		CONTRACT-REAL ESTATE	Vol. m89	Page 2125				
11	THIS CONTRACT, Made this	29th day of	January	19.89 between				
and .	Peggy G. Hamm, AKA Peggy George L. Martin and Pame	G. Lay ela A. Martin, husband	and wife	nafter called the seller,				
agrees	WITNESSETH: That in consideration of the mutual covenants and agreements herein cortained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in							
17 5 14	Also, that portion of Ten vacated by Ordinance reco follows: Beginning at the Nichols Addition; thence I with Grant Street; thence along the Southwesterly be point of beginning.	th Street in the City rded in Book 299 of De e Southeasterly corner Northwesterly 120 feet Northeasterly 16 feet	eds, page 389, desc of Lot 5 in Block to a point of inte	cribed as 61 of ersection				
Dollars seller); the sell	sum of ten thousand after called the purchase price) on (\$ 2,000) is paid on the the buyer agrees to pay the remai er in monthly payments of not les (\$ 191.57) each, mont	execution hereof (the receip inder of said purchase price is than One hundred n	t of which is hereby ; (to-wit: \$ 8,000	acknowledged by the) to the order of				
ferred b Mar monthly	on the <u>lst</u> day of each mon ntinuing until said purchase price balances of said purchase price sha tch 1, 1989 until paid, interest y payments above required. Taxes hereto as of the date of this contra	th hereafter beginning with the is fully paid. All of said pur ll bear interest at the rate of to be paidannually on said premises for the cur	chase price may be paid 7per cent per anr and * 5 in addition	1989, at any time; all de- num from				
(E The buyer is no thereon, in other liens	buyer warrants to and covenants with the selle) primarily for buyer's personal, family or hous) Tor an organization or (even if buyer is a nat- buyer shall be entitled to possession of said lan ti ndelault under the terms of this contract. Th good condition and repair and will not suffer of and save the entitlements thereform and reim pay all taxes hereal in hervied against said prop- pon said promises all succession.	wal person) is for business or commerci- ds on	Af purposes: 	ain such possession so long as ings, now or herealter erected ter from construction and all				
buildings n in a compa policies of procure and shall bear	ow or hereaftor erected on said premises against my or companies satisfactory to the seller, with insurance to be delivered to the seller as soon d pay for such insurance, the seller may do so a interest at the rate state.	or any part thereof become past due; i t loss or damage by fire (with extended h loss payable first to the seller and the as insured. Now if the buyer shall fail and any payment so made shall be addee	hat at buyer's expense, buyer wil coverage) in an amount not less in to the buyer as their respective to pay any such liens, costs, water to and become a part of the debr	insure and keep insured all than \$ 10,000 interests may appear and all rents, taxes or charges or to excurred by this measured				
the buyer a	seller agrees that at seller's expense and within ount equal to said purchase price) marketable to sural printed exceptions and the building and ot and upon request and upon surrender of this ag- er's heirs and assigns, free and clear of encumbr- through or under seller, excepting, however, the nd further excepting all liens and encumbrances.	created by the buyer or buyer's assigns. (Continued on reverse)	, municipal liens, water rents and j	public charges so assumed by				
	IT NOTICE: Delete, by lining out, whichever phras such word is defined in the Truth-in-Lending Act an Stevens-Ness Form No. 1319 or similar. Peggy G. Harran	a and whichever warranty (A) or (B) is n id Regulation Z, the seller MUST comply w	of applicable. If warranty (A) is op with the Act and Regulation by makin STATE OF OREG					
1	P.O. Box 265 Keno, Oregon 97627 SELLER'S NAME AND ADDRESS		County of	ss.				
	George L. Martin & Pamela J P.O. Box 484 Keno, Oregon 97627	A. Martin	ment was received	, 19,				
After recordin	BUYER'S NAME AND ADDRESS g return to:	SPACE RESERVED	atoʻclock in book/reet/volume	M., and recorded No on				
	Peggy G. Hamm P.O. Box 265 Keno, Oregon 97627	RECORDER'S USE	ment/microfilm/rece Record of Deeds of s	ption No				
			Country atting 3	initia and seal of				
I	e is requested all tax statements shall be sent to the for Peggy G. Hamm P.O. Box 265		County affixed.					

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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 laid 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:

option shall have the following rights: (1) To declare this contract cancelled for delault and null and void, and to declare the purchase's rights forfeited and the debt extinguished, and to relain sums previously paid hereunder by the buyer;³ (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. 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 case 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 return, reclamation for moreys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such delault all pay-ments therefolter made on 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 delault. And the said seller, in case of such delault, shall have the right all the improvements and apputenances thereon or thereto belonging. The huver further edress that inline by the sailer at the improvements and apputenances thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof bhall in no way affect t 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 br such provision, or as a waiver of the provision itsell. right he

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$...10,000 I However, the actual consideration consists

Lincluise other, compared on rate transfer, stated in terms of dollars, is $\xi_{m-1}\cup_1 \cup \bigcup_1 \cup \bigcup_n \cdots \bigcup_n Waves, the actual consideration consistent incluises which append on the state of the which is part of the which$

hey'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 if the context so requires, the lar 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 hereof apply equally to corporations and to individuals. This agreement shall bind and induce to benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, dots, administrators, personal representatives, successors in interest and assigns as well. singula make f

executors, IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the under-

signed 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.

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 ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

Homm-Sauce Buyer. 13uger

• BUYER: Comply with ORS 93.905 et seq prior to exercising this remedy. NOTE—The sentence botween the symbols (), if not opplicable, should be deleted. See ORS 93.030.

(If executed by a corporation, affix corporate seal)

(If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON;)) ss. STATE OF OREGON, County of KCAMATEP County of This instrument was acknowledged before me on This instrument was acknowledged before me on ADUHRY 31, 1989, by PELLY C. HAMM and the first state of the stat 64.6. as CONCER & MAILTINS 2 oi OTA TO ULE Volary Public for P Notary Public for Oregon (SEAL) My Commission expires: 71 burry 19,1989 My commission expires: GRS 93.635 (1) All instauments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument scutchised the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-"State internances, of a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-re bound thereby; [] ORS 93.635 (3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. ìs.

(DESCRIPTION CONTINUED)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed for record at re of Feb.	equest of A.D., 19 of	89 at 3:21	o'clockP.M	., and duly recorded in	*** M90
FEE \$13.00			By 💆	and any recorded in <u>2125</u> Biehn County Cle <i>County Cle</i>	tk Lenolace
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