STEVENSINESS LAW PUBLISHING CO., POPTLAND, OR 222 CONTRACT_REAL ESTATE VOI. M78 Page 9631 71-138-14733-0 DRM_No_ 706-CONTRACT-REAL_ESTATE-Monthly_Programments , 19. 78 , between Charles F. Justus, Jr. and Shirley A. Justus, husband and wife, and beniss in and Davenport. and Kay M. Davenport, husband and wife, as tenants in common. WITNESSETH: That in consideration of the mutual covenants and adreements herein contained the and Javenpole and the buyer and the buyer agrees to purchase from the seller all of the following de-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-oregon scribed lands and premises situated in VIRMATH County, State of IALLS, in the County of Klamath, State of Oregon... FALLS, in the County of Klamath, State of Oregon... Subject, however, to the following: Subject, however, to the following: 1. Regulations, including levies, liens and utility assessments of the City of Klamath Falls. Subject, nowever, to the following. 1. Regulations, including levies, liens and utility assessments of the City of Klamath Falls. 2. Unrecorded Contract, including the terms and Provisions thereof, 2. Unrecorded Contract, and may appear pacessary upon the recording 4. Unrecorded Contract, including the terms and provisions thereof, and such other exceptions as may appear necessary upon the recording thereof. : February 8, 1972 : Richard B. Stone and Mildred C. Stone : Richard B. Stone and Renate Charlotte Brackin, : Allie Hozell Brackin and Renate assignment. thereof, ALLLE HOZELL BRACKIN and Kenate Unarlotte as disclosed by the following assignment, The vendees' interest in said contract was assigned by instrument, as Dated to an undivided 1/2 interest to Abdul Mohamed, Dated : May 16, 1973 Book: M-74 Page: 714 Recorded : January 22, 1974 Book: M-74 Page: 714 The vendees' interest of Allie Hozell Brackin was acquired by instrument, The vendees' interest of Allie 1974 vendor to an undivided 1/2 interest to Abdul Mohamed, Vendee The vendees interest of Allie Hozell Brackin was acquired by instrume Dated (for continuation of this document see reverse side of this Contract) for the sum of Forty-Three Thousand and No/100ths----Dollars (\$43,000.00) for the sum of Forty-Three Thousand and No/100ths-----Dollars (\$43,000.00) (hereinafter called the purchase price), on account of which Worldbe which is hereby acknowledged by the Dollars (\$.5,500,00.) is paid on the execution hereof (the fecept of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$37,500.00)) to the order of the seller in monthly payments of not less than FOUR HUNDRED NINE and 70/100THS-Dollars (\$.00,70) each, or more, prepayment without penalty, the balance due and payable on or before June 1990 payable on the balance for a contract the seller beginning with the month of June 1000 for more for more for the seller balance for a first the seller balance for the seller balance for a first for the seller balance for a first for the seller balance for a first for more ted balances of said purchase price shall bear interest at the rate of ______ per cent per annum from _______ for a state so ______ per cent per annum from _______ being included in _______ and * [Being included in _______] Building included in _______ and * [Being included in _______] Building termines for the current for the curre the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-(A) primarily for buyers personal, family, household or agricultural purpose, or commercial request other than a final property described in this contract is (A) primarily for buyers a personal, family, household or agricultural purpose, or commercial request other than a final permises, new or here all times that he buildings on said premises, new or here all times that he will keep the buildings on said premises, the permises therefore a state or strip there and all costs and attended by the seller has a buyer's expression and manipulation or permises all times there for the said premises are there at a buyer's expression and manipulation of the solar of the solar and will not suffer on permises all times there for buyer at the seller has a buyer's expression and reinbures are any part thereof become past with exert at a buyer's expression and and real times therefore that he will gay all targe hereafter levied against said premises all premises allower there and premises allower there the the solar of the solar and means the solar of the solar and thereafter any seller for all costs and atterney's leves incurred by mininicipal lines which here all other has and save the seller harding there in and reinbure solar and any part thereof become past with the seller and and the premises all premises all premises all premises allower to any part thereof become past with the seller of the solar and means therefore the some of any part thereof become past with the seller hard at buyer's expression and the solar of the s rated between the parties hereto as of the date of this contract. **FUIL INBURABLE Now of nereatter erected on said premises adainst loss of damage by fire (with extended coverage) in an among the set of th** to add become a part of the debt secured by this contract and shall bear interest at the rate atoresaid, without warver, however, of the seller last buyer's breach of contract. The seller last buyer's breach of contract. The seller agrees that at his expense and within and other train and to stid premises in the seller on or subsequent to the data sufficient and an other trains and the seller agrees that and the seller agrees that and premises and the build for a stid premises in the seller agrees and and train the seller agrees that and the seller agree and the seller agrees the sell data and the seller agree agree and the seller agree and the seller agree agre (Lontinued on reverse) I certify that the within instru-County of ment was received for record on the SELLER'S HAME AND ADDRESS o'clock M., and recorded day of on page at BPACE REBERVED in book file/reel number Record of Deeds of said county. r 011 Witness my hand and seal of UVER & NAME AND AL RECORDER'S USE FA-donna County affixed. Recording Officer Until a change is requested all tax statements shall be sent to the following address. Deputy 2164 Wrardst Elomoto Tails, Вý 97601 NAME, ADDRESS, VIP ļ]

9632 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 20 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 null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to boreclose this contract by suit in the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to boreclose this contract by suit in termine and the right to the possession of the premises above discribed and all other rights acquired by the buyer of return, reclanation or compensation for moneys paid on account of the purchase of said seller to be performed and without any right of the buyer of return, reclanation or compensation for moneys paid on account of the purchase of said seller to be retained by and belong to said such as stered and reasonable rent of said are of such default all payments therefolore made on this contract are to be retained by and belong to said such as the stered and reasonable rent of said genesus up to the time of such default. And the said seller, in case of such default, shall have the right in moreoverest of any time thereafter, to enter up in the land aloresaid, without any process of law, and take immediate possession thereot, together with all the improvements and appurtenances thereon or thereot the land aloresaid, without any process of law, and take immediate possession thereot, together with all the improvements and appurtenances thereon or thereot belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof 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 hereof be held to be a waiver of any succeeding breach of any succeeding breach of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any succeeding breach of any succeeding breach of any breach of any provision hereof be held to be a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$43,000.00 Ofference in actual consideration con-is a circle in initiated to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such may adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action agrees to pay such provide the prevailing party in the losing party lutther promises to pay such sum as the trial court the losing party lutther promises to pay such sum as the trial court child court, the losing party lutther promises to pay such sum as the trial court shall adjudge reasonable as the prevailing party's attorney's lees on such appeal. The construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires. This afterement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective here, security, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal diffied heretor by its officers where the requires the there the transfer the transfer the transfer the transfer the transfer the transfer the interest and the interest of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal diffied heretor by its officers where the there the transfer the transfer the the symbols (), if not applicable, should be deleted. See ORS 93.030. STATE OF OREGON STATE OF OREGON, STATE OF OREGON, County of ...) ss. County of Klamath May, 19...... , 19. 78 Personally appearedand Personally appeared the above named Charles F; tus, Jr.; Shirley A. Justus; each for himself who, being duly sworn, each lot himsell and not one for the other, did say that the former is the Justus, and acknowledged the foregoing instru-.....secretary 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: ... voluntary act and deed. ment to be . Befor m (OFFICIAL ... SEAL) (SEAL) Notary Public for Oregon CON Notary Public for Oregon My commission expires: My Goraleophallssion expires. FORM NO. 23 - ACKNOWLEDGMENT STEVENSINESS LAW PUB. CO., FORTLAND, ORE. STATE OF OREGON, county of Mashington GYL , 19**78** Mav ...day of BE IT REMEMBERED, That on this before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Van Edward Flury known to me to be the identical individual ... described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official feal the day and year last above written. Notary Public for Oregon My Commission expires 4-16-82 1. 19 A. Recorded : May 30, 1975 Book: M-75 Page: 6044 From : Renate Charlotte Brackin. From : Renate Charlotte Brackin. A corrected assignment of contract was recorded May 30, 1975 in Volume M-75 at page 6065 to correct Volume M-74, page 714. 3. The vendees' interest in said contract was assigned by instrument Dated : March 1, 1976 Recorded : March 2, 1976 Book: M-76 Page: 2906 Recorded : Robert L. Nunn and Wilma L. Nunn, which Buyers herein To : Robert L. Nunn and Wilma L. Nunn, which Buyers herein From do not assume and agree to pay, and Seller further covenants to and with Buyers that the said prior contract shall be paid in full prior to, or (for continuation of this Contract see attached Exhibit "A" and by this reference incorporated herein).

EXHIBIT "A"

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at the time this contract is fully paid and that said above described real property will be released from the lien of said contract upon payment of this contract. 4. Agreement, including the terms and provisions thereof, Dated : September 22, 1977 Recorded : September 26, 1977 Book: M-77 Page 18034 Vendor : Bobert L. Nump and Wilms L. Nump Dated : September 22, 1977 Recorded : September 26, 1977 Book: M-77 Page 18034 Vendor : Robert L. Nunn and Wilma L. Nunn Vendee : Van Edward Flury, which Agreement Buyers herein do not assume and agree to pay, and Seller further covenants to and with Buyers that the said prior Agreement shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said Agreement upon payment of this contract.

It is further understood and agreed between the parties hereto that Buyers have made an independent investigation and inspection of the premises herein described, and have entered into this Contract without relying on any statement or representation or covenant not specifically embodied in this Contract, and accept the property described in this Contract "as is" in its present condition, and requires no work of any kind to be done on said property by Seller.

TATE OF OREGON; COUNTY OF KLAMATH; 53.

Filed for record at request of _Transamerica Title Co.

this 11th day of May A. D. 19 78 at 10: 35 clock A. M., and

duly recorded in Vol. M78 of Deeds on Page 9631

Wm D. MILNE, County Cleri

By Buretha & Letich

Fee ²9.00

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