THIS CONTRACT, Made this 15th day of	Vol_MOO	· · · · · · · · · · · · · · · · · · ·
Patscheck-Veiga Development, Inc.		hereinafter called the seller,
and Robert A. and Jennifer A. Dunham		hereinafter called the buyer,
WITNESSETH: That in consideration of the mutua seller agrees to sell unto the buyer and the buyer agrees to scribed lands and premises situated in Klamath	purchase from the s	eller all of the following de-
The Southeast 1/4 of the Southeast 1/5 Township 32, Range 8, East Willamette more or less. Subject to a non-exclusingress and egress.	e Meridian, consi	sting of 10 acres
200 MAR 24		
for the sum of Nine Thousand One Hundred Sixty O (hereinafter called the purchase price) on account of which Dollars (\$ -0-) is p		
hereby acknowledged by the seller), and the remainder to be amounts as follows, to-wit:	e paid to the order of	the seller at the times and in
Balance of \$9,161.00 to be paid at the including interest. Firest payment to like payment due the first of each more	e rate of \$118.0 o be made on Apr nth until paid i	O or more per month il 1 0 2000 and a n full.
The buyer warrants to and covenants with the seller that the real property *(A) primarily for buyer's personal, family, household or agricultural purpos (B) for an organization or (even if buyer is a natural person) is for busing All of said purchase price may be paid at any time; all deferred balances of said person per cent per annum from	ness or commercial purposes urchase price shall bear inter	est at the rate of XXXXXXXX
the minimum regular payments above required. Taxes on said premises for the curr date of this contract. At the time of the execution hereof, the sellers herein (who are husband and wherefore, the sellers intend and declare that their interest in this contract and in the bethat of joint tenants with the right of survivorship and not that of tenants in co the sellers' interest in this contract and in and to the then unpaid balance of said	ent tax year shall be prorate I wile) own said described r se unpaid purchase price of se rommon; in the event of the	ed between the parties hereto as of the eal estate as tenants by the entireties; iid described real estate henceforth shall death of one of the wallers the tritle to
in the survivor of the sellers. The buyer shall be entitled to possession of said lands on	1 XX9 20 at at all times he will keep waste or strip thereof; that sellers for all costs and atto property, as well as all wast over the same or any part th	of and may retain such possession the buildings on said premises, now or he will keep said premises tree from rney's tees incurred by them in delender rents, public charges and municipal ereof become past due: that at buve's
in an amount not less than \$\frac{1}{2}\$ in a company or companies so terest may appear and all policies of insurance to be delivered to the sellers as so costs, water rents, taxes, or charges or to procure and pay for such insurance, the become a part of the debt secured by this contract and shall bear interest at the rusellers for buyer's breach of contract. The sellers agree that at their expense and within ten days from the date here.	on as insured. Now it the believes may do so and any pa ite aloresaid without waiver, CONTRACT 1 ereot, or	uyer shall lail to pay any such liens, yment so made shall be added to and however, of any right arising to the S paid in full
they will lurnish unto buyer a title insurance policy insuring (in an amount equin the sellers on or subsequent to the date of this agreement, save and except and easements now of record, if any. Sellers also agree that when said purchase py agreement, they will deliver a good and sufficient deed conveying said premise of encumbrances as of the date hereof excepting, however, the said easements at charges so assumed by the buyer and further excepting all liens and encumbrance. And it is understood and agreed between said parties that time is of the ease	the usual printed exceptions rice is fully paid and upon s in tee simple unto the buyend restrictions and the taxes, as created by the buyer or his	and the building and other restrictions request and upon surrender of this or, his heirs and assigns, free and clear municipal liens, water rents and public assigns.
payments above required, or any of them, punctually within ten days of the time lifthe sellers at their option shall have the following rights: (1) to declare this contrat of said purchase price with the interest thereon at once due and payable and/or (cases, all rights and interest created or then existing in lavor of the buyer as again right to the possession of the premises above described and all other rights acquired without any act of re-entry or any other act of said sellers to be performed and w for moneys paid on account of the purchase of said property, as absolutely, fully made; and in case of such default all payments heretolore made on this contract at reasonable rent of said premises up to the time of such default. And the said seller any time thereafter to enter upon the land aloresaid without any process of law and ments and apourtenances thereon or thereto belongind.	mited therefor, or fail to kee, oct null and void, (2) to decided this contract at the sellers hereunder shall by the buyer hereunder sh ithout any right of the buyer and perfectly as if this contract of the test of the te	o any agreement herein contained, then are the whole unpaid principal balance by suit in equity, and in any of such utterly cease and determine and the all revert to and revest in said sellers of return, reclaination or compensation act and such payments had never been long to said sellers as the agreed and half have the right immediately or at thereof together with all the improve-
The buyer further agrees that failure by the sellers at any time to require pe affect their right hereunder to enforce the same, nor shall any waiver by said seller any succeeding breach of any such provision or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of do consists of or includes other property or value given or promised which is the whole	Rars, is \$ 9,161.00	ision hereof be held to be a waiver of . Thowever, the actual consideration
In case suit or action is instituted to foreclose this contract or to enforce any court may adjudge reasonable as attorney's fees to be allowed plaintill in said so of the trial court, the buyer further promises to pay such sum as the appellate conspeal. In construing this contract, it is understood that the buyer may be more than	of the provisions hereof, the uit or action and it an appeal art shall adjudge reasonable	buyer agrees to pay such sum as the is taken from any judgment or decree as plaintiff's attorney's fees on such
shall be taken to mean and include the plural, the masculine shall include the lem shall be made, assumed and implied to make the provisions hereol apply equally to of one of said sellers, that the word "sellers" shall mean only the survivor of them IN WITNESS WHEREOF, said parties have executed	inine and the neuter, and the corporations and to individual and the heirs and assigns of	at generally all grammatical changes ials; also, in the event of the demise such survivor.
dersigned is a corporation, it has caused its corporate name to by its officers duly authorized thereunto by order of its board	be signed and its co	
Francisco Rob	ert A. Dunbam	Lubu_
**************************************	losures; for this purpose,	NOTE: The sentence between the symbols (i), if not applicable, should be deleted; see Oregon Revised Statutes, Section 93.030. (Notoriel picknowledgment on caversel.

RECEIVED PAYMENTS ON WITHIN CONTRACT. AS FOLLOWS:

DATE	INSUR OR TA	ANCE	INTE	EST	INTEREST PAID TO	PRIN	CIPAL	PRINCIP	AL	DATE	INSUR OR TA	ANCE	INTE	REST	INTEREST PAID TO	PRINC	IPAL	PRINCIPA BALANCI	AL E
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CONTRACT FORM No. 840 STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	BETWEEN	P ROBERT DIMITION AND FOR BOX 1318 Address William CR 911074	Dated, 19 Lot Block, 19 Addition	STATE OF OREGON certify that the within instrument was received for record on the day of at act oclock M, and recorded in book on page or as filing fee number, Record of Deeds of said County. Witness my kand and seal of County affixed.	By Deputy AFTER RECORDING RETURN TO
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STATE Cou	E OF O	REGON	nati	2.43) (55.
RI	JE JE	appeared the		ntha	m of
		and acknow			d instru-

, in	and acknowledged the foregoing instru-
ment to	be woluntary act and deed.
COFFIC	Betoforme:

	/	′. '		
Notary	Publid	tor	Oregon	

Ivotary	Public for Or	egon . 1 -	172
A HAVE CO	OFFICIAL'S	FAI	
H	MARJORIEA	STUART	X .
	NOTARY PUBLIC	OREGON	S)
MYC	COMMISSION NO MICHIGATION EXPIR	0,318394	0
	TOTOR EATT	CO DEC 20, 2007 /	Λ

STATE OF OREGON, County of	
Personally appeared and	ŗ
each for himself and not one for the other, did say that the former is the	•

Wotary Public for Oregon

My commission expires:

(OFFICIAL SEAL)

State of Oregon, County of Klamath Recorded 3/24/00, at 3'42 p.m. In Vol. M00 Page 9762 Linda Smith,

Fee\$ 26 °° County Clerk