| TK A-28049 30769 CONT | TRACT-REAL ESTATE VOI. 1 Page 10057 | 1 3 |
|--|---|-----------------------|
| H-28049 THIS CONTRACT, Made this | day of June , 19.77 , between | 1.2 - |
| Robert E. Benjamin and Ruby | E. Benjamin | |
| and Lester E. Spencer and Nellie | e. Mae. Spencer. | |
| WITNESSETH . That in consideration of | , hereinafter called the buyer, the mutual covenants and agreements herein contained, the | |
| | agrees to purchase from the seller all of the following de- | |
| file in the office of the Cou | rding to the official plat thereof on unty Clerk of Klamath County, Oregon. ges or assessments of the City of es. | |
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| | | A Salar |
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| | andno/100Dollars (\$25,000.00) | |
| (hereinafter called the purchase price), on account Dollars (\$3,000,00.) is paid on the execution | of which | |
| seller); the buyer agrees to pay the remainder of sa | aid purchase price (to-wit: \$ 22,000.00) to the order | - Anna Anna |
| Dollars (\$200.00) each, | | N. |
| payable on the | er beginning with the month of July, 1977, | ξ γ |
| and continuing until said purchase price is fully | paid. All of said purchase price may be paid at any time; bear interest at the rate of7per cent per annum from | |
| | rest to be paid With principal and * in addition to being included in | ja ja |
| | axes on said premises for the current tax year shall be pro- | - Dankar |
| me a subscript to and accounts with the college that the | | 的答 |
| (B) for an organization or (even if buyer is a natural person The buyer shall be entitled to possession of said lands on | n) is for business or commercial purposes other than agricultural purposes. | i di sesti |
| he is not in delauit under the terms of this contract. Ine ouver are erected, in good condition and repair and will not suffer or permit ar and all other liens and save the seller harmless therefrom and reimbu such liens: that he will max all taxes hereafter levied against said pro- | The set of blashess of commercial purposes of the than agricultural purposes. Here that at all times he will keep the buildings on said promises here from mechanic's my waste or strip thereol; that he will keep said promises here from mechanic's my waste and attorney's less incurred by him in delending against any operty, as well as all water tents, public charges and municipal liens which here- the same or any part thereol become past due; that at buyer's expense, he will premises against loss or damage by fire (with extended coverage) in an amount | |
| | | |
| not less than \$ 2.5,0.00.00.00 in a company or companies sati their respective interests may appear and all policies of insurance to be such liens, costs, water rents, taxes, or charges or to procure and pay i | islactory to the seller, with loss payable first to the seller and then to the buyer as e delivered to the seller as soon as insured. Now if the buyer shall fail to pay any for such insurance, the seller may do so and any payment so made shall be added sear interest at the rate aforesaid, without waiver, however, ol any right arising to | |
| to and become a part of the debt secured by this contract and shall of the seller for buyer's breach of contract. The seller agrees that at his expense and within 30 | ar interest at the rate aloresald, without waiver, however, of any right ansing to | |
| suring (in an amount equal to said purchase price) marketable tille in save and except the usual printed exceptions and the building and oil said purchase price is fully psid and upon request and upon surrende the hung surrende | days from the date heirol, he will furnish unto buyer a title insurance policy in- and to said premises in the seller on or subsequent to the date of this agreement, her restrictions and easements now of record, if any. Seller also agrees that when er of this agreement, he will deliver a good and sufficient deed conveying said lear of encumbrances as of the date hereof and free and clear of all encumbrances r, excepting, however, the said easements and restrictions and the taxes, municipal | |
| liens, water rents and public charges so assumed by the buyer and furth | r, excepting, however, the said easements and restrictions and the taxes, municipal her excepting all liens and encumbrances created by the buyer or his assigns. inued on reverse) | |
| | in warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is in Z, the seller MUST comply with the Act and Regulation by making required disclosures; act will become a first lien to finance the purchase of a dwelling in which event use | |
| for Ihis purpose, use Stavons-Ness Form No. 1308 or similar unless the contro Stavons-Ness Form No. 1307 or similar. | act will become a first lien to finance the purchase of a dwelling in which event use | |
| Robert E. and Ruby E. Benjamin | STATE OF OREGON, | |
| 4207 Shasta Way Klamath Falls, Oregon 97601 SELLER'S NAME AND ADDRESS | County of | |
| Lester E. and Nellie M. Spencer | I certify that the within instru- | ana tanan Panjaran |
| PO Box 275 Merrill, Or 97633 | day of | |
| BUYER'S NAME AND ADDRESS | space RESERVED at o'clockM., and recorded in book | 1344 |
| KLAMATH COUNTY TITLE CO. | | |
| KLAMATH COUNTY TITLE CO. 11/ 27 Main Street (lamath Falls Oregon 97601 | Witness my hand and seal of County affixed. | |
| | | |
| a change is requested all tax statements shall be sent to the following address. | | |
| a change is requested all tax statements shall be sent to the following address. Lester E.P. Nellie M. SpenBer | the ach Recording Officer | in an all some |
| a change is requested all tax statements shall be sent to the following address. Lester E. P. Nellie M. Spenber POBox 275 Nevvillov 97633 NAME, ADDRESS, ZIP | By HAAL Brown | |

10058

And it is understood and agreed between asid parties that time is of the essence of this contract, and in cass 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 of the solid contract by suit in equity, and in any of even at one due and payable and/or (3) to foreflow this contract by suit in equity, and in any of events all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall lettery cease on the right to the buyer as against the seller hereunder shall lettery cease and payers of the event of and prevent in asid seller without any act of the entry, or any other act of asid property as absolutely, fully and perfectly and priver of the buyer as adainst in case of a such default all payments therefore made on this contract are to be in this contract are to be in this contract are to be related or this contract and the seller and being to the default all payments therefore made on this contract are to be related by and belong to add and the said seller, to add seller, hold have the right many of such default, shall have the right improvements and apputtenances of any to the time of such default on the seller.

The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect In right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself.

Seller shall retain a security interest in a 1972 Flamingo Mobile Home, License No. X-63689 7, Title No. 7422034850, Serial No. 181811 until Buyer pays the sum of \$5,000 in monthly payments in addition to \$3,000 down payment. Upon payment of said \$5,000 the Seller will transfer the title of the mobile home to said (see below)

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-lar pronoun shall be taken to mean and include the plural, the masculine, the lemit ine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corvorations 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. Rober & E. Bergamen

9 Sister.C J perefli Scener nelle mue

NOTE—The sentence between the symbols \oplus ; if not applicable, should be deleted. See ORS 93.030j. U STATE OF OREGON, **53**.

County of ______Klamath_____) June ______, 19.77

Personally appeared the above named Robert E. and Ruby E. Benjamin and Lester E. and Nellie Mae Spencer and acknowledged the toregoing instru-

ment to be their wountary act and deed. (OFFICIAL SEAL) 09 تج CNotary Fublic for Oregon My commission expires

Ruly 6 Dunfaminu STATE OF OREGON, County of, 19.....

Personally appearedwho, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of

and that the seal atlixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL)

Notary Public for Oregon

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 exe-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed, and the parties are bound, shall be acknowledged in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed, and the parties are bound, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are

"(2) Violation of subsection (1) of this section is a Class B misdemeanor."

(DESCRIPTION CONTINUED)

buyer, free and clear of any security interest of the Seller.

FATE OF OREGON; COUNTY OF KLAMATH;

Hed for record at request of _____ KOUNTAIN TITLE CO A. D. 19 77 at o'clock AM. and; this _____ doy of _____ _____ on Poge_ 10057 DEEDS duty recorded in Vol. M77 of WE D. MILNE, County Clerk

FEE \$ 6.00

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