43669

Ė

CONTRACT-REAL ESTATE

Vol.

19. 78 THIS CONTRACT, Made this 13th day of February , 19 78, between The Director, Division of State Lands, Administrator of the Estate of between Martha Johnson, Deceased----Martha Johnson, Deceased-----, hereinafter called the seller, and Calvin Eugene Leavitt and Mona Marie Leavitt, 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 described lands and premises situated in Klamath County, State of Oregon to-wit:

Lots 19 to 24, inclusive, Block 42 and all that portion of Lots 13, 14 and 15, Block 41, all lying Southwest of State Highway, BOWNE ADDITION to Bonanza, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

for the sum of Four thousand, seven hundred, Eighteen for the sum of Four thousand, seven hundred, Eighteen Dollars (\$4,718.00) (hereinafter called the purchase price), on account of which four hundred and seventy-two Dollars (\$ 472.00) 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: \$4,246.00) to the order of the seller in monthly payments of not less than fifty-one dollars and 52 cents

Dollars (\$ 51.52) each, including interest at 8% per annum on the unpaid balance. 0.55-1081 payable on the 1st day of each month hereafter beginning with the month of March , 19.78, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 8 per cent per annum from February 1, 1978 until said interest to be said monthly in addition to 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 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, lamily, household or agricultural purposes,

***Covering a granting of granting of the contract of the contrac

The buyer shall be entitled to possession of said lands on FEDNUARY 1. 1978, and may retain such possession so long as not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises the retailer edi. in, flood condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises the floor mechanical other liters and save the seller harmless therefrom and reimburse seller for all costs and attorney's lees incurred by him in defending adainst any liens; that he will pay; all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which here lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will be and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount

of less than \$ 4,246.00.....in a company or companies satisfactory to the seller, with loss payable first to the seller and the series respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall be seller to const, water rents, taxes, or charges or to procure and pay for with haurance, the seller may do so and any payment so mad become a part of the debt secured by this contract and shall bear interest at the rate alterstand, without waiver, however, of an eseller tor buyer's breach of contract.

(Continued on reverse)

*IMPORTANT NOTICE: Delate, by lining out, whichever phrase and whichever warranty [A] or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.

Director, Division of State Lands STATE OF OREGON. 1445 State Street Salem, Oregon 97310 ATS County of SELLER'S NAME AND ADDRESS I certify that the within instru-Mr. and Mrs. C. E. Leavitt ment was received for record on the P. O. Box 151 day of. ..., , 19 Bonanza, Oregon 97623 clock M., and recorded BUYER'S NAME AND ADDRESS SPACE RESERVED ith bookon pago,.... FOR file reel number Director, Division of State Lands Record of Deeds of said county. 1445 State Street Witness my hand and seal of Salem, Oregon 97310 County affixed. NAME, ADDRESS, ZIF Until a change is requested all tax statements shall be sent to the following address. Mr. and Mrs. C. E. Leavitt Recording Officer P. O. Box 151 ... Deputy Bonanza, Oregon 97623

	45 - cayments
	essence of this contract, and in case the buyer shall tail to make the cayments erefor, or tail to keer any agreement herein contained, then the sellar at his particular of the contract of t
Linden said parties that time is of the	erelor, or fail to keep any ampaid principal before this contract relor, or fail to keep any ampaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal to foreclose this contract 1 (2) to declare the whole unpaid principal this contract 1 (2) to declare the whole unpaid this contract 1 (2) to declare the whole unpaid this principal this contract 1 (2) to declare the whole unpaid this principal this contract 1 (2) to declare the whole unpaid this principal this contract 1 (2) to declare the whole unpaid this principal this pr
And it is understood and agreed between 20 days of the third and void	her documents from escapanist the seller net design from the seller net documents from escapanist the seller net documents and in the documents and in the buyer has a seller net document to the buyer hereunder shall revert to and in the documents and in the documents and in the seller net documents and in the documents and in the documents are documents are documents and in the documents are documents are documents and in the documents are documents and in the documents are documents and in the documents are documents are documents.
bove required, or any following rights: (1) to withdraw said the existing in bove shall have the following rand payabler (3) to withdraw and then existing in the said or then existing in the said or then existing in the said or the company of the large due and all of the said or th	other rights acquired by the buyer of return, the never been like and such payments had never been like and such payments had never been like and reasonable rent of said
he interest thereon at once cases all rights and the premises above destined the performed in any of such cases all rights and the premises above destined to be performed the and in any of such cases all rights and the premises above destined to be performed.	and without a this contract and alter as the agreed the deprecity as it this contract and alter as the agreed and belong to said saller as the agreed the any time thereafter, to enter the etained by and belong to said salley, or at any time thereafter, to enter the etained by any the said the improvements and appurtenances theteon or thereto lault, shall in no way altect his sereol, together with all the improvements and appurtenances the took and the said to be said in no way altect his sereol, together with all the improvements and appurtenances by the buyer of any provision hereof be held to be a waiver of any succeeding breach my breach of any provision hereof be held to be a waiver of any succeeding breach my breach of any provision hereof be held to be a waiver of any succeeding breach
termine and the right to re-entry or any other property as absolute at the re-entry or any other property as absolute at the purchase of said property at the purchase of said property as absolute at the purchase of said property as absolute at the purchase of said property at the purchase of said pr	lault, shall have the right improvements and hereof shall in no way affect his together with all the improvements and hereof shall in no way affect his
moneys paid on account and payments theretolore said seller, in moneys paid on account and payments theretolore said seller, in the moneys paid on account the said seller, in the moneys paid seller, in the said seller, in the	nesignmance by the buyer of any provision a waiver of any succession hereof be held to be a waiver of any
premises up to the without any process of the proce	ny breach of any provision
belonding buyer Turther agrees that failing shall rany waiver by	
right hereunder or as a waive	
of any such passes	
7 July 1984 47 17 18 7	
Bonanze, Organia, Anger	and the state of t
	of dollars, is \$4.718.00.
the state of the same in the	fighs of dollars, is \$4,718.00.
consideration paid for this transfer, state which is the wh	consideration (indicate the losing party in said suit an appeal is taken prevailing sole consideration hereof, the losing party in said suit an appeal is taken prevailing
The true and actual or value given or promised or to et	nforce any prevailing party in said successful adjudge the prevailing party in said source shall adjudge that if the context so requires, swed the prevailing as the appellate court shall adjudge that if the context so requires,
sists of or includes of the action is instituted to tore as attorney a fees to or action is instituted to tore as attorney a fees to or action is instituted to tore as attorney a fees to or action is instituted to tore as attorney a fees to or action is instituted to tore as attorney a fees to or action is instituted to tore as attorney a fees to or action is instituted to tore as attorney a fees to or action is instituted to tore as attorney a fees to or action is instituted to tore as attorney as a state of the contract of the contrac	to pay such such than one person or a corporation, that generally all grammatical
sum as the trial court may brial court, the losing that the seller or the b	asculine, the feminine and to individuals.
party's attorney's lees on such act, it is understood include the plural, the party's attorney's lees on such act, it is understood include the plural, the party's attorney's lees on such act, it is understood include the plural, the party's attorney's lees on such act, it is understood include the plural, the party's attorney's lees on such act, it is understood include the plural, the party is understood include the plural that the party is understood include the party is understood in t	fighs of dollars, is \$4.7.10.00 molecular to the consideration (indicate which). (Indicate which). (Indicate which). (Indicate which). (Indicate any provision hereof, the losing party in said suit or action and if an appeal is taken from any molecular party in said suit or action and if an appeal is taken from any word the prevailing party in said suit or action and if an appeal as the prevailing word to pay such sum as the appellate court shall adjudge reasonable as the prevailing to pay such sum as the appellate court shall adjudge reasonable as the prevailing to pay such sum as the appellate court shall adjudge reasonable as the prevailing word to pay such sum as the prevailing that if the contest so requires the fermions and to individuals. Support of the contest so requires a pay such that if the contest so requires a pay such the individuals. Support of the contest so requires and that generally all grammatical changes appeared to the individuals. Support of the contest so requires and that generally all grammatical changes appeared to the individuals. Support of the contest so requires and that generally all grammatical changes appeared to the contest so requires and that generally all grammatical changes appeared to the contest so requires and that generally all grammatical changes appeared to the contest so requires and that generally all grammatical changes are supported to the contest so requires and that generally all grammatical changes are supported to the contest so requires and that generally all grammatical changes are supported to corporations and that generally all grammatical changes are supported to corporations and that generally all grammatical changes are supported to corporations and that generally all grammatical changes are supported to corporations and that generally all grammatical changes are supported to corporations and that generally all grammatical changes are supported to corporations and that generally all grammatical changes are supported to corporations and the corporat
the singular pronoun shall be taken to make the pronoun shall be taken to make the benefit of, as the circumstance and implied to make the benefit of, as the circumstance and interest of the benefit of, as the circumstance and interest of the benefit of and interest of the benefit of the circumstance and interest of the benefit of the circumstance and the circumst	rest and assigns as a strument in triplicate, it
shall be made, shall bind arrepresentatives, this agreement shall bind personal representatives, personal representatives, parties have ex	secured and its corporate seal arrival
	to pay such sum a sum one person or a corporation; that it is a super may be more than one person or a corporation; that generally all grammatical changes be suffered to individuals. The proporations and to individuals are corporations and to individuals are corporations and to individuals are corporations and to individuals are corporated and saidns as well. The proporation of the immediate parties hereto but their respective distances and saidns as well. The proporation of the undersigned rest and assigns as well. The proporation of the undersigned distance is said and its corporate seal affixed hereto by its officers be signed and its corporate seal affixed hereto by its officers. The proporation of the undersigned distance is a sum of the proporation of the undersigned distance is a sum of the undersigned distance in the proporation of the undersigned distance is a sum of the undersigned distance is a sum of the undersigned distance in the undersigned distance is a sum of the undersigned distance in the undersigned distance is a sum of the undersigned distance in the undersigned distance is a sum of the undersigned distance in the undersigned distance is a sum of the
is corporation, it has caused its board of dir	THE THE PARTY TH
CHATE LANDS	CALVIN EUGENE LEAVITT
DIRECTOR, DIVISION OF STATE LANDS NOTE—The sentence between the symbols ①, If not applicable, should be def	MONA MARIE LEAVILLE
DIRECTOR Abould be del	STATE OF OREGON, County of
between the symbols (), If not application	Personally appeared
NOTE-The sentence	DIA-
STATE OF OREGON,) SS.	Personally appeared who, 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 a corporation, a corporation, a corporate seal tired to the foregoing instrument is the corporate seal tired to the foregoing instrument is the corporate seal on be-
February 13 19 Director,	did say that the former is the
County of 13 Director,	himself and not one for the other, and that the latter is the
Feditual I are and the above named	ench for things of the president
Personally of State Lanus	secretary of a corporation,
Division	tendaing instrument is the corporate be-
1 14ad the luib	and that the seal affixed to the foregoing instrument is the corporate seal and that the seal affixed to the foregoing instrument was signed and sealed in beautiful to the foregoing instrument was signed and sealed in beautiful to the seal affixed to the seal of directors; and each of the seal
his voluntary act and deed.	and that the seal affixed to the foregoing instrument is the corporate seal of seal of seal corporation and that said instrument was signed and sealed in beof seal corporation by authority of its board of directors; and each of half of said corporation by authority of its board of directors; and deed half of seal corporation by authority of its voluntary act and deed them acknowledged said instrument to be its voluntary act and seal them acknowledged said instrument to be its voluntary act and deed.
ment to be	(CFAL)
The state of the s	Before me:
Betore me:	
COFFICIAL	Notary Public for Oregon
(OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires 9-22-1981	My commission expired
My commission expires	a property at a time more than 12 mount of deeds, by the conveyor of the par-
to convey fee	title to any real provided for acknowledges it days after the manner provided for acknowledges than 15 days after the
ORS 93.635 (1) All instruments continued to acknowledged, in the second of the second	Notary Public 101 My commission expires: title to any real property at a time more, than 12 months from the date that the instrument title to any real property at a time more, than 12 months from the date that the instrument to the conveyor of the title to be contended by the conveyor not later than 15 days after the instrument is executed and the partered by the conveyor not later than 15 days after the instrument is executed and the partered by the conveyor not later than 15 days after the instrument is executed and the partered by the conveyor not later than \$100.
is executed and the parties, or a memorandum	on conviction, by a fine of
ORS 93.535 (1) All instruments contracting to whedged, in a second and the parties are bound, shall be acknowledged, in executed and the parties are bound, the parties are bound thereby. The are bound thereby. ORS 93.990(3)! Violation of ORS 93.635 is punishable, upo	FOGMENT
ORS 98.50007	FORM NO. 23 — ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
	STEVENS-NESS LAW
1	
STATE OF OREGON,	. ss.
STATE OF ORDER	· ·
- ,	_ 19(.0→
+h	February 19. (0)
+h	this 24th day of February appeared the within
+h	this 24th day of February for and for said County and State, personally appeared the within the in and for said County and State, personally appeared the within
County ofKlamath	this 24th day of February 19.70, ic in and for said County and State, personally appeared the within Mona Marie Leavitt, husband and wife
County ofKlamath	this 24th day of February , 19.78, ic in and for said County and State, personally appeared the within 1. Mona Marie Leavitt, husband and wife
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	executed the within instrument and
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	executed the within instrument and
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	executed the within instrument and
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	ual S described in and who executed the within instrument and ual S described in and who executed the within instrument and executed the same freely and voluntarily.
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	ual S described in and who executed the within instrument and ual S described in and who executed the within instrument and executed the same freely and voluntarily.
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	lual S. described in and who executed the within instrument and executed the same freely and voluntarily. executed the same freely and voluntarily. EXECUTE: EXECUT
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	lual S described in and who executed the within instrument and executed the same freely and voluntarily. executed the same freely and voluntarily. EXECUTE: EXECUTE
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	lual S described in and who executed the within instrument and executed the same freely and voluntarily. executed the same freely and voluntarily. EXECUTE: EXECUTE
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	lual S. described in and who executed the within instrument and executed the same freely and voluntarily. executed the same freely and voluntarily. EXECUTE: EXECUT
County of Klamath BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and	lual S described in and who executed the within instrument and lual S described in and who executed the within instrument and executed the same freely and voluntarily. executed the within instrument and affixed executed the within instrument and executed the same freely and voluntarily.
BE IT REMEMBERED, That on the state of the undersigned, a Notary Public named Calvin Eugene Leavitt and known to me to be the identical individual acknowledged to me that IN T	lual S. described in and who executed the within instrument and executed the same freely and voluntarily. executed the same freely and voluntarily. ESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. My Commission expires February 7, 1980.
BE IT REMEMBERED, That on the state of the undersigned, a Notary Public named Calvin Eugene Leavitt and known to me to be the identical individual acknowledged to me that IN T	lual S. described in and who executed the within instrument and executed the same freely and voluntarily. executed the same freely and voluntarily. ESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. My Commission expires February 7, 1980.
BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and known to me to be the identical individual acknowledged to me that IN T	wal 5 described in and who executed the within instrument and executed the same freely and voluntarily. EXECUTED THE SAME THE SA
BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and known to me to be the identical individual acknowledged to me that IN T	wal 5 described in and who executed the within instrument and executed the same freely and voluntarily. EXECUTED THE SAME THE SA
BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and known to me to be the identical individing acknowledged to me that they IN Total OF OREGON; COUNTY OF	was secuted the within instrument and lual secuted the within instrument and executed the same freely and voluntarily. EXECUTED THE STIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written my official seal the day and year last above written. Notary Public for propost. My Commission expires February 7. 1980.
BE IT REMEMBERED, That on the before me, the undersigned, a Notary Public named Calvin Eugene Leavitt and known to me to be the identical individing acknowledged to me that they IN Total OF OREGON; COUNTY OF	was secuted the within instrument and lual secuted the within instrument and executed the same freely and voluntarily. EXECUTED THE STIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written my official seal the day and year last above written. Notary Public for propost. My Commission expires February 7. 1980.
BE IT REMEMBERED, That on the store me, the undersigned, a Notary Public named Calvin Eugene Leavitt and known to me to be the identical individual acknowledged to me that they IN Total OF OREGON; COUNTY OF	was secuted the within instrument and lual secuted the within instrument and executed the same freely and voluntarily. EXECUTED THE STIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written my official seal the day and year last above written. Notary Public for propost. My Commission expires February 7. 1980.
BE IT REMEMBERED, That on the before me, the undersigned, a Notary Publication of Calvin Eugene Leavitt and known to me to be the identical individual acknowledged to me that they IN To STATE OF OREGON; COUNTY Of the before me, the within insulation of the country of the coun	Jual S. described in and who executed the within instrument and executed the same freely and voluntarily. EXECUTED THE STIMONY WHEREOF, I have hereunto set my, hand and affixed my official seal the day and year last above written. Notary Public for preson. Notary Public for preson. Notary Public for preson. Notary Public for preson. Strument was received and filed for record on the
BE IT REMEMBERED, That on the store me, the undersigned, a Notary Publication of Calvin Eugene Leavitt and known to me to be the identical individual acknowledged to me that they IN To The STATE OF OREGON; COUNTY Of the store	Jual S. described in and who executed the within instrument and executed the same freely and voluntarily. EXECUTED THE STIMONY WHEREOF, I have hereunto set my, hand and affixed my official seal the day and year last above written. Notary Public for preson. Notary Public for preson. Notary Public for preson. Notary Public for preson. Strument was received and filed for record on the
BE IT REMEMBERED, That on the store me, the undersigned, a Notary Publication of Calvin Eugene Leavitt and known to me to be the identical individual acknowledged to me that they IN To STATE OF OREGON; COUNTY OF the store of t	Jual S. described in and who executed the within instrument and executed the same freely and voluntarily. EXECUTED THE STIMONY WHEREOF, I have hereunto set my, hand and affixed my official seal the day and year last above written. Notary Public for preson. Notary Public for preson. Notary Public for preson. Notary Public for preson. Strument was received and filed for record on the
BE IT REMEMBERED, That on the second	lual S. described in and who executed the within instrument and lual S. described in and who executed the within instrument and executed the same freely and voluntarily. EXECUTED IN WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written my official seal the day and year last above written. Notary Public for oregon. Notar

FEE _\$6.00_