108M No. 706 CONTRACT REAL ESTATE	Monthly Payments.			<u> 1983 Page</u> 19837
∞ <b>93761</b>	CONTRA	-40947 CT-REAL ESTATE	Vol <u>m</u>	rs_Page <b>19130</b> @
THIS CONTRACT, M KERNS BROTHERS RI	lade this 28th EAL ESTATE, A CO	day of Octo	ber P	, 19.88., between
nd BROUGHTON AND I	HARRELL CORPORA	ION		, hereinafter called the seller,
grees to sell unto the buyer	in consideration of the and the buyer agrees to	mutual covenants purchase from th	and agreement and seller all of	., hereinafter called the buyer, hts herein contained, the seller the following described lands , to-wit:
A tract of land si 3, Township 39 Sou described as follo Beginning at Northeast corner o less; thence N 55° tract of land desc Records; thence al feet (6.00 by deed southeasterly corn point on the East the point of begin	tuated in Tract 33 th, Range 9 E. W. w: a point on the Eas f said Tract 33A b 52' 30" W 36.09 f ribed in Volume M7 ong the easterly 1 ), S 34° 07' 30" W her of said tract;	A Enterprise T M., Klamath Co t line of said ears N 00° 21' eet to the nor 2 page 6088 of ine of said tr 94.94 feet (9 thence S 55° 5 33A; thence N 623 square fee	racts, in ounty Orego Tract 33A 15" E 203 theasterly the Klama act S 00° 5.05 by d 52' 30" E 9 4 00° 21' 1 et and with	the NW <sup>1</sup> of Section n more particularly from which the .65 feet more or corner of that th County Deed 21' 15" W 6.09 eed) to the 9.58 feet to a 5" E 120.30 feet to
	(DES454)	6.1059 E052441(1934)		
	This doucment is, description	being re-recor	d to corre	ct legal.
	USAND NINE HUND	i ampi an al propriety, no m prene antipitologi ferran mene	gelgen 201 van de	4,900.00
ller); the buyer agrees to p e seller in monthly paymer ollars (\$.138.44) e nyable on the 4th day nd continuing until said pur rred balances of said purch ovember 4, 1988 onthly payments above req arties hereto as of the date	ay the remainder of said hts of not less than ON ach, of each month hereafter rchase price is fully pair ase price shall bear inter paid, interest to be paid. uired. Taxes on said pre of this contract.	purchase price ( E HUNDRED TH beginning with th I. All of said purc est at the rate of . monthly mises for the cur	to-wit: \$3 HIRTY EIG the month of thase price ma 10 per ce and * { rent tax year	December 1988, y be paid at any time; all de- nt per annum from
The buyer warrants to and cover (4) minually for buyers perform (5) minually for buyers perform (6) for an organization (even The buyer shall be entitled to po buyer is not in delault under the terms thereon, in good condition and repair a other liens and save the seller harmless	nants with the seller that the real main family or household purpose il buyer is a natural person) for i ssession of said lands on <u>OCTO</u> of this contract. The buyer agrees nd will not suffer or permit any therefrom and reimburse seller for	property described in this usiness or commercial pu <b>BER 2 8</b> <sup>259</sup> that at all times; buyer w waste or strip thereol; th all costs and attorney's	i contract is irposes. 1988 11 keep the premise at buyer will keep tees incurred by sel	., and may retain such possession so long as s and the buildings, now or herealter erected said premises free from construction and al ler in delending against any such liens; that ipal liens which hereafter lawfully may be ense, buyer will insure and keep insured al
buildings now or herealter erected on as in a company or companies satisfactory policies of insurance to be delivered to procure and pay for such insurance, the	aid premises against loss or dama v to the seller, with loss payable the seller as soon as insured. No seller may do so and any payme	e, by lire (with extended first to the seller and th w if the buyer shall fail it so made shall be added	coverage) in an an en to the buyer as to pay any such lie I to and become a p	mount not less than \$ A.A. their respective interests may appear and al ns, costs, water rents, taxes or charges or to part of the debt secured by this contract and
The seller agrees that at seller's (in an amount equal to said purchase except the usual printed exceptions and fully paid and upon request and upon buyer, buyer's heirs and assigns, free an arising by, through or under seller, exce the buyer and further excepting all liens	expense and within t.R.L.S.L.L.A. price) marketable title in and to the building and other restrictions surrender of this agreement, selle ad clear of encumbrances as of the pling, however, the said easements and encumbrances created by the created by the created of the same and the page (Co	days from the date here said primises, in the sell and easements now of re- will deliver a good and date hereof and free and , restrictions and the taxe buyer or buyer's assigns, ntinued on reverse)	ol, seller will lurnis er on or subsequen cord, il any. Seller sufficient deed con i clear of all encum s, municipal liens, w	of contract: a unto buyer a fille insurance policy insuring t to the date oi this agreement, save and also agrees that when said purchase price in veying said premises in lee simple unto the brances since said date placed, permitted of aler rents and public charges so assumed by
* IMPORTANT NOTICE: Delete, by lining creditor, as such word is defined in the Tr purpose, use Stevens-Ness Form No. 1319 of	out, whichever phrase and whichev wh-in-Lending Act and Regulation Z r similar.	rr warranty (A) ar (B) is r the seller MUST comply v	of applicable. If we with the Act and Reg	rranty (A) is applicable and if the seller is a vlation by making required disclosures; for this
er en folgsfor felstrigten gebruike seine	n para na ali tanàna mandritra na aliana ang ang ang ang ang ang ang ang ang	The of the state o	STATE	OF OREGON, , of
SELLER'S NAME	AND ADDRESS		I ment we	r of) certify that the within instru- is received for record on the v of, 19,
	ND ADDRESS	SPACE RESERVE	at	o'clockM., and recorded reel/volume No on
Merrecording return to: Broughton & Harrell ( 2722 N.E. Stephens St	Sorp.	A PACTOR PRESS	Record o	crofilm/reception No, f Deeds of said county,
2722 N.E. Stephens St Roseburg, Oregon 97/ NAME ADD Unil a charge is requested all tax statemen Same as above	energia de la constanción de la constan	The Altheory of the sector of	W County a	itness my hand and seal of iffixed:
Spans Addition in the of Africa and Array	방향은 전문이 물로운동을 가지로 들었다.	방법 경찰자를 유지 위험을 했다.	anna airte anns an stàirte	
NAME, ADD	فيرقب والمراجع والمراجع المتعار والمتعار والمتعار والمستجر	- 山口山 とうしょう かくてんえい ういろうろう	and the second second second	

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NAUC ADDRESS, 212 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 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 ishall 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 and/or (3) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then estating in favor, of the buyer, as against the seller, hereunder shall uterly cease and determine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall evert in and verset in said seller without any at of re-entry, or any other act of said seller to be prefieted and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, lully and perfectly as it this contract and use the payments had never been made; and in case of use the declare the seller. And the said seller, in case of such delault, shall by and belong to said seller as the agreed and reasonable rend of said premises up to the time of such delault. And the said seller, in case of such delault, shall the improvements and super contrelations therealter, to enter upon the land aloresaid, without any property of any inputien possession therealt. The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's ight 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. A 647 m noonsee Versee Nersee 1.400 (1.2000).10 T. P. BRAN & T. Y. ST. THERE AN ADDRESS 14 960 de 160 1.23 - 38.70 લાક સંપ્રકૃતિ નિવે attention of the state of the s The true and actual consideration paid for this transfer, stated in terms of dollars, is \$. 4,900.00 However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).0 The case suit or action is instituted to loreclose this contract or to enforce any provision hereof, the 'boild' party' in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action and if an appeal is taken from any judgment or decree of the trial court, the losing party inther promises to pay such sum as the appealate court shall adjudge reasonable as the prevailing party's attorney's lees on such appeal. y's lees on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires, the is pronoun 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 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, ors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it 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. BROUGHTON & HARBELL CORPORATION THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PERSON ACCURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPROVED USES. XBY: unde VICE PRESIDENT BROTHERS REAL ESTATE KERNS BY: me NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS #3.030]. Partner service at the (If executed by a corporation, and gaine or unit contraction of affix corporate seal) anix coporate sour STATE OF OREGON, STATE OF OREGON, County of Clack County of Clack ) 11 (1) ss. 0 1 ) ss. nnice frank This instrument was acknowledged before me on minuter 4, 1963, by This instrument was before me on 19 surt ce Precide roughtin + 7 Vice wan w Ď da & Herner (SEAL) Notary 1 nii-Ma anda 12 1 Notary Public for Oregon 107 (SEAL) Notary Public for Oregon My commission expires: 72/6/90D MA commission expires: 12-16 180 1,014 NATE HAD MAN TOP OBS 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 cuffed adding humiles are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-"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-ie bound thereby." es are bound thereby. - ACKNOWLEDGMENT STATE OF OREGON. 1. 26 25 SS. County of Klamath BE IT REMEMBERED, That on this 10th day of November , 1988., before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named .... Kerns Brothers Real Estate by James Kerns, a Co-Partnership known to me to be the identical individual..... described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. OF C IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Bulingham Debia Notary Public for Oregon. My Commission expires 12-19-88 CUNHI SSIGMER STATE OF OREGON: COUNTY OF KLAMATH: SS. the 14th Filed for record at request of \_\_\_\_\_\_Klamath County Title Co. day A.D., 19 88 at 9:28 o'clock A M., and fluty recorded in Vol. 1888 November Deeds on Page 19130 of County Clerk Evelyn Biehn ¢.7 INDEXED FEE :13.00 By 🗋 Jaule • D\_ 1946. 12835 341.54 NO PAN

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