OT	89253 AMENDEICONTRACT—REAL ESTATE VI
	IIS CONTRACT, Made thislstday ofApril
D	vid Harris and Louise Harris, husband and wi
and	ennis Hadd and Margaret Hadd, husband and wif
agrees 1	sell unto the huver and the huver adress to nurchase from the colle-
agrees i and pre	ITNESSETH: That in consideration of the mutual covenants and ag sell unto the buyer and the buyer agrees to purchase from the seller isses situated in
agrees i	sell unto the buyer and the buyer agrees to purchase from the seller isses situated in
agrees and pre	sell unto the buyer and the buyer agrees to purchase from the seller isses situated in

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-22					19	QC	b	etwe	er

	19.88., between
in neremarte	called the seller,
, hereinafter ements herein cor all of the followin	tained, the seller
Oregon	, to-wit:

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	P 10 Dungheye) (new semiline of my pullentens 1964, mas give springt (noty po 156 began) in the burkette and gold from 15 years after the semigrature is interior and consist of the burketter in the matter Thanket for any book induced of second of the consistency is the consistency of the consisten
	and 47/100
Chereinafter called the assertance a	thousand four hundred seventeed Dollars (\$24,417.47 price) on account of which
seller); the buyer agrees to pay the seller in monthly payments o	d on the execution hereof (the receipt of which is hereby acknowledged by the remainder of said purchase price (to-wit: \$.24.417.47) to the order of not less than four hundred one and 76/100
payable on the5thday of eand continuing until said purchase ferred balances of said purchase f	se price is fully paid. All of said purchase price may be paid at any time; all deprice shall bear interest at the rate of 10 per cent per annum from interest to be paid. MONTHIY and * { in addition to being included in the minimu.
monthly payments above required parties hereto as of the date of the	d. Taxes on said premises for the current tax year shall be prorated between the

*IMPORIANT NOTICE: Delete, by lining out, whichever phrase and whichever warrenty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-News Form No. 1319 or similar to the seller of the seller MUST comply with the Act and Regulation by making required disclosures; for this

husband and wife had a sure way and a sure way.	County of
Dennis Hadd and Margaret Hadd husband and wife	I certify that the within instru- ment was received for record on the day of
After recording feture to the total process of the state	in book/reel/volume No
Sprague River, OR 10 97634	Record of Deeds of said county. Witness my hand and seal of
Until a change is requested all tax statements shall be sent to the following address.	THE GOOD STREET, made the control of
NAME, ADDRESS, ZIP	ByDeputy

Deput Application de
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. 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 over required, 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 seller's rights forfeited and the debt extinguished, and to retain
ove required, or any of them, punctually within 20 days of the time limited that the control of them, punctually within 20 days of the time limited that the lollowing rights: To declare this contract cancelled, for default, and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain To declare this contract cancelled, for default, and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain To declare this contract cancelled, for default, and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain To declare this contract cancelled, for default, and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain
(3) To declare the whole unpaid principal bitained is an equity. (3) To foreclose this contract by suit in equity. (3) To foreclose this contract by suit in equity. 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 the right left in any of such cases, all rights and interest created or then existing in lavor of the buyer hereunder shall revert to and revest in said seller without any act of the possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation for moneys paid on account of the possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation for moneys paid on account of the property and solutely, fully and perfectly as it this contract and such payments had never been made; and in case of such default all payents and seller, in this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such institute of the contract are to be retained by and belong to said seller, as the agreed and reasonable rent of said premises up to the time of such institute of the contract are to be retained by and belong to said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aloresaid, without any fault. And the said seller, in case of such default, shall have the right immediately, or at any time threater, to enter upon the land aloresaid, without any fault. And the said seller, in case of such thereof, together with all the improvements and appurtenances thereon or thereto belonging.
in therefoliore made on this contract are to be retained by and belong to sand series as the state of the sand series of the sand series as the sand series of such default, shall have the right immediately, or at any time thereon or thereto belonging. Sand and series of the sand series of the sand series of the sand appurtenances thereon or thereto belonging. Sand and the sand series of the sand series of the sand appurent s
lault. And the said seller, in case of such detaut, so the seller
Dennis Rado and Margaret Radd $\sim N^{T} terms$ the while mine in high hasband and vite t
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.24.417.470 However, the actual consideration consists or includes other property or value given or promised which is part of the consideration (indicate which) to include other property or value given or promised which is part of the whole or includes other property or value given or promised which is part of the whole or includes other property or value given or promised which is part of the whole or includes other property or value given or promised which is part of the whole or includes other property or value given or promised which is part of the whole or includes other property or value given or promised which is part of the whole or includes other property or value given or promised which is part of the consideration (indicate which) to the consideration of the whole or includes other property or value given or promised which is part of the consideration (indicate which) to the consideration of the consideration of the consideration of the consideration (indicate which) to the consideration of the consideration of the consideration of the consideration (indicate which) to the consideration of the consideration o
The true and actual consistency or value given or promised which is part of the consideration (indicate which). (i) or includes other property or value given or promised which is the whole or includes other property or value given or promised which is the whole in the whole in the property or value given or action and it an appeal is taken from any in case suit or action is instituted to loreclose this contract or to enforce any provision hereof, the losing party in said suit or action and it an appeal is taken from any action is instituted to loreclose this contract or action and it an appeal is taken from any such sum as the appellate court shall adjudge reasonable as the prevailing party in said suit or action and it an appeal is taken from any such sum as the appellate court shall adjudge reasonable as the prevailing party in said suit or action and it an appeal is taken from any such sum as the appellate court shall adjudge reasonable as the prevailing party in said suit or action and it an appeal is taken from any such sum as the appellate court shall adjudge reasonable as the prevailing party in said suit or action and it an appeal is taken from any such as the appeal is taken from any s
In construing this contract, it is understood that the seller or the buyer may be more tenant one personal changes shall be made, assumed and implied to
ingular pronoun shall be taken to mean and include the flutal state of the provisions hereol apply equally to corporations and to individuals. This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, accutors, administrators, personal representatives, successors in interest and assigns as well.
IN WITNESS WHEREOF, said parties have so be signed and its corporate seal affixed hereto by its officers
fully authorized thereunto by order of its board of directors.
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE. SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND SCRIBED IN THIS INSTRUMENT IN VIOLATION OF ACCEPTING OF ACCEPTING
USE LAWS AND REGULTORS ACQUIRING FEE TITLE TO THE
COUNTY PLANNING DEPARTMENT TO THE PLAN OF
* BUYER: (Comply with ORS 93,905 et seq prior to exercising this remedy.) NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93,030.)
offix colouing seaffuency above required. Taxes on said premises for the corresponding year and be principled for seafful the date of this contract. (If executed play colouingly, the date of this contract.
The beginner of the above is a corporation, band interest to be band into IEUTA
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County of This instrument was acknowledged before me on the instru
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Do Notary Public for Oregon (SEAL)
(SBAL) My commission expires: CHOTHER OMy 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 of deeds, by the conveyor of the title to be considered and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be considered and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the parties are bound, shall be acknowledged by the conveyor not later than 15 days after the instrument is executed and the parties are bound, thereby, and the parties are bound thereby.
veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than veyed. Such instruments of the conveyor not later than veyed.
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STATE OF OREGON: COUNTY OF KLAMATH: ss. thed
Filed for record at request of Phil Studenberg
of July A.D., 1988 at 17:58 on Page 11116 of Deeds on Page 11116 Evelyn Biehn County Clerk By Quelen Mullendise
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WITNESSETH: That in consideration of the motival consideration of the motival considers and estimates and the instance of the seal assembled to the consideration of the motival consideration of the motival consideration of the motival consideration of the consi
und Deanla Hadd and Mergacer Hadd, humband and wire
THIS CONTRACT, Made dus Lat day of April David Rarris and Louine Barris, husband and with

AMENDEDONIANOT-KEAL ESTATE

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