

### 108320 STEWART TITLE COMPANY of Washington, Inc.

A Tradition of Excellence"

02-05-29-0-0-0612-00

FILED FOR RECORD AT REQUEST OF

BOOK 116 PAGE 865

FILED FOR RECORD

BI SYAMARIA CO. TITLE

Nov 29\_10 17 AH '89

Lowny GARY M. OLSON

			-	
WHEN	RECO	RDED	RETUR	N TO

Name ALBERT KNESAL

Address 5920 NE 22nd St.

City, State, Zip Portland, OR 97211

ANY OPTIONAL PROVISION NOT INITIALED BY ALL PERSONS SIGNING THIS CONTRACT - -WHETHER INDIVIDUALLY OR AS AN OFFICER OR AGENT - - IS NOT A PART OF THIS CONTRACT.

#### REAL ESTATE CONTRACT (RESIDENTIAL SHORT FORM)

between	ALBERTINA	KERR CENTE	RS FOR CHIL	DREN, an Ore	gon corporation	, Trust
			//		25 45	eller" and
AS				•		and
Αī	BERT I. K	NESAL				s "Buyer."

SEE EXHIBIT "A" ATTACHED HERETO FOR LEGAL DESCRIPTION

13179 REAL ESTATE EXCISE TAX

110V 29 1989

PALL 377.60 ULU Deput

SXAMANIA COUNTY TREASURER 3. PERSONAL PROPERTY. Personal property, if any, included in the sale is as follows: none

ري 4. (a)	PRICE. Buyer:	29,500.00		
! '\ <u>'</u>		27,700.00	Total Price	
	Less (\$	5,000.00	) Down Payment	
7	Less (\$ _			
<b>*</b>	Results in \$	24,500.00	Amount Financed by S	eller.
が 表 (b)	ASSUMED OBL	IGATIONS. Buyer agre	ees to pay the above Assumed Ob	ligation(s) by assuming
ž () L ž	and agreeing to p	ay that certain	dated	recorded a
	AF#	Mortgag	. Seller warrants the unpaid balan	nce of said obligation is
- <b>}</b>	S	which i	s payable\$	on or before
§ 🕖			g balance thereof; and a like an	

day of each and every thereafter until paid in full. Note: Fill in the date in the following two lines only if there is an early cash out date. NOTWITHSTANDING THE ABOVE, THE ENTIRE BALANCE OF PRINCIPAL AND INTEREST IS DUE IN FULL NOT LATER THAN November, 8, 19.99.

ANY ADDITIONAL ASSUMED OBLIGATIONS ARE INCLUDED IN ADDENDUM.

(c)	PAYMENT OF AMOUNT FINANCED BY SELLER.
	Buyer agrees to pay the sum of \$24,500.00 as follows
	\$ 328.78 or more at buyer's option on or before the 27th day of December
	1989 including interest from Nov. 27 at the rate of 10.0 % per annum on the
	1989, including interest from Nov., 27 at the rate of 10.0.% per annum on the declining balance thereof; and a like amount or more on or before the 27th day of each and ever
-	month thereafter until paid in full.
	Note: Fill in the date in the following two lines only if there is an early cash out date.
OTWITI	HSTANDING THE ADOVE THE ENTIRE DALLARYSE OF BRIDGINAL AND ACCOUNT

NOTWITHSTANDING THE ABOVE, THE ENTIRE BALANCE OF PRINCIPAL AND INTEREST IS DUE IN FULL NOT LATER THAN \_\_\_\_\_\_November \_ 8 \_\_\_ 19 \_ 99 \_.

Payments are applied first to interest and then to principal. Payments shall be made at

or such other place as the Seller may hereafter indicate in writing.

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- 5. FAILURE TO MAKE PAYMENTS ON ASSUMED OBLIGATIONS. If Buyer fails to make any payments on assumed obligation(s), Seller may give written notice to Buyer that unless Buyer makes the delinquent payment(s) within fifteen (15) days, Seller will make the payment(s), together with any late charge, additional interest, penalties, and costs assessed by the Holder of the assumed obligation(s). The 15-day period may be shortened to avoid the exercise of any remedy by the holder of the assumed obligation. Buyer shall immediately after such payment by Seller reimburse Seller for the amount of such payment plus a late charge equal to five percent (5%) of the amount so paid plus all costs and attorneys' fees incurred by Seller in connection with making such payment.
- 6. (a) OBLIGATIONS TO BE PAID BY SELLER. The Seller agrees to continue to pay from payments received hereunder the following obligation, which obligation must be paid in full when Buyer pays the purchase price in full:

hat certain \_\_\_\_\_\_ dated \_\_\_\_\_\_\_, recorded as AF #

#### ANY ADDITIONAL OBLIGATIONS TO BE PAID BY SELLER ARE INCLUDED IN ADDENDUM.

- (b) EQUITY OF SELLER PAID IN FULL. If the balance owed the Seller on the purchase price herein becomes equal to the balances owed on prior encumbrances being paid by Seller. Buyer will be deemed to have assumed said encumbrances as of that date. Buyer shall thereafter make payments direct to the holders of said encumbrances and make no further payments to Seller. Seller shall at that time deliver to Buyer a fulfillment deed in accordance with the provisions of Paragraph 8.
- (c) FAILURE OF SELLER TO MAKE PAYMENTS ON PRIOR ENCUMBRANCES. If Seller fails to make any payments on any prior encumbrance. Buyer may give written notice to Seller that unless Seller makes the delinquent payments within 15 days, Buyer will make the payments together with any late charge, additional interest, penalties, and costs assessed by the holder of the prior encumbrance. The 15-day period may be shortened to avoid the exercise of any remedy by the holder of the prior encumbrance. Buyer may deduct the amounts so paid plus a late charge of 5% of the amount so paid and any attorneys' fees and costs incurred by Buyer in connection with the delinquency from payments next becoming due Seller on the purchase price. In the event Buyer makes such delinquent payments on three occasions, Buyer shall have the right to make all payments due thereafter direct to the holder of such prior encumbrance and deduct the then balance owing on such prior encumbrance from the then balance owing on the purchase price and reduce periodic payments on the balance due Seller by the payments called for in such prior encumbrance as such payments become due.
- 7. OTHER ENCUMBRANCES AGAINST THE PROPERTY. The property is subject to encumbrances including the following listed tenancies, easements, restrictions and reservations in addition to the obligations assumed by Buyer and the obligations being paid by Seller:

Easement recorded Aug. 18, 1988 under recording No. 105623 in book 110 at page 544.

#### ANY ADDITIONAL NON-MONETARY ENCUMBRANCES ARE INCLUDED IN ADDENDUM.

- 8. FULFILLMENT DEED. Upon payment of all amounts due Seller, Seller agrees to deliver to Buyer a Statutory Warranty Deed in fulfillment of this Contract. The covenants of warranty in said deed shall not apply to any encumbrances assumed by Buyer or to defects in title arising subsequent to the date of this Contract by, through or under persons other than the Seller herein. Any personal property included in the sale shall be included in the fulfillment deed.
- 9. LATE CHARGES. If any payment on the purchase price is not made within ten (10) days after the date it is due. Buyer agrees to pay a late charge equal to 5% of the amount of such payment. Such late payment charge shall be in addition to all other remedies available to Seller and the first amounts received from Buyer after such late charges are due shall be applied to the late charges.
- 10. NO ADVERSE EFFECT ON PRIOR ENCUMBRANCES. Seller warrants that entry into this Contract will not cause in any prior encumbrance (a) a breach, (b) accelerated payments, or (c) an increased interest rate; unless (a), (b) or (c) has been consented to by Buyer in writing.
- 11. POSSESSION. Buyer is entitled to possession of the property from and after the date of this Contract, or November 27 1989 , whichever is later, subject to any tenancies described in Paragraph 7.

12. TAXES, ASSESSMENTS AND UTILITY LIENS. Buyer agrees to pay by the date due all taxes and assessments becoming a lien against the property after the date of this Contract. Buyer may in good faith contest any such taxes or assessments so long as no forfeiture or sale of the property is threatened as the result of such contest. Buyer agrees to pay when due any utility charges which may become liens superior to Seller's interest under this Contract. If real estate taxes and penalties are assessed against the property subsequent to date of this Contract because of a change in use prior to the date of this Contract for Open Space, Farm, Agricultural or Timber classifications approved by the County or because of a Senior Citizen's Declaration to Defer Property Taxes filed prior to the date of this Contract. Buyer may demand in writing payment of such taxes and penalties within 30 days. If payment is not made, Buyer may pay and deduct the amount thereof plus 5% penalty from the payments next becoming due Seller under the Contract.

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- 13. INSURANCE. Buyer agrees to keep all buildings now or hereafter erected on the property described herein continuously insured under fire and extended coverage policies in an amount not less than the balances owed on obligations assumed by Buyer plus the balance due Seller, or full insurable value, whichever is lower. All policies shall be held by the Seller and be in such companies as the Seller may approve and have loss payable first to any holders of underlying encumbrances, then to Seller as their interests may appear and then to Buyer. Buyer may within 30 days after loss negotiate a contract to substanially restore the premises to their condition before the loss. If the insurance proceeds are sufficient to pay the contract price for restoration or if the Buyer deposits in escrow any deficiency with instructions to apply the funds on the resortation contract, the property shall be restored unless the underlying encumbrances provide otherwise. Otherwise the amount collected under any insurance policy shall be applied upon any amounts due hereunder in such order as the Seller shall determine. In the event of forfeiture, all rights of Buyer in insurance policies then in force shall pass to Seller.
- 14. NONPAYMENT OF TAXES, INSURANCE AND UTILITIES CONSTITUTING LIENS. If Buyer fails to pay taxes or assessments, insurance premiums or utility charges constituting liens prior to Seller's interest under this Contract, Seller may pay such items and Buyer shall forthwith pay Seller the amount thereof plus a late charge of 5% of the amount thereof plus any costs and attorney's fees incurred in connection with making such payment.
- 15. CONDITION OF PROPERTY. Buyer accepts the property in its present condition and acknowledges that Seller, his agents and subagents have made no representation or warranty concerning the physical condition of the property or the uses to which it may be put other than as set forth herein. Buyer agrees to maintain the property in such condition as complies with all applicable laws.
- 16 RISK OF LOSS. Buyer shall bear the risk of loss for destruction or condemnation of the property. Any such loss shall not relieve Buyer from any of Buyer's obligations pursuant to this Contract.
- 17. WASTE. Buyer shall keep the property in good repair and shall not commit or suffer waste or willful damage to or destruction of the property. Buyer shall not remove commercial timber without the written consent of Seller.
- 18. AGRICULTURAL USE. If this property is to be used principally for agricultural purposes, Buyer agrees to conduct farm and livestock operations in accordance with good husbandry practices. In the event a forfeiture action is instituted, Buyer consents to Seller's entry on the premises to take any reasonable action to conserve soil, crops, trees and livestock.
- 19. CONDEMNATION. Seller and buyer may each appear as owners of an interest in the property in any action concerning condemnation of any part of the property. Buyer may within 30 days after condemnation and removal of improvements, negotiate a contract to substantially restore the premises to their condition before the removal. If the condemnation proceeds are sufficient to pay the contract price for restoration or if the Buyer deposits in escrow any deficiency with instructions to apply the funds on the restoration contract, the property shall be restored unless underlying encumbrances provide otherwise. Otherwise, proceeds of the award shall be applied in payment of the balance due on the purchase price, as Seller may direct.
- 20. DEFAULT. If the Buyer fails to observe or perform any term, covenant or condition of this Contract, Seller may:
  - (a) Suit for Installments. Sue for any delinquent periodic payment; or
- (b) Specific Performance. Sue for specific performance of any of Buyer's obligations pursuant to this Contract; or
- (c) Forfeit Buyer's Interest. Forfeit this Contract pursuant to Ch. 61.30, RCW, as it is presently enacted and may hereafter be amended. The effect of such forfeiture includes: (i) all right, title and interest in the property of the Buyer and all persons claiming through the Buyer shall be terminated; (ii) the Buyer's rights under the Contract shall be cancelled; (iii) all sums previously paid under the Contract shall belong to and be retained by the Seller or other person to whom paid and entitled thereto; (iv) all improvements made to and unharvested crops on the property shall belong to the Seller; and (v) Buyer shall be required to surrender possession of the property, improvements; and unharvested crops to the Seller 10 days after the forfeiture.
- (d) Acceleration of Balance Due. Give Buyer written notice demanding payment of said delinquencies and payment of a late charge of 5% of the amount of such delinquent payments and payment of Seller's reasonable attorney's fees and costs incurred for services in preparing and sending such Notice and stating that if payment pursuant to said Notice is not received within thirty (30) days after the date said Notice is either deposited in the mail addressed to the Buyer or personally delivered to the Buyer, the entire balance owing, including interest, will become immediately due and payable. Seller may thereupon institute suit for payment of such balance, interest, late charge and reasonable attorneys' fees and costs.
- 21. RECEIVER. If Seller has instituted any proceedings specified in Paragraph 20 and Buyer is receiving rental or other income from the property. Buyer agrees that the appointment of a receiver for the property is necessary to protect Seller's interest.
- \*\*\*(e) Judicial Foreclosure. Sue to foreclose this contract as a mortgage; in which event Buyer may be liable for a deficiency.

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- 22. BUYER'S REMEDY FOR SELLER'S DEFAULT. If Seller fails to observe or perform any term, covenant or condition of this Contract, Buyer may, after 30 days' written notice to Seller, institute suit for damages or specific performance unless the breaches designated in said notice are cured.
- 23. NON-WAIVER. Failure of either party to insist upon strict performance of the other party's obligations hereunder shall not be construed as a waiver of strict performance thereafter of all of the other party's obligations hereunder and shall not prejudice any remedies as provided herein.
- 24. ATTORNEYS' FEES AND COSTS. In the event of any breach of this Contract, the party responsible for the breach agrees to pay reasonable attorneys' fees and costs, including costs of service of notices and title searches, incurred by the other party. The prevailing party in any suit instituted arising out of this Contract and in any forfeiture proceedings arising out of this Contract shall be entitled to receive reasonable attorneys' fees and costs incurred in such suit or proceedings.

pro suc	eeedings arising out of this Contract shall be entitled to receive reasonable attorneys' fees and costs incurred in the suit or proceedings.
25. by	regular first class mail to Buyer at 5920 NE 22nd Street, Portland, OR 9721
-	and to Seller at
	424 NE 22ad Street, Portland, OR
ors	such other addresses as either party may specify in writing to the other party. Notices shall be decined given when ved or mailed. Notice to Seller shall also be sent to any institution receiving payments on the Contract.
26.	TIME FOR PERFORMANCE. Time is of the essence in performance of any obligations pursuant to this ntract.
27. sha	SUCCESSORS AND ASSIGNS. Subject to any restrictions against assignment, the provisions of this Contract all be binding on the heirs, successors and assigns of the Seller and the Buyer.
Bu:	OPTIONAL PROVISION SUBSTITUTION AND SECURITY ON PERSONAL PROPERTY. Buyer by substitute for any personal property specified in Paragraph 3 herein other personal property of like nature which yer owns free and clear of any encumbrances. Buyer hereby grants Seller a security interest in all personal property cified in Paragraph 3 and future substitutions for such property and agrees to execute a financing statement under Uniform Commercial Code reflecting such security interest.
	SELLER INTUALS: BUYER
29. imj uni	OPTIONAL PROVISION - ALTERATIONS. Buyer shall not make any substantial aiteration to the provements on the property without the prior written consent of Seller, which consent will not be reasonably withheld.
1	SELLER INFHALS: BUYER
for ma bal	
car	pital stock shall enable Sellet to take the above action. A lease of less than 3 years (including options for repowerts) a

31. OPTIONAL PROVISION - - PRE-PAYMENT PENALTIES ON PRIOR ENCUMBRANCES. If Buyer elects to make payments in excess of the minimum required payments on the purchase price herein, and Selfer, because of such prepayments, incurs prepayment penalties on prior encumbrances, Buyer agrees to forthwith pay Selfer the amount of such penalties in addition to payments on the purchase price.

transfer to a spouse or child of Buyer, a transfer incident to a marriage dissolution or condemnation, and a transfer by inheritance will not enable Seller to take any action pursuant to this Paragraph; provided the transferee other than a condemnor agrees in writing that the provisions of this paragraph apply to any subsequent transaction involving the

**SELLER** 

property entered into by the transferee.

INITIALS:

BUYER

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	optional provision Periodic Payments on Taxes and insurance. In addition to the periodic payments on the purchase price, Buyer agrees to pay Seller such portion of the real estate taxes and assessments and fire insurance premium as will approximately total the amount due during the current year based on Seller's reasonable estimate.
	The payments during the current year shall be \$  Such "reserve" payments from Buyer shall not accrue interest. Seller shall pay when due all real estate taxes and insurance premiums, if any, and debit the amounts so paid to the reserve account. Buyer and Seller shall adjust the reserve account in April of each year to reflect excess or deficit balances and changed costs. Buyer agrees to bring the reserve account balance to a minimum of \$10 at the time of adjustment.
-	SELLER INITIALS: BUYER
·	
	11 ADDENIES
-	33. ADDENDA. Any addenda attached hereto are a part of this Contract.  34. ENTIREAGREEMENT This Contract constitutes the entire agreement of the parties and suppose a self-asian.
:	34. ENTIRE AGREEMENT. This Contract constitutes the entire agreement of the parties and supercedes all prior agreements and understandings, written or oral. This Contract may be amended only in writing executed by Seller and Buyer.
	IN WITNESS WHEREOF the parties have signed and scaled this Contract the day and year first above written.
	SELLER BUYER
	ALBERTINA KERR CENTERS FOR Albert I. Knesal
:	
	By: And G. Thathaman Yers
- - 	
,	COMPANY OF THE PROPERTY OF THE
:	FORM No. 24—ACKNOWLEDGMENT.—CORPORATION.
:	STATE OF OREGON,
:	County of Clackamas On this 28th day of November , 1989 , before me appeared Fred A. Hutchinson and
_	both to me personally known, who being duly sworn, did say that he, the said Fred A. Hutchinson is the <b>President, and Arange as Executive Director</b>
	is the Secretary of Albertina Kerr Centers for Children the within named Corporation, and that the seal affixed to said instrument is the corporate seal of said Corpora-
	tion, and that the said instrument was signed and sealed in behalf of said Corporation by authority of its Board of Directors, and Fred A. Hutchinson and
	ackpewledge said instrument to be the free act and deed of said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed
	my official seal the day and year last above written.
-	mudy & Kalansa
	Notary Public for Oregon.  My Commission expires 6-28-92
	the state of the s
	STATE OF OREGON,  SS.
	County of Clackamas
	BE IT REMEMBERED, That on this 24th day of November 19, 19, before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Albert I. Knesal
	named Arbert I. Ruesal
	known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he weekened the same freely and voluntarily.
-	TO SESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.
	mindy & Haldersa.
	Notary Public for Oregon.  My Commission expires 6-28-92

THAT PORTION OF THE SOUTHWEST QUARTER OF SECTION 29, TOWNSHIP 2 NORTH, RANGE 5 EAST OF THE WILLAMETTE MERIDIAN, SKAMANIA COUNTY, WASHINGTON, DESCRIBED AS:

BEGINNING AT THE SOUTHWEST CORNER OF SAID SECTION 29 AND RUNNING THENCE EAST ALONG THE SOUTH LINE OF SAID SECTION 29 A DISTANCE OF 1050 FEET MORE OR LESS TO THE WESTERLY RIGHT OF WAY LINE OF THE SKYE-BEAR PRAIRIE ROAD; THENCE NORTHERLY ALONG SAID WESTERLY RIGHT OF WAY LINE TO THE SOUTHEAST CORNER OF LOT 6, BUHMAN HEIGHTS SUBDIVISION; THENCE WESTERLY ALONG THE SOUTH LINE OF LOTS 6 AND 5 OF SAID BUHMAN HEIGHT SUBDIVISION TO THE SOUTHWEST CORNER OF SAID LOT 5; THENCE NORTHERLY ALONG THE WEST LINE OF SAID LOT 5 TO ITS INTERSECTION WITH A POINT ON THE RIGHT OF WAY LINE OF A 50 FOOT RADIUS CUL-DE-SAC ON BEAR PRAIRIE COUNTY ROAD AS ESTABLISHED BY SAID BUHMAN GEIGHTS SUBDIVISION, WHICH POINT IS ALSO ON THE WEST LINE OF SAID SECTION 29; THENCE SOUTH ALONG THE WEST LINE OF SAID SECTION 29 TO THE POINT OF BEGINNING.

TOGETHER WITH AN EASEMENT AND RIGHT OF WAY APPURIENANT OVER AND ALONG THE ROUTE OF AN EXISTING UNPAVED ROAD LOCATED ON GRANTORS' ADJACENT REAL PROPERTY IN THE SOUTHEAST QUARTER OF SECTION 30, TOWNSHIP 2 NORTH, RANGE 5 EAST OF THE WILLAMETTE MERIDIAN, SKAMANTA COUNTY, WASHINGTON, FROM THE CUL-DE-SAC MENTIONED IN THE FOREGOING DESCRIPTION TO THE PARCEL QUITCLAIMED HEREBY FOR THE CONSTRUCTION, OPERATION AND MAINTENANCE OF A ROADWAY FOR VEHICULAR AND PEDESTRIAN ACCESS, AND UTILITY FACILITIES, TO SERVE THE PARCEL QUITCLAIMED HEREBY.

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