8013 64379	CONTRACTI	REAL ESTATE	Vol. Mg	Page	6405	
THIS CONTRACT, Made Stephen H. Kirk		ofM;	arch	, <u>19</u> .7	9, between	
and Grace H. Frankl	1 n	n an	, here	inafter calle	ed the buyer,	к 5 <u>.</u>
WITNESSETH: That in seller agrees to sell unto the buy scribed lands and premises situat	er and the buyer agrees ted inKlamath	s to purchase fi County, S	tom the seller	all of the gon	following de- , to-wit:	•
Lots 4, 5, 12 and 13, of Oregon.	Block 3, BEAT	TY, in the	County o	f Klamat	h, State	
Subject, however, to 1. Reservations as s to Claire McNair, rec Records of Klamath Co	set forth in Decorded January Dunty, Oregon.	18, 1960 i	n Book 31	8 at pag	ge 331, 1	Jeed
2. Trust Deed, inclu thereon and such futu secure the payment of Dated	ire advances as [\$4,800.00, January 22, 197	may be pr 9	ovided th	reoi, wi erein, g Page:	z286	rest
Trustor : S Trustee : W Beneficiary : H	January 26, 197 Stephen H. Kirk William L. Sise Pension Plan fo	more r Blake Be	rvin, whi	ch Buyei	r herein	
does not assume and a (For continuation of	this document,	see rever	se side o	f this (contract.	.)
for the sum of Eighteen t (hereinafter called the purchase Dollars $(\$2,000.00.)$ is pair seller); the buyer agrees to pay the	price), on account of w d on the execution here	hich Twotho of (the receipt of	usand and of which is her	eby acknow	ledged by th	e
of the seller in monthly payment Dollars (\$ 186.62) each lump sum payment of payable on the 21day of e and continuing until said purch	nts of not less than. On h, ormore,prep \$3,000.00.onJu each month hereafter be hase price is fully paid.	e_hundred_ ayment_wit ly	eighty-si houtpena 1979, month of rchase price n	x and 65 lty; an April may be paid	2/100 d an add , 1979 at any time	tiic .,
all deferred balances of said pu March 21, 1979 the minimum monthly payments rated between the parties hereto	until paid, interest t s above required. Taxes	o be paid	onthly	and *	n addition to- cing included i	n
The buyer warrants to and covenant *(A) primarily for buyer's personal,	ts with the seller that the real lamily, household or agriculture	property described in al purposes, for business or comp	rescial ourposes oth	or then apricult	ural_pusposes.	
The buyer shall be entitled to possess he is not in delault under the terms of this erected, in good condition and repair and w and all other liens and save the seller harr such liens; that he will pay all taxes heread alter lawfully may be imposed upon said pr deter lawfully may be imposed upon said pr	sion of said lands on	OSING at all times he will aste or strip thereol; eller lor all costs and , as well as all water same or any part the nises against loss of d	keep the buildings that he will keep attorney's fees incurr rents, public charge eol become past du amage by fire (with	ay retain such p on said premises said premises fr red by him in de les and municips le; that at buye extended cover	ossession so long a s, now or herealte tending against an il liens which her r's expense, he wi age) in an amoun	e- ill nt
indicate and acted in a second and a second and a second and a second a sec	by this contract and shall bear in	nterest at the rate alo	resaid, without waiv	er, however, ol	any right arising	to
The selfer for buyer's direct of contact The selfer agrees that at his expense suring (in an annount equal to said purchass save and except the usual printed exception said purchase price is fully paid and upon premises in fee simple unto the buyer, his h since said date placed, permitted or arising liens, water rents and public charges so assu	request and upon surrender of	this agreement, he wool encumbrances as of cepting, however, the accepting all liens and	ill deliver a good	and sufficient d	eed conveying 34	id .
*IMPORTANT NOTICE: Delete, by lining out, wi a creditor; as such word is defined in the Truth for this purpose, use Stevens-Ness Form No. 13 Stevens-Ness Form: No. 1307 or similar.	hichever phrase and whichever was	rranty (A) or (B) is not	opplicable. If warran with the Act and Reg to finance the purch	iy (A) is applicab ulation by making ase of a dwelling	e and if the seller required disclosure in which event u	is 57 10
		n ang tang tang tang tang tang tang tang	STATE O	F OREGON		ss.
SELLER'S NAME AND ADD	77853		I ce ment was	rtify that the the tild received to of	he within ins r record on ,19 M., and reco	the
BUYER'S NAME AND ADD	MESSAA NA BAS Y COM	SPACE RESERVED	in book	on pa	ge	or as
	Franklin	RECORDER'S USE		Deeds of sai	d county.	
Mo Grace H. General Delive Beatty, OR NAME, ADDRESS, 211	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		With County all	ness my hu ixed.		

And it is understood and agreed between said parties that time is of the example of this contract, and in case the buyer shall fail to make the payments for inside therein, or fail to keep any afterment herein herein contract, and in case the buyer shall fail to make the payments the interest thereon at once due and payable. (1) to declare this contract null and wild > 10 to declare this contract will be due to the contract of the interest thereon at once due and in the interest thereon at once due and interest created or then existing in tavor of the buyer as against the selfer at ball balance of said purchase of the premises above described and other documents from escribe and the right to the powers and interest created or then existing in tavor of the buyer as against the selfer beinder shall treet to and revest in said selfer to be performed and without any right of the buyer of returner shall revert to and revest in said case of such delault all payments therefore mide on this contract are to be preformed and without any right of the buyer of returner shall revert to and revest in said case of such delault. And the said selfer, in case of such default, shall have the right immediately, or at any time therealer, to enter upon the buyer at such delault and purchases there and take immediate possession thereof, together with all the importents and apputences thereon or thereal to the sources of the said selfer to be retained by and belong to said selfer to a flow of the sources of the apputents had never been made; and in the buyer to the such default. And the said seller to the procession thereof, together with all the importents and apputences thereon or thereal to the default. And the said seller to the retained by the buyer to said seller to an or compensation for the process of the said seller to the retained by the buyer of any time therealer, to enter upon the interest to and reverts the retained by and belong to said seller to a flow aconsable case and apputences and apputences and case to the such a any such provision, or as a waiver of the provision itself.

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Araala Baragas no gaar Olean ah ah ahar ah ay

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$18,000.00. Glowever, the actual consideration.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$1.8,000.00. Glowever, the actual consideration con-instant of includes other property or value given as promised which is the work consideration (indicate which). In case suit or action is instituted to forcelose this contract or to indice any provision hereof, the foind party in said suit or action adress to pay such sum as the trial court may adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action and it an appeal is taken from any judgment or decree of such tappeal. In 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, the singular pronous shall be taken to mean and include the plural, the masculine, the femine and the neuter and that generally all grammatical changes. This agreement and injudice resonable as the prevailing to corporations and to individuals. The singular pronous personal representatives, successors in interest and assign as well. The WITNESS WHEREOF. said parties have executed this instrument in triplicate; if either of the undersigned

in the executors, 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 affixed hereto by its officers

duly sutherized thereunto by order of its board of directors. Grace H. Frankfin

NOTE-The sentence between the symbols (), If not applicable, should be deleted. See ORS 93.030).

STATE OF OREGON, County of Klamath March /2, 19.79 Klamath March /2, 19.79 Klamath March /2, 19.79 Klamath Klama Personally appeared the above named menf to be their coluntary act and deed. Betfreme: P Patk. (OFFICIAL I OULD 7 Patk. SEAL) and that the seal allixed 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 LESS SEAL) Notary Public day Oregon My commission expires 1/2/82 Notary Public for Oregon (SEAL) My commission expires:

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 $\frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}$

ORS 93.635 (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 cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parre bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

Buyer that the said prior trust deed 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 trust deed upon payment

It is further understood and agreed between the parties hereto that Buyer has made an independent investigation and inspection of the premises herein described, and has entered into this Contract without relying on any statement or representation or covenant not specifically embodied in this Contract, and accepts 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

Buyer specifically agrees to pay the full contract balance on or before

ALE OF OREGON; COUNTY OF KLAMATH; 55.

to the star barries and anatomic

s _____ day of ____ March A. D. 19.79 of: 270'clock P M., or

uly recorded in Vol. _________, of _____Deeds _____ on Page 6405 Wm D. MILNE, County Clerk

B Sinuthas

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Hereins Officer . Viua-Ci

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Fee \$6.00