91994	CONTRACT_REAL ESTATE VOI. <u>m88</u> Page 16186 @
THIS CONTRACT, Made this15	1947년 2월 1947년 2월 1947년 2월 1948년 2월 1948년 2월 1947년 2월 1947년 2월 1947년 💙 1977년 1977년 1978년 1988년 198
HIS CONTRACT, Made this	hereinafter called the seller,
d	rd A. Heinze
144.Brisco.rd	Arroya Grande, 04. 93420 , hereinafter called the buyer,
WITNESSETH: That in consideration of rees to sell unto the buyer and the buyer age	of the mutual covenants and agreements herein contained, the seller grees to purchase from the seller all of the following described lands
nd premises situated in	th, Oregon County, State of
ot 63 Block 28 Trace no. 1113 Oreg	计算机 물건을 많은 것 같은 것
religion or national origin, as Shores unit 2. Covenants, ease terms thereof, Recorded Nov. 14 Book 78 page 2676.	ting restrictions, if any, based on race, color, s shown on the recorded plat of tract 1113, Oregon ements and restrictions imposed by instrument including 4, 1977, Book M77 page 22105, Amended Feb 13, 1978
beginning Oct 15, 1988, and eac 10% per year. Please make chec	5900, nothing down. Payments of \$57 per month, ch month thereafter for 20 years. Interest rate of cks payable to Harry or Deborah Jackson.
하는 것이 많은 것 같아요. 그는 것은 것 같아요. 그는 것은 바람을 제한 것이 것 같아?	axes and annual Oregon Shores assessment.
Buyer agrees to sign a quitcla:	im deed in favor of seller, and further agrees if he, re in arrears in monthly payments, the seller shall tolaim deed recorded, and thus reclaim the lot.
(1) A species and a provide statement of the second statement of the species o	na na sana na na na mangana na
r the sum of	Dollars (\$.5900
hereinafter called the purchase price) on acco	bunt of which dere
ollars (\$) is paid on the execu	ution hereof (the receipt of which is hereby acknowledged by the
eller); the buyer agrees to pay the remainder	W Sale Durchase nrice (to-wit* 3) to the order of
he seller in monthly	of said purchase price (to-wit: \$) to the order of
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e seller in monthly payments of not less that ollars (\$	anereafter beginning with the month of, 19, ereafter beginning with the month of, 19, ally paid. All of said purchase price may be paid at any time; all de- ber are interest at the rate of per cent per annum from be paid and * { being included in the minimum said premises for the current tax year shall be prorated between the the treat property described in this contract is 1 purposes. person) is les business or commercial purposes intra advestor at all times buyer will keep the premises and the buildings, now or hereafter erected rimit any waste or strip thereoi, that buyer will keep said premises the rest for construction and all a selfer for all costs and attorney's less incurred by selfer in defending against any such liens; that a so danied by this (with extended coverade) in an annount not less than \$. a or danied by the full we that at buyer's schemes, buyer will insure and keep insured all so of any by the (with extended coverade) in an annount not less than \$. a or danied by the the steller and thon to the buyer as their respective interests may appear and all mured. Now it the buyer shall lab it op ay ony such liens, costs, water rents, taxes or charges or to my payment so made shall be added to and become a part of the debt secured by this contract and er, of any right arising to the seller col, buyer's becault incurred. The such secure distangle such and the said premises in the single such and the same since said such the same secure is in the such secure is a so the date hereoid, and the such secure is as a distangle secure the buyer or buyer's essification in and to said premises in the such secures, municipal liens, water rents and public charges so assumed by it due to the seller and the and clear of all encurred markes index in
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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall lail to make the payments above 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 option shall have the following rights: (1) To declare this contract cancelled for default, and null and yoid, and to declare the purchaser's rights forleited and the debt extinguished, and to retain sums previously paid hereunder by the buyer.⁹ (2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or In any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease 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 seller without any right of the buyer of any means thereast of and revest in said seller without any act of the purchase of said property as absolutely, fully and perfectly as if this contract and such armine, reclamation or compensation for moneys paid on account of the said seller, in case of such default, shall have the right immediately, or at any time thereafter, thereas of thereof obscheden and without any default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, thereof or thereof be theread of such default and the default any time to require a buyer of any provision hereof, obscheden any time to require thereadner of thereof before and all option as a such as the rest in the said seller of the said seller to be retained by and belong to said seller as the agreed and revest in made; and in case of such default apprecision thereof, together with all the improvements and appurtenances thereon or thereof belonging. The buyer further agrees that failure by, the seller at any ti

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect seller's right hereunder 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 any succeeding breach of any such provision, or as a waiver of the provision itself.

Lot 63 Block 28

KAON

sell

The true and actual consideration paid for this transfer, stated in terms of dollars, is 5.5900^{-0} . However, the neuml consideration consists of or includes other property or value diven or promined which is part of the consideration (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such as the trial court may adjudge reasonable as attorney a tess to be allowed the prevailing farty in said suit or action agrees to pay such attorney's less on such appeal. judgmer attorney

y's less on such appeal. In construing this contract, it is understood that the seller of the buyer may be more than one person or a corporation; that it the context so requires, the ir promoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to the provisions hereof 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, administrators, personal representatives, successors in interest and assigns as well. singular p

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 affixed hereto by its officers duly authorized thereunto by order of its board of directors.

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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. 10 63 10019 11

* 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.

(If the signer of the above is a corporation, active active a star the same star of acknowledgment opposite.)

STATE OF OREGON, and balling balls balls in the STATE OF OREGON,

This instrument was acknowledged before me on , **19 ..., by** ⊅ ≤ ∞ C(1

2 is point on the strend in particulation of the strend of Lo better an the caternite i period of the reacht of Construction of the better Notary Public for Oregon and Notary Public for Oregon (SEAL) My commission expires:

buyer Richard A. Feinze in exercised by a comparison start of the contract of the cont County of This instrument was acknowledged before me on ... 19....., by of ાલ્યુંથા સ્ (SEAL) 가 알려진 (전문)

harry (1./ Jackson + Rechard q. Nomi

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 scuted 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-scute 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 93.930(3) Violution of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. is exe veyed. ties ar

My commission expires:

STATE OF CALIFORNIA COUNTY OF <u>San Luis Obispo</u>	ss. (INDIVIDUAL)
On this 20th day of September , 1988, b	-j (INDIVIDUALS)
County, personally appeared * *Richard A Heinze* * * *	+ + + + + + + + + + + + + + + + + + +
* * * * * * * * * * * * * * * * * * * *	<u>~ ~ ~ ~ * * * * * * * * * * * * * * * *</u>
personally known to me, or proved to me on the basis of satisfactory evider to be the person(s) whose name(s) is/are subscribed to the within instrume and acknowledged to me that <u>he</u> executed the sat Witness my hand and official seal.	nt, Maria da Angla d
Notary Public in and for said County and State	OFFICIAL SEAL DOREEN RUSCONI NOTARY PUBLIC-CALIFORNIA SANTA BARBARA COUNTY
	My Commission Expires Jan. 15, 1990
Doreen Rusconi	10000000000000000000000000000000000000
Name (Typed or Printed)	
	(This area for official notarial seal)
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of <u>Harry J. Jackson</u>	the <u></u> day
	P.M., and duly recorded in Vol. <u>M88</u> on Page <u>16186</u>

of _

Evelyn Biehn County Clerk By Qaule muller