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MTC # 2310 WWW. AS. NESS LAW NO CO. PORTLAND, OR. 97804 FORM No. 706. CONTRACT-REAL ESTATE-Monthly Por CONTRACT-REAL ESTATE Vol. 76 Poge

23075 THIS CONTRACT, Made this 15th day of October 1976 between The Director, Division of State Lands, Administrator of the Estate of Frances E. Stein----and Floyd C. and Carol E. Lancaster, husband and wife, , hereinalter called the buyer,

WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in Klamath County, State of Oregon, to-wit:

Lot 774 Block 106, MILLS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

for the sum of Seventeen thousand, two-hundred fifty 100 Dollars (\$17,250.00) (hereinafter called the purchase price), on account of which One thousand two hundred fifty. Dollars (\$1,250.00.) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 16,000.00.) to the order of the seller in monthly payments of not less than \$135.00 - One hundred and thirty-five Dollars (\$ 135.00) each, ...month

payable on the ... 15th day of each month hereafter beginning with the month of ... November. . 197.6 ... and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-

rated between the parties hereto as of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, lamity, household or agricultural purposes. (B) for em-organisation-or-(aven if buyer is a natural person) is for business or commercial purposes other

19.76, and may relain such pos will keep the buildings on said premises of that he will keep said premises free ad attorney's lees incurred by him in defe (by for an organismon-of-twen it any at is a natural perior) it. for butings or -co The buyer shall be entitled to possession of said lands on ... QCLODer. 15. is not in default under the terms of this contract. The buyer agrees that at all dimos he sted, in good condition and repair and will not suffer or permit any waste or stip, there all other liens and save the seller harmless thereform and reimburse seller for all costs and here in the will pay all taxes hereafter levide against suid property, as well as all with here in law in the same or any part r lawfully may be imposed upon said premises, all promptly before the same or any part re and keep insured all buildings now or hereafter erected on said premises against loss o

than \$...16.,00.0.,00... in a company or companies satisfactory to the seller, with loss payable specifive interests may appear and all policies of insurance to be delivered to the seller as soon as insur-ness, costs, water rents, tares, or charges or to procure and pay for such insurance, the seller may do so become a part of the delt secured by this contract and shall bear interest at the rate aloresaid, without for low parts breach of contract.

ler lor buyer's breach of contract. The seller agrees that at his expense and (in an amount equal to said purchase pric (in an amount equal to said excentions an ketam, nullding ana 1 upon surrender, igns, Iree and clea or under seller, or under seller, amount equal to said purchase price) im-pt the usual printed exceptions and the price is fully paid and upon request and e simple unto the buyer, his heirs and as e placed, permitted or arising by, throug nis and public charges so assumed by th deli (Continued on reverse)

is and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the cf and Regulation Z, the saller MUST comply with the Act and Regulation by making required di unless the contract will become a first lien to finance the purchase of a dwelling in which r *IMPORTANT NOTICE: Delete, by lining out, whichever phrase a creditor, as such word is defined in the Truth-in-Lending Act for this purpose, use Stevane.Ness Form No., 1308 or similar u Sievane.Ness Form No. 1307 or similar.





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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 above required, or any of them, punctually within tendarys of the time limited therefor, or fail to keep any agreement herein contained, then payments above required, or any of them, punctually within tendarys of the time limited therefore, or fail to keep any agreement herein contained, then any solution of the same of the same tend with (2) to declare the whole unpaid primer of the same same same same same same same sam	
And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract mult and void; (2) to declare the whole unpaid principal balance of and purchase price with the interest there due to the said and void; (2) to declare the interest therein and the right of the seller at his option shall have the following rights: (1) to declare this contract mult and void; (2) to declare the whole unpaid principal balance of an equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall uttory seeme and determine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall uttory and revert in said seller without any net of re-entry, or any other act of said seller to be performed and without any right of the buyer as it this contract mation or compression for moneys paid of such default all payments theretolore made on this contract are to be retained by and belong to shall have the and resonable rent of said of such default all payments theretolore made on this contract are to be retained by and belong to shall have the and resonable rent of said of such default. And the sid seller, in case of such default, and there to be retained by and belong to shall have the fault contract and shell and seller with all the improvements and apprendicts. And the sid seller, in case of such default, and the sid seller, in case of such default. And the sid seller, in case of such default all payments the agreed and resonable rent of said of such default all payments its theretolore made on this contract are to be retained by and belong to shift here the day the suprensence and resonable ren	The second s
premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time trierenter, to enter upon the land norsend, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenances thereon or thereto belongind. The buyer turther agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc- ceeding breach of any such provision, or as a waiver of the provision itself.	
ceeding breach of any such provision, or as a waiver of the provision itself.	
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The true and actual consideration paid for this transfer, stated in terms of dollars is 3.17,250.00. Offorever, the actual consideration consists of or includes other property or value given or promised which is the whole consideration (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the court may adjudge reasonable as to be observed by such sum as the appellate court, the buyer further promises to pay such sum as the appellate court, the buyer further promises to pay such sum as the appellate court, the buyer further promises to pay such sum as the appellate court, shall adjudge reasonable as plaintill's attorney's less on such of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintill's attorney's less on such of the trial court.	ور میں میں اور میں اور میں میں میں میں میں میں میں اور میں اور میں اور میں
of the trial court, the buyer turner promises to pay such such as the appendix contract, the singu- appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- iar, pronoun, shall be taken to mean and include the plural; the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITHESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-	
dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal attixed hereio by its officers duly authorized thereupto by order of its board of directors.	A Contraction of the second
DIRECTOR, DIVISION OF STATE LANDS, FLOID C. LANCASIGN ADMINISTRATOR, Estate of Frances L. Card C. Longerta	
Stein, Deceased CAROL E. LANCASTER NOTE—The senience between the symbols O. If not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, STATE OF OREGON,	
County of <u>Earion</u> and October 15, 19.7.6. Person Person To the the former is the	<u>معاد المعالم المتعليمة المعاملة معادما معام ومحلم المعاد معادمة المعامرة معاملة المعام ومعادمة المعام المعام و</u> المعاد المعاد المعاد المعاد المعاد
Personally appeared the above named_Director, each of Division of State Lands, Admr., Estate of Frances' E. Stein, Dec'd.	
and acknowledged the foregoing instru- ment to be his of said a his of said the foregoing instru- ment to be his of said a his of said the his	
Before rte://// Corprign Before Operation (OFFICIAL SEAL) Notary Public for Oregon Notary Public for SEAL)	
My commission expires	
PATE OF OREGON; COUNTY OF KLAMATH; 55.	
$\frac{17 \text{th}}{\text{this}} = \frac{17 \text{th}}{\text{doy of}} \frac{\text{DECENBER}}{\text{A}} = \frac{19}{19} \frac{73}{\text{at}} \frac{743}{2} \frac{20}{\text{clock}} \frac{1}{8} \frac{1}{49} \frac{1}{49} \frac{1}{100} $	
duly recorded in Vol. <u>M. 76</u> , of <u>DEEDS</u> on Page 2024	
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