8	77702 Agreem	ent For Sale of Real Histate
11		Vol May Page 13888
2 - 2 - 2 -	e .	
и		
	between W. J. Ramsey	THIS AGREEMENT, executed in duplicate, February 21, : 19 87
11		
	and Dennis C. Emery	Setter
n , 11	withESSETH: They the Seller, in consi	ideration of the sec
ון מ	hereafter referred to as "said property", E 1/2. SE 1/4. SW 1/4. SF	ideration of the covenants of the Buyer Recein, agrees to self and convey to said Buyer of property situated in the County of Klamath
	E 1/2. SE 1/4. SW 1/4. SE Reserving therefore an	described as follows:
1	public highway for	1/4 Section 34 Township 325 Range 7E
1	and products derived therefore	others, with power to dedicate, and, excepting therefore all boundries for
40 40	unimproved range land as per government THE PRICE OR PRINCIPAL Films	
11		
11	UNPAID BALANCE	the buyer agreas to buy said reality
216 -16	FINANCE CHARGE	(\$ 2,500.00) (\$ 2,500.00) (\$ 6,500.00) (\$ 720.00
	PAYABLE IN TO THE	(\$ 2,500.00) (\$ 6,500.00) (\$ 720.00) (\$ 7,220.00)
	each ar mara same	y installments of \$150.00
μç ,	which installmant is any on me / Ch	(fille)
	Forh a	ay of April (3) (3) (3) (3) (3) (4) (5) (5) (5) (5) (5) (5) (5) (5) (5) (5
	yon the principal an and the	interest then due, and the
Ng т	his property will be used on anno 1	dence. '(See Sec. 2 of Truth & Lending Act) initiat
		residence. initial
(4) 71 (4) 71 (5) 74 (5) 74 (6) 17 (7) (7) 10 (7) 1	The BUTE AGEES is large all buildings now on, or on such intrusting a somophies as may be solution to the method of the some o	that may hereafter be placed on toid reality intured against last by Ge is the omeuni required by and the same, which against a strain of this Agreement of the soft of the some with such interest without the satter, which against a strain of the soft of the soft of the some with such interest without the satter, which against a strain of the soft of the soft of the some with such interest without the satter, which against a strain of the soft of the soft of the soft of the soft of the soft of the soft of the soft of the soft of the here to add the soft of the here to add the soft of the here to add the soft of the soft of the soft of the soft of the soft of
-[]	DRaman	BUYER
Ŵ	Ramsey	
A	Bill & Beatriz Ramsoy P.O. Box 803	Dennis C. Emery
	Merrill, OR 97633 503-798-5584 / 883-7769	St. Rt. 1, Box 958
		Buckeye, Arizona 85326
·		10 I Dhoos
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(**B**

And it is understood and agreed between taid parties that time is of the essence of this contract, and in case the buyer shall fail to make r payments above required, or any of them, punctuality within ten days of the time limited therefor, or fail to keep any affreement herein contained, the said purchas his option shall have the following rights: (1) to to declare this contract, null and void, (2) to be the unset of the unset of and purchas price with the interest thereon at once due to the payable and direct null and void, (2) to be the unset of the payable and direct of the option shall reserve to the unset of the payable and direct of the said of the unset of the unset of the payable and direct of the payable and direct of the seller hereunder shall revert to case and determine and the right to to on account of the other act of said seller, to be performed and without any right of the buyer of return, reclamations that seller without any right to the the seller hereunder shall revert to case and determine and the right to to of such discust therefolder mide on this contract are to be returned by and being to the buyer of return, reclamations had never the being here there discust therefolder mide on this contract are the being here of the order of the owner of the being here the order of the seller here the order of the seller here there are the there of the thouse of the time of such detault all property as absolutier, fully and or any of the buyer of return, reclamations of compensation for moneys pa dismines up to the time of such delault and the task teller, in the set of the seller here doing to said seller as for compensation for moneys pa distributes up to the time of such delault and the said seller, in case of set and by and being to said seller as the and resonable reset of sat there on or thereto beingind. The buyer further adverting and the seller of any time to require performance by the buyer of any provision hereof shall in no way affect right hereonder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of the provision itsell. · // OHowever, the actual considcourt of the appeal, in construing this contract, it is understood that the seller or the buyer may be more than one person: that if the context so requires, the singu-lar pronour shall be itsen to mean and include the plural, the maxculine, the lemmine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally, to corporations and to individuals. sum as the IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal allixed hereto by its officers duly authorized thereunto by order of its board of directors. U D Ramey بالمعراف و Ramsey 1. NOTE-The sentence between the symbols (), if not applicable, should be deleted. See OES 93.0309. STATE OF OREGON, STATE OF OREGON, County of County of ____Klamath) 22. ..., 19..... August 4., 19.87. Personally appeared . .andwho, being duly sworn, Personally appeared the above named... each lor himsell and not one for the other, did say that the former is the N.J. Ramsey president and that the latter is the ...socretary ofand acknowledged the foregoing instruand that the seal allized to the loregoing instrument is the corporation, 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: ment to be volurtary act and dood. а (OFFICIAL Balore THE: DAUDE Mick SEAL) them acknowledge Before me: (OFFICIAL Notary Public for Orejon Notary Public for Gragon SEAL) 4/27/88 My commision expires My commission expires: Section 4 of Chapter 618. Oregon Liws 1975, provides : Section 6 of Chapter 618, Uregon Live 1975, provides: "(1) All instruments contracting 'o coavey fee title to any real property, at a time more than 12 months from the date that the instrument is exe-uted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed, iach instruments, or a memorandum thereaf, shall be seconded by the conveyer not later than 15 days after the instrument is executed and the parties are owned thereby. tassesy. "(2). Niplation of subsection (1) of this section is a Class B misdemeanor." OL AS (DESCRIPTION CONTINUED) OTARY -14 -I DLIC: 0: 0: 55 Box 803 nursill, Or 976 33 STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of . of August the . 4th _ A.D., 19 87 9:53 o'clock __A_M., and duly recorded in Vol. __M87 _ day _ at ___ of . Deeds _ on Page _______ 13888 Evelyn Biehn, County Clerk By FEE \$9.00 Casio file