CONTRACT-REAL ESTATE-Monthly Poymente STEVERS ALLAW PUBLISHING CO., PORTLAND, OR. 97204 Vol. 77 Pag 20552 37962 CONTRACT-REAL ESTATE 13269 THIS CONTRACT, Made this 3rd Octoberday of DWIGHT C. KIRSHER and DORIS I. KIRCHER, husband and wife, and FRANK W. OHLUND and JANE A. OHLUND, husband and wife, hereinafter called the seller, and EDWARD.B. GRAHAM and JOAN M. GRAHAM, husband and wife, , hereinafter 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 de-A tract of land situated in the SWANEL of Section 27, Township 34 South, Range 7 E. Wa. Klamath County, Cregon and being more particularly described as follows: Beginning at a point on the south line of Bainbow Park on the Williamson, said point also being on the north line of the said SWANEL, said point being S 89° 45' 22" E a distance of 503.16 feet from the northwest corner of said SWANEL; thence continuing S 89° 45' 22" E, along said line, 415.00 feet to the westerly bank of Williamson Hiver; thence S 46° 49: 00" E, along said bank, 135.29 feet; thence S 82° 14: 32" W 390.90 feet; thence N 40° 39: 08" W 193.91 feet to the point of beginning, containing 1.17 acres, with bearings based on Rainbow Park on The Williamson; 2 SUBJECT TO: A 25-foot, ingress and egress easement for adjoining properties, said 17 10.1 easement lying northwasterly of and adjacent to the westerly line of the above described tract of land; ALS9, SUBJECT TO: A 5-foot walkway easement southerly of and adjacent to the northerly line of the above described tract of land. for the sum of Twelve Thousand Five Hundred and no/100 - - - Dollars (\$ 12,500.00) (hereinafter called the purchase price), on account of which Two Thousand and no/100 - - -Dollars (\$2,000.00...) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$. 125.00) each, payable on the 15th day of each month hereafter beginning with the month of November, 19.77., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; October 3, 1977 until paid, interest to be paid monthly and * in addition to the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the selles that the real property described in this contract is (A) primarily for buyers a personal, lamily, household or agricultural purposes, (E) PRIXE NOVAL BAR REPORT AND A CONTRACT AND (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrate and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the sa a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the taller MUST comply with the Act and Regulation by making required discl for this purpose, use Stevens-Ness Form No. 1306, or similar unless the contract will become a first first to finance the purchase of a dwelling in which eve Stevens-Ness Form No. 1307 or similar. DWIGHT C. KIRCHER/DORIS I. KIRCHER FRANK W. OHLUND/JANE A. OHLUND STATE OF OREGON. County of P.O.Box 381, Chiloquin, Gragon, ME 97.62/ DRESS EDWARD B. & JOAN M. GRAHAM, I certify that the within instrument was received for record on the 2903 Summers Lans, Klamath Falls, Oregon, 97601 . 19 at BUYER SPACE RESERVED After recording return to: in book.. on page or as FOR Frank W. Ohlund, file/reel number RECORDER'S USF Record of Deeds of said county. P.O.Box 381, Witness my hand and seal of Chiloquin, Oregon, 97624 County affixed. Until a change is requested all tax statements shall be sent to the following address EDWARD B. & JOAN M. GRAHAM, Recording Officer 2903 Summers Ara Lane, Klamath Falls, Oregon, 97601 Bv Deputy NAME OF

184

0

and the second 20553 ETELSTU VETSTER OF OF ALL OF ALL OF "And it is understood and agreed between said parties that time is of the essence of this contract, and in case the provincies above registed, of any of them, punctually within ten days of the time limited therefor, or fail to keep any agr the self of the se and in case the buyer shall fail to make the ient herein contained, ... inpaid principal balance of , and in any of such cases, ermine and the right to the success or increase periodinging. (1. The buyer lurther aftees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way his right hereunder to endorce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of an ceeding breach of any such provision, or as a waiver of the provision itself. Summe da graf, Sodarda anonia e suare. Sing angeni enneg samedamet i sa cad issues. In construing this contract, it is understood that the seller or the buyer may be more than one person; that il the context so requires, the singu-onoun shall be taken to mean and include the plural, the masculiney the leminine and the neuter, and that generally all grammatical changes shall ide, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. State of lar pronoun he made, as 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. If Kurcher z Cluver B. Jelou. a Orlund 0 - Im tans 3 NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS of 0301. Franch US Obland STATE OF OREGON, STATE OF OREGON, County of ...)) 85. . 19 County of Klamath ., 19 77 Personally appeared ... October 30 and Personally appeared the above named Dwight C. Kircher, Doris I. Kircher, Frank W. Ohlund Jane A. Ohlund, Edward B. Graham and Joan M. Graham, ment to be the source of the loregoing instru-ment to be the source of the souwho. 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 thesecretary of and that the seal affixed 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: 1 (NA 313) (D. (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 tille 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 tille being conveyed, instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are d thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." Section 4 of Chapter 618, Oregon Laws 1975, provides : (DESCRIPTION CONTINUED) 1133 00, 39 a and 50, 5-1 de maligner anometer generation of the de and the fat miliped pred in the real i iled for record at request of TRANSAMERICA TITLE INS." CO His 261 Hay of OCTOBER A, D. 19_77 dt _____ o'clock P.M., and March SAL THAT TARE 570¢ March 201 Charles and a standard of the March and March and Article and Articl a construction of the second state of the second state of the state of the second stat a ka asanca a brother ag Hamalh Councy, Cryston and being nore period all any depertured as follows: a trioù al lare d'hibbet in the lare of a colon all tambit la couch, Kange l'addit Jutaan af and a survey of the second of the survey of 1. 1967 Spail 11 ********* SOFE 年基金中国历史 and the state of the second second

Ant. NAT.S

S. S.

Anno T AN

19<u>5</u>

19:00

11 10.00

interes.

2 Sent