

and

C ...

2

100

2

治の場



HAR

Section 4

C.

MARC

ōf_



15,000.00 In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the lemmine and the neuter, and that generally all grammutical changes shall be, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. <u>Remeth</u> 7 Ulthes Kenneth E. Vetkos Bitty L. Vetkos Betty L. Vetkos Marie Smith, also known as Marie Washburn DRS 93.030). NOTE-The sentence between the symbols (), If not applicable STATE OF OREGON, STATE OF OREGON, Personally appeared the above named Kenneth County of CRANT Start 19 77 Personally appeared the above named MAR/Know SMITH, also Known cos MAR/KETTRASH BURN MARKIN, TUSHS H. SURAN and acknowledged the toregoing instru-metry to be 017477 Betore metry OFFIOIAL SEAL Notary Public for Oregon 17/27 on A of Ch. 8-12-77 My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is exec-euted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed, such instruments, or a memogradum. Hereof, shall be recorded by the convergence than 15 days after the instrument is even when the such as the Such instruments, or a memoraliaum inercos, summer bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) adjoining the above described land." and including two mobile homes situated thereon described as follows: (1) 1965 Pontiac Mobile Home Serial No. PK11128
(2) 1964 VanDyke Mobile Home Serial No. 1693 of the below mentioned purchase price the sum of \$9,000.00 is the full price of the real property and the sum of \$6,000.00 is the full price of the mobile homes situated thereon. TATE OF OREGON; COUNTY OF KLAMATH; SS. Hed for record at request of _____MOUNTAIN TITLE CO 12:47 this _____ day of MARCH A. D. 1377 Gt _ o'clock PM. m ____ on Page 4651 duly recorded in Vol. M 77 of DEEDS Wm D. MILHE, County Stark FEE\$ 6,00 Bythaze

nd it is understood and agreed between said parties that time is of the essence of this contract, and in case the above required, or any of them, punctually within ten days of the time limited therefor, or tail to keep any agr at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole have price with the interest thereon at once due and payable and/or (3) to forcefow this contract by suit in equ and interest created or then existing in favor of the buyer as against the selfer hereunder shall utterly cease and of the prenines above described and all other rights acquired by the buyer bereunder shall utterly cease and y, or any other act of said selfer to be performed and without any right of the buyer of return, reclamation or c y, or any other act of said selfer to be performed and without any right of the buyer of return, reclamation or c

wh of the premises above described and all other rights acquired by the ntry, or any other act of said selfer to be performed and without any ri-ount of the purchase of said property as absolutely, fully and perfectly is default all payments therefore made on this contract are to be refar se up to the time of such default. And the said selfer, in case of such of yon the land aloresaid, without any process of law, and take immediate or thereto belonging.

4652

shall fail to make th

equity

i riŝ. MARZ LE T Te-Me 119.14 t ter. 影雅 計總 3.00 FEE 25 \$42 60 19997