THIS CONTRACT IS	CONTRACT-REAL ESTATE	Vol. m91	_Page_X	4917
THIS CONTRACT, Made this	th day of Nover			
Linda and Roy Pe	Harry J. Jackson, 1	eller		
WITNESSETH: That in considerati	ion of the mutual coverage	, P	ereinafter cal	led the buye
agrees to sell unto the buyer and the buyer and premises situated in	County	, State of Oregon	e following d	escribed land
Ten acres of land: NE4 N				
2. To Sign a	Quitclaim deed in fay	or of the sall		
in h	is monthly payments.	r 18 3 months (or more beh	ind
- TO make al.	assessed taxes curre I monthly payment che y or Harry Jackson".	ently paid. Ecks payable to	• :	
	v narry ouckson.			
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	The second seco second second sec			
7900 00				
or the sum of 7900.00 seventy nine	hundred	<i>D</i>	ollars (\$	
hereinafter called the purchase price) on act collars (\$) is paid on the exect eller); the buyer agrees to pay the remainden the seller in monthly payments of not less the collars (\$	er of said purchase price (of which is here to-wit: \$\$7600.	by acknowled 00) to i	lged by the the order of
ollars (\$95.00) each,				
ayable on the5thday of each month in ad continuing until said purchase price is f tred balances of said purchase price shall b	ear interest at the rate of	e month ofJe hase price may be	paid at any t	, 19 ime; all de-
Tred balances of said purchase price shall b Jan 1, 1992 until paid, interest to onthly payments above required. Taxes on	ear interest at the rate of be paid said premises for the curr	hase price may be	paid at any t annum from dition to	, 19 ime; all de-
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And it is understood and agreed between asid parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments option shall have the following rights: (1) To declare this contract cancelled for delault and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain nums previously paid thereards by the buyer.* (2) To declare this contract cancelled for delault and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain nums previously paid thereunder by the buyer.* (3) 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 layor of the buyer as against the seller hereunder shall utterly cease and the right re-entry, or any other act of said seller to be performed and without any right of the buyer thereunder shall revert to and revest in said seller without any arights account and with a bolong to said seller and belong to said seller as the bild pay the buyer bergeness that delault, shall have the bilde on take greed and reasonable ent of and premise up to the time of such researce of law, and take immediate possession thered, logether with all the immovements and news payments had never been made; and in case of such delault all premise up to the time of and premise up to the time of auction process of law, and take immediate possession thered, logether with all the immovements and apputences thereon or thereto belonging. The buyer further agrees that failture by the seller at any time to require performance by the buyer to and provision hereof loging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in the buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in 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 such provision, or as a waiver of the provision itsell. right h

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7900.00. () However, the salual consideration consists clication is instituted to foreclose this contract or to enforce any provision freed, the losing 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 attorney's lees on such appeal. In constrained the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party in the appellate court shall adjudge reasonable as the prevailing party attorney's lees on such appeal.

attorney'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 singular 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, executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its name to be signed and its seal affixed by an officer or other person duly authorized to do so by order of its board of directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROFERTY 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.

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STATE OF CALIFORNIA

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COUNTY OF. Yuba

On this 21st day of November in the year of 19.91, before me, the undersigned, a Notary Public in and for said State, personally appeared ...Roy Pettet & Linda Pettet ..., personally known to me (or proved on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



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WITNESS my hand and official seal. Ma M. Aplinopleon Notary Public in and for said State.

This document is only a general form which may be proper for use in simple transactions and in no way acts, or is intended to act, as a substitute for the advice of an attorney. The primer does not make any warranty, either express or implied, as to the legal validity of any provision or the subability of these forms in any specific transaction. Cowdery's Form No. 10G - ACKKNOWLMENT - All Purpose - (1/91)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

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