CITY OF PORTLAND, OREGON

REAL ESTATE OPTION

H	గాలకి గాత్రం కేంద్రం కొంటే ప్రాటంలో ప్రాటంలో ప్రక్షించిన ప్రాట్లు ప్రభాస్తు. ప్రయాత్రికి మొద్దిని మొద్దిని ప్ర ప్రవాహకు అంది కేంద్రం ఆంధ్రి కొంటే ప్రక్షించిన కొర్దిని ప్రక్షించిన కొర్దిని ప్రక్షించిన ప్రత్యేశం కొర్దిని పో కొడ్డి ప్రాట్ట్ ప్రయుత్వన్నా కొంటే కుండినించిన కొర్దిని కొర్దిని మంచి కొర్దిని ప్రక్షించిన అయి. కాటికి కొర్డిన
GRANTORLLOYD E. BAKER	MAIL ADDRESS 4603 N. Montana Avenue
GRANTOR	Portland, Oregon 97217 MAIL ADDRESS
_	MAIL ADDRESS
AGENT OF GRANTOR	MAIL ADDRESS
-	
after referred to as "City", to the undersign undersigned, and in consideration of the plan and sell the real property hereinafter descriation of the hereby acknowledged benefit that lic, whether tangible or not, we the undersig heirs, executors, administrators, successors the terms and conditions hereinafter stated, perty in the City of Portland, County of Mult PDC Parcel #GS-MP-9-8/TL 3 City I	.D. #49
for the sum ofTHIRTY THOUSAND AND	ed NO/100
	AND NO/100 Dollars (\$30,000.00)
•	ery of a title insurance policy to the City as herein-
from date hereof to elect to purchase under to by the City by delivering to the undersigned, post office to the undersigned, addressed as	BAKER:
Portland	Montana Avenue , Oregon 97217
written notice of such election. Such notice delivery, or the day following such mailing by	shall be deemed to have been given the day of such y registered mail. Upon the giving by the City of such NSE AND WITHIN TEN (10) DAYS OF THE GIVING OF SUCH NOTICE
ranty Deed in such name as it may prescribe, a possession, claims to rights of possession, as cept building restrictions of record and zonit terest which the undersigned may have in any a	nces, hereditaments and tenements to the City by War- free, and clear of all liens and encumbrances, rights of nd recorded and/or unrecorded leasehold interests, ex- ng ordinances, and quitclaim all right, title and in- alleys, roads, streets, ways, strips, easements, gores roperty and in any means of ingress or egress appur-
(2) Furnish to the City at City's expens	se an owner's policy of title insurance in the amount of
said purchase price prepared by Transame insuring the City as fee simple owner of said except said building restrictions of record at	rica Title Insurance Company (Order #13-4709) property free and clear of all liens and encumbrances and zoning ordinances.
(3) Pay all delinquent taxes and assessm	ments against said property for the preceding tax years, perty taxes prorated as of date of closing of escrow.
(4) Pay all water bills charged to the p	property as of date of closing of escrow.
with respect to property or portion thereof wh	aid property at the closing of escrow, provided that mich the undersigned occupies for his own use, posses-
sion of such occupied property or portion shaldays of closing of escrow.	11 be delivered to the City withinninety (90)

(6) Deliver to the City or its order a full set of keys for property, including outside keys and separate keys for each apartment or compartment, if applicable, and furnish the City complete list of tenants, amounts of rents paid by each, dates rents are due, amounts paid in advance, all advance rents to be provated as of date of closing of excres.

The purchase hereunder will be closed in an escrow, and the escrow fee shall be paid by the purchaser. The undersigned hereby authorize to sign the escrow instructions or amendments thereto, or any other statements required by the City other than Warranty Deed on behalf of all sellers in this transaction.

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In the event that any portion of this property is vacant at the date of notification of the acceptance of this option by the City, or becomes vacant subsequent thereto, the undersigned agree not to re-rent or re-lease such vacated or vacant property.

Gearto It is specifically understood and agreed that the real property herein agreed to be conveyed, unless stated to the contrary herein, includes all structures, buildings, fixtures, trees, shrubbery and all other real property improvements of every nature whatsoever which are on the said property, and the undersigned agree to keep the same in good condition without waste, damage or destruction prior to delivery of possession thereof to the City.

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In compliance with Public Law 91-646, the price stated herein is the just compensation for the fee title of the real property based upon two independent fee appraisals and fair market value established by the Reviewing Appraiser and concurred in by the City. The state of the contract of the design to the contract of the state of the contract of the co

The undersigned agree that loss or damage to the property by fire or other casualty shall be at the risk of the undersigned until the title to the land and deed to the City shall have been accepted by the City; and in the event that such loss or damage occurs, the City may, without liability, refuse to accept conveyance of title. Or, in the event of loss or damage to said property from fire, which property is covered by insurance held by or on behalf of the undersigned or in which the undersigned may have rights, the City may elect to take the proceeds from said insurance upon exercise of this option, and the undersigned shall assign such proceeds to the City, which proceeds shall be applied to reduce the sale price of the property by amount of such proceeds.

In the event the City does not deposit the purchase price with the escrow holder within a period of Sixty (60) days from date hereof, this option shall remain in force thereafter until the undersigned shall terminate this option by giving thirty (30) days prior written notice to the City of such termination.

The undersigned agree that the City may, at its election, and notwithstanding the City's prior election to purchase under this option, acquire title to said land or any portion thereof or any interest therein, by condemnation or other judicial proceedings, in which event the undersigned agree to cooperate with the City in the prosecution of such proceedings and also agree that the said purchase price shall be the full amount of the award of just compensation, including interest, for the taking of said property, and that any and all awards of just compensation that may be made in the proceedings to any defendant shall be payable and deductible from the said purchase price.

Entry by the City, its employes or agents, upon said property for the purpose of inspection or survey or any slight or inadvertent entry without material damage or injury to the realty, or without the exercise of dominion thereover to the exclusion of the undersigned, shall not be construed as a final election to close this option.

It is further agreed that no statements, expressions of opinion, representations or agreements of any nature whatsoever, not herein expressly stated, made by any representative or agent of the city shall be binding on, or of any effect against, the City:

The undersigned expressly acknowledge that all items of damages, all sums of money to be paid, and all things to be done by the City are included in this option. All claims for damages, injury, or loss on account of failure to close this option are, hereby, expressly waived by the undersigned the undersigned agree that they shall have no claim or cause of action against the City or any of its employes except such as may arise by reason of this agreement.

If the undersigned shall fail, due to fault or neglect of the undersigned, to comply with the provisions of this option, and suit or action is instituted by the City to enforce the same or to condemn the property, the undersigned agree to pay, in addition to the costs and disbursements provided by statute; such additional sum as the Court may adjudge reasonable for attorney's fees to be allowed in said suit or action.

	29 day of July , 19 80.	Dated this
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EXHIBIT "A"

That part of Lot 8, Block 9, M. PATTON'S ADDITION TO ALBINA, in the City of Portland, County of Multnomah and State of Oregon, described as follows:

Beginning at the Southeast corner of Lot 8, Block 9, M. PATTON'S ADDITION TO ALBINA; thence North, along the East line of said lot, 39.0 feet; thence Westerly 60.5 feet to a point, which is 10.5 feet South of the North line of said Lot 8; thence South, parallel to the West line of said Lot 8, a distance of 39.5 feet to a point in the South line of Lot 8, which is 39.5 feet East of the Southwest corner of said lot; thence East, along said South line of Lot 8, a distance of 60.5 feet to the point of beginning.

ORDINANCE NO.

150204

An Ordinance authorizing the exercise of an option to purchase part of Lot 8, Block 9, M. Patton's addition,
Portland, from Lloyd E. Baker which is necessary for the
Going Street Noise Mitigation project; and authorizing BAKER
the Portland Development Commission to close the sale
in accordance with the terms of the option; and declaring an emergency.

The City of Portland ordains:

Section 1. The Council finds:

- 1. By Ordinance No. 149090, the City of Portland entered into an agreement with the Portland Development Commission to perform right-of-way acquisition and relocation services for the Going Street Noise Mitigation project.
- 2. In conjunction with said project, the Portland Development Commission has obtained on behalf of the City of Portland an option to purchase the following-described real property:

The part of Lot 8, Block 9, M. PATMON'S ADDITION TO ALBINA, in the City of Portland, County of Multnomah and State of Oregon, described as follows:

Beginning at the Southeast corner of Lot 8, Block 9, M. PATTON'S ADDITION TO ALBINA: thence North, along the East line of said lot, 39.0 feet; thence Westerly 60.5 feet to a point, which is 10.5 feet South of the North line of said Lot 8; thence South, parallel to the West line of said Lot 8, a distance of 39.5 feet to a point in the South line of Lot 8, which is 39.5 feet East of the Southwest corner of said lot; thence East, along said South line of Lot 8, a distance of 60.5 feet to the point of beginning.

3. That the purchase price stated in the option is within the amount determined by the review appraiser to be the just compensation for the property.

ORDINANCE No.

4. That it is necessary and expedient to acquire the above-described real property for the construction of the Going Street Noise Mitigation project.

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NOW, THEREFORE, the Council directs:

- a. That the City of Portland hereby elects to exercise the option attached hereto as Exhibit "A".
- b. That the Portland Development Commission is authorized to close the sale in accordance with the terms of the option.

Section 2. The Council declares that an emergency exists because delay in closing this transaction could have a significant negative impact on the project schedule; therefore, this Ordinance shall be in force and effect from and after its passage by the Council.

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Man Calculation No. M. J. Co.

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GONOM ANNOUNCE

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Passed by the Council, AUG 13 1980

Commissioner Lindberg
August 12, 1980
R. C. Irelan

Attest:

Auditor of the City of Portland

Sub. Calendar No. 2900

ORDINANCE No. 150204

Title

An Ordinance authorizing the exercise of an option to purchase part of Lot 8, Block 9, M. Patton's addition, Portland, from Lloyd E. Baler which is necessary for the Going Street Noise Mitigation project; and authorizing the Portland Development Commission to close the sale in accordance with the terms of the option; and declaring an emergency.

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GEORGE YERKOVICH
Auditor of the CITY OF PORTLAND

By Sordon Oscell
Deputy

INTRODUCED BY

Commissioner Lindberg

NOTED BY	THE COMMISSIONER	
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Safety		
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City Attorney City Auditor	-le	
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