shall Michael R. and Karen J	be sent to the following address. Bigby				
ntil a change is requested all tax statements shall	be sent to the following oddress. Bigby		NAME	Time Der	

I grait 11839

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 requised, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and determine 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 said more said end and the premises above described and all other rights and interest comments had never been made; and in moneys paid on account of the purchase of said property as absolutely, fully and perfectly as it this contract are such payments had never been made; and in moneys paid alloressid, without any process of law, and take immediate gossession on the soller. The said seller to be related by and belong to said seller as the agreed and resonable rent of said seller, or at any time thereafter, to enter upon the larger of any time thereafter, to enter upon or thereafter, to relate and once and approxed and any and take immediate gossession on the such delault. And the said seller to reguire performance by the buyer of any provision hereol shall in no way allect his belorging.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED 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 OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

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 duly authorized thereunto by order of its board of directors. Vo a.

na ser en	Shuten NE DIK BUYES
	Karen a Bigty buyer
	Hang Hackson seller
NOTE—The sentence between the symbols (), if not applicable, should be d	eleted. Sea ORS 93.030).
STATE OF OREGON,)	STATE OF OREGON, County of
County of <u>Klamath</u>	Personally appearedand
Personally appeared the above named. Michael Ruggigy, Karen A.	each for himself and not one for the other, did say that the former is the
Bigby, Harry a. Jackson	secretary of
ment tobe the LIT voluntary act and deed.	and that the seal attixed to the foregoing instrument is the corporate seal
Bologe me:	and that the sea alternation to be a solution of said corporation and that said instrument was signed and sealed in be- halt 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:
(OFFICIAL, J. LLANDAG, SEAL)	(SEAL)
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 acknowledged, in the manner provided for acknowledgment of deeds, 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 par-tics are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for of	record at request July	of A.D., 19 <u>86</u> at <u>11:27</u> of <u>Deeds</u>	_ o'clockA_M., and c	the $7th$ day duly recorded in Vol. $\underline{M86}$, 338 2
FEE	\$9.00		Evelyn Biehn, By	County Clerk
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