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CITY OF PORTLAND, OREGON

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REAL ESTATE OPTION

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GRANTOR	EARL B. LIVELY	1	MAIL ADDRESS	3035 NE 23rd Avenue
RANTOR				Portland, Oregon 97213 Telephone: 284-2288
	-			
GENT OF GRAN	TOR	1	MAIL ADDRESS _	a ning gi a ta an ang ang ang ang ang ang ang ang ang
after referred undersigned, a and sell the s ation of the l lic, whether 1 beirs, executo the terms and	d to as "City", to and in consideratic real property herei hereby acknowledged Langible or not, we ors, administrator conditions hereinn	the undersigned on of the plans icafter describe d benefit that w e the undersigne 5, Successors a after stated. th	<pre>h, the receipt of wh and purpose of the d for private or pu ill inure thereby t d, jointly and seve d assigns, hereby g</pre>	TY OF PORTLAND, OREGON, herein- nich is bereby acknowledge by the City to uss, develop, operate iblic purposes, and in consider- to the undersigned or to the pub- rally, for ourselves and our rive and grant to the City, upon following described real pro- egon, to-wit:
Parcel No.	GS-ELA-2-5a/6a	a (#36) 1609	N. Going Stree	<u>t</u>
THE CI	TY OF PORTLAND	D in the City	v of Portland.	EL LYNN ADDITION TO County of Multnomah r North Going Street,
				Dollars (\$ 32,000.00)
upon conveyance after provided upon delivery of The City a from date hered by the City by	e of marketable ti ; and of possession to an aball have the frr of to elect to par-	tle and delivery nd acceptance by evocable right a chase under this undersigned. or	y of a title insuran y the City as herein at any time within b option. Such with by mailing by rest	- Dollars (\$ <u>32,000.00</u>) ace policy to the City as berein- - Dollars (*
-	3	r. Earl B. L 035 N. E. 23 ortland, Ore	rd Avenue	
delivery, or th	e day following an	uch mailing by r	egistered mail. Un	we been given the day of such on the giving by the City of such DAYS OF THE GIVING OF SUCH NOTICE
ranty Deed in s postession, cla cept building r terest which th or rights of wa tenunt to said	uch share as it may link to rights of y estrictions of rec e undersigned may y abutting or adjo property.	Prescribe, fre possession, and cord and soning have in any all	e and clear of all recorded and/or war ordinances, and qui ers. roads, atreets	d tenesconts to the City by War- liens and encumbrances, rights of woorded laisabold interests, ex- tolaim all right, title and in- , ways, strips, easements, gores as of ingress or egress appur-
(2) Fursi Said purchase pu insuring the Ci	rice propured by f	Pioneer Natio	onal Title Ins.	f title insurance in the amount of <u>Co. (Order No. 492791)</u> ar of all liens and encumbrances
(3) Pay a and pay proport	ll delinquent tare ional part of curr	ent real proper	ts against said proj ty taxes prorated as	porty for the preceding tax years, s of date of closing of escrow.
(4) Pay al	11 water bills cha	aged to the proj	perty as of date of	closing of escrow.
(5) Delive with respect to	Property or portion	eccaion of said on thereof which	property at the alo the undersigned or	sing of escrow, provided that Scupies for his own use, posses-
sion of such con days of closing	upled property or	portion shall b	e dolivered to the	City within NO

(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 teamus, amounts of rents paid by each, dates rents are due, dhounts paid in advance, all advance rents to be promuted as of date of aloning of exerce. The purchase heremader will be closed in an escrew, and the encrew fee shall be pund by use purchaser. The undersigned hereby muthorize to sign the encrew instructions or mendments (bureto, or any other statements required by the Wity Other thas Warranty Beed on behalf of all collers in this transaction.

In the event that any portion of this property is wacant at the date of motification of the acceptance of this optica by the City, or becomes watant subsequent thereto, the undersigned agree mot to re-rest or re-lease such wacated or wacant property.

It is specifically understood and agreed that the real property herein agreed to be conveyed, unless stated to the contrary herein, includes all atructures, 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.

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.

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 OCCUTS. The City may, without inbility, refuse to accept the event that such loss or such a loss of the undersigned or inbility is not a property is powered by insurance beld 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 smount of such proceeds.

In the event the City does not deposit the purchase price with the encrow holder within a period of <u>Sixty (60)</u> 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.

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Entry by the City, its employes or agents, upon said property for the purpose of inspection or survey or any alight or inservent 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 opision, pepresentations or agreements of any nature whitmoswer, 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 demages, 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 employed entern such as may arise by reason of this agreement.

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ORDINANCE NO. 151625

An Ordinance authorizing the exercise of an Option to purchase part of Lots 5 and 6, Block 2, ETHEL LYNN ADDITION TO THE CITY OF PORTLAND, from EARL B. LIVELY which is necessary for the Going Street Noise Mitigation Project; authorizing the Portland Development Commission to close the sale in accordance with the sterms of the Option; and declaring an emergency.

The City of Portland ordains:

Section 1. The Council finds:

- 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 West 70 feet of Lots 5 and 6, Block 2, ETHEL LYNN ADDITION TO THE CITY OF PORTLAND in the City of Portland, County of Multhomah and State of Oregon, EXCEPT that part taken for North Going Street.

- 3. That the purchase price stated in the option (\$32,000) is within the amount determined by the Reviewing Appraiser to be the just compensation for the property.
- That it is necessary and expedient to acquire the above described real property in connection with the Going Street Noise Mitigation Project.

151625

ORDINANCE No.

NOW, THEREFORE, the Council directs:

- A. That the City of Portland hereby elects to exercise the Option attached hereto as Exhibit A, and purchase the property as described above from EARL B. LIVELY.
- 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.

Passed by the Council, MAY 27 1981

Commissioner Lindberg R.C.Irelan:DEL May 18, 1981 Attest:

Auditor of the City of Portland

Page No.

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THE COMMISSIONERS VOTED AS FOLLOWS:		
	Yeas	Nays
JORDAN		
LINDBERG	1	
SCHWAB	1	
STRACHAN	11	
IVANCIE	1	

FOUR-FI	FTHS CALENDAR
JORDAN	
LINDBERG	
SCHWAB	
STRACHAN	
IVANCIE	

Calendar No.1648

ORDINANCE No. 151625

Title

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Filed MAY 8 0 1981



INTRO	DUCED BY
COMMISSION	IER LINDBERG
NOTED BY TH	E COMMISSIONER
Affairs	
Finance and Administration	
Safety	
Utilities	
Works ml	ms
BUREAU A	APPROVAL
Bureau:	
Prepared By:	Date:
R.C. Irelan Budget Impact Review	/:
	/:
Budget Impact Review	/:
Budget Impact Review	v:] Not required
Budget Impact Review Completed Bureau Head: CAL) Not required
Budget Impact Review Completed Bureau Head: CAL	y:] Not required ENDAR Regular
Budget Impact Review Completed Bureau Head: CALL Consent NOTH	y:] Not required ENDAR Regular
Budget Impact Review Completed Bureau Head: CALL Consent NOTH City Attorney	y:] Not required ENDAR Regular