FORM No. 704-CONTRACT-REAL ESTATE-Partial P	SEP I AM 9 19	COPYRIGHT 1988 BTEVENS-NESS LAW PUB. CO., PORTLAND, GR. 97204
^{or} 49998	CONTRACT-#EAL ESTATE	Vol. <u>22</u> Page 19830
THIS CONTRACT, Made John W. Neipp, claiming s	this O day of Jul uccessor of the Estate of	y, 19.92_, between Shirlea Freel
and Patricia Rollins		, hereinafter called the seller,
agrees to sell unto the buyer and	onsideration of the mutual covenau the buyer agrees to purchase from	the seller all of the following described lands ty, State ofOregon, to-wit:
twenty-two (22), in Block	Eleven (11) in St Francis	nty (20), Twenty-one (21) and Park, as shown on the recorded ecord in connection with the
Property in their present representations or warran Seller. Purchaser agrees applicable zoning, buildi she accepts the Property	condition, AS IS, includi ties, expressed or implied that he has ascertained, ng, housing and other regu with full awareness of the iny intended future use o	and all other aspects of the ng latent defects, without any , unless they are in writing signed b from sources other than Seller, the latory ordinances and laws and that se ordinances and laws as they may f the Property, and Seller has made
Thereinalter called the purchase purchase purchase Dollar Dollar nereby acknowledged by the seller	rice) on account of which	Dollars (\$23,500.00), -0- the execution hereof (the receipt of which is to the order of the seller at the times and in d at the time of closing.
b) Prior to the commencem in her name and is to payc) The Purchaser is to pa insurance and title insur	ent of said repairs, the Po said utility bills. y all insurance costs inclu- ance as soon as necessary. n or before September 15, id by Purchaser.	so that financing may be acquired. Inchaser is to have the utilities pla- uding but limited to, homeowner's 1992 through Mt. Title Company, the
EXEXAMINE . Taxes on said premises for the c LILS dOCUMENT. The buyer warrants to and covenate wi *(A) primarily for buyer's personal, fan (M) Primarily for buyer's personal, fan	W LOAR SOCKEYOR SOUTH AND AND AND AND AND AND AND AND AND AND	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
		"will keep the premises and the buildings, now or hereafter erected that, buyer will keep said premises free from construction and all 's lees incurred by seller in delending against any such liens; that he charges and municipal liens which hereafter lawlully may be ; that at, buyer's express, buyer will insure and keep insured all
buildings now or hereafter crected on said prem in a company or companies satisfactory to the	ibet against loss or damage by fire (with extend seller, with loss psyable first to the seller and	that at buyers expense, objer will insure and keep insured at led coverage) in an amount not less than $$.23, 500, 00$. then to the buyer as their respective interests may appear and all built to pay any such liens, costs, water rents, taxes or charges or to ded to and become a part of the debt secured by this contract and er for buyer's breach of contract. Of $C10SING$ Sett, seller will luminist into buyer a title insurance policy insuring eller on or subsequent to the date of this astreement, save and record, if any. Seller also agrees that when said purchase price is
buyer, buyer's heirs and assigns, iree and clear arising by, through or under seller; excepting, ho	of encumbrances as of the date hereof and free to we ver, the said easements, restrictions and the fa sumbrances created by the buyer or buyer's assign	and clear of all encumbrances since said date placed, permitted or ixes, municipal liens, water rents and public charges so assumed by
* IMPORTANT NOTICE: Delete, by lining out, whi readiliter, as such word is defined in the Truth-in-te purpose, use Stevens-Ness Form No-1319 or similar.	nding Act and Regulation Z, the seller MUST comply	s not applicable. If warranty (A) is applicable and if the seller is a y with the Act and Regulation by making required disclosures; for this
John W. Neipp 1500 Arthur St., Apt. 1 Klamath Falls, OR 97601 SELLER'S NAME AND ADD		STATE OF OREGON,
Patricia Rollins 1620 Oregon Avenue Klamath Falls, OR 97601 BUYER'S NAME AND ADD		
After recording return for Patricia Rollins 1620 Oregon Avenue Klamath Falls, OR 97601 NAME ADDRESS 21	POR RECORDER S	in book/reel/volume Noon use page or as tee/tile/instru- ment/microtilm/reception No, Record of Deeds of said county. Witness my hand and seal of
Until a change is requested all tax statements shall b	1 States and Strates States and	witness my name and sear or

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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 tail to make the payments required, or any of them, punctually within 20 tays of the final interaction of the any agreement herein contained, then the seller at seller's shall have the following rights:

and the following rights:

(1) To declare this contract cancelled for detailt and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain sums previously paid thereunder by the buy er?
(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 declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or
(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 declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or
(3) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or
(4) To declare the whole unpaid principal balance of then existing in lavor of the buyer as against the seller hereunder shall utterly cease and the right to the possession of the promess above described and all other rights acquired by the buyer hereunder shall revert for and revest in said seller without any act of the purchase of said property as absolutely, tully and perfectly as it this contract and such payments had never been made; and in case of such default. Sail have the right immediately, or at any time thereeffort of said premises up to the time of such default, sail have the right immediately, or at any time thereeffort, o entry upon the land aloresaid, without any right of law, and take immediate possession of the selfer in the solute with all the right immediately, or at any time thereeffort, o enter upon the land aloresaid, without any right immediately, or at any time thereeffort, o enter upon the land aloresaid, without any process of law, and take immediate

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 factor of any provision hereof shall in no way allect seller's factor of any provision hereof shall any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision, or as a waiver of the provision its the right h

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.23,500,00. (1) However, the actual consideration consists of or includes other property or value given or promised which is the work of the whole consideration (indicate which). (1) In case suit or action is instituted to foreclow this contract or to enforce any provision hereof, the hoing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as altorney's lees to be allowed the prevailing party in said suit or action and it an appeal is taken from any judgment or decree of the trial court, the losing party in turther promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party in 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 if the context so requires, the ingular promour shall be taken to man and include the plural and the neutra, and that generally ell grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. This agreement shall bind and incure to the beield of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, suckessors in interest and easigns as well. IN WITTENESS WHEREPERS could not a shore account does in dividuals.

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-SCRIEED IN THIS INSTRUMENT IN VIOLATION OF AFPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGN NG OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPNOPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

Kollin

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* SELLER: Comply with ORS 93.905 et sag prior to exercisi 15 this remody. NOTE—The sentence between the symbols (), if not applicable, should be deleted. See URS \$3.030.

(If executed by a corporation, -offix corporate seal)

OFFICIAL SEAL (If the signer of the above is a corporation, use the farm of acknowledgment opposite.) SUSAN C. BOZGOZ NOBARABLEEOCAEGON STATE OF OREGON, COMMISSION NO. 008207 MY COMMISSION EXPINES AUG. 12, 1895 County of Klainach This edged before me This instrument was acknowledg d before me ulgo 10 19 , by Allen as of الاردار الاردار المرافقة الاردار . معانية المرافقة الإنسانية معانية معانية معانية المحمد المالية المحمد المراجع المراجع المراجع [일수] 요즘 것은 소리를 가지? Notary Public for Oregon Notary Public for Oregon (SEAL) (SEAL) My commission expires: My 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 secured 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-d. 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-are bound thereby. te nyà ORS 93.999(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

STATE OF OREGON

County of Klamath)

July 11, 1992

This instrument was acknowledged before me on July 11, 1992 by

OFFICIAL SEAL DIANE BOZIGOZ NOTARY PUSLIC-OREGON COMMISSION NO. 011998 W COVMISSION EXPIRES JAN. 22, 10 (6)

) SS.

PUBLIC FOR OREGON My Commission Expires: 1-22-96

led for record at requ Sept.	est of	Enver Bozgo <u></u>		the	st day
Sept.	A.D., 19 of	Deeds	on Page	9830	
FF \$35.00			Evelyn Biehn By Qay	· County Clerk	ndare
EE \$35.00	1993년 2018년 23	물건물 중심한 말했지			