Appropriate to the second seco	
FOSA No. 845. CONTRACT—REAL ESTATE—Seller Pays Existing Mortgage or Contrac	MTC 1396 STEVENS-NESS LAW PUBLISHING CO. PORTLAND. OR. 97204
TK 64916 CONTRACT—	Vol. <u>19</u> Page 7227 (19)
THIS CONTRACI, Made this 4 day of February , 19 79 , between Dahiel Bailey. Star Rt 2 Box 568a. Chiloguin. Oregon 97624 , hereinafter called the seller.	
and Jean S. Balley, 12279 Mabel Ct. Sarat	oga, Callf 95070 , hereinafter called the buyer,
and the hiller agree!	itual covenants and agreements herein contained, the
	mette Meridian; Section 18, southeast ‡
and east $\frac{1}{2}$ of east $\frac{1}{2}$ of west $\frac{1}{2}$ ; Sect	ion 19, Northeast ‡ and north ½ of
Southeast 1. All Subsurface rights	have been reserved. Seller grants a
60 foot wide non-exclusive mezndering roadway easement access to the county	
road through the south 2 of the south	east 4 for mining, timbering and agriculture
and all other roadway nurposes.	
for the sum of REXERCE Seventy two Thousand	
hereinafter called the purchase price, of which purchase hereof, the receipt whereof hereby is acknowledged by purchase price to the order of the seller at the times are more per month beginning April 20, 19	
concurrently and * { ******************* the min	time; all of the said deferred payments shall bear in- um from this date until paid, said interest to be paid nimum regular payments above required. Taxes on said
premises for the current fiscal year shall be pro-rated b	etween 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, family, household or agricultural purposes,  (A) PRIMARY REPROPERTY AND ARREST ARREST AND ARREST AR	
The buyer shall be entitled to possession of said lands on UDON he is not in default under the terms hereof. The buyer agrees that at all in good condition and repair and will not suffer or permit any waste or so other liens and save the seller harmless therefrom and reimburss selfet, to liens; that he will pay all taxes hereafter levied against said property, as tellens; that he will pay all taxes hereafter levied against said property, as the levier of the same or lully may be imposed upon said premises, all promptly before the same or	recording. Conjurace., and may refain such gossession so long as times he will keep the buildings on said premises, now or hereafter erected, titip thereol; that he will keep said premises free from mechanics and all rail costs and attorney's tees incurred by him in defending against any such yell as all water rents, public charges and municipal liens which hereafter lawany part thereol become past due; that at buyer's expense, he will insure and say loss or damage by fire (with extended coverage) in an amount not less than
in a company or companies satisfactory to the seller, with loss payable to the seller as his interest may appear and all policies of insurance to be deli red to the seller as soon as insured. Now if the buyer shall laif to pay any such liens, costs, water rents, tayes, or charges or of insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.  The said described premises are now subject to a contract or a mortgage (the word mortgage as used herein includes within its meaning a trust. The said described premises are now subject to a contract or a mortgage (the word mortgage as used herein includes within its meaning a trust. The said described premises are now subject to a contract or a mortgage (the word mortgage as used herein includes within its meaning a trust.)  The said described premises are now subject to a contract or a mortgage (the word mortgage as used herein includes within its meaning a trust. The said described premises are now subject to a contract or a mortgage or a subject of the seller as the rest.	
on which the unneid principal balance at this time is \$	
interest paid to the seller agrees to pay all sums due and to become due on said contract or mottage tree from default; should any of the installm miums on said described premises, the buyer agrees on seller's demand applicable to taxes and insurance premiums; should the seller for any may pay any sums required by said contract or mottage to be paid or credit for all sums so paid by him against the sums nextfig become due credit for all sums so paid by him against the sums nextfig become due suring (in an amount equal to said purchase price) marketable title in at suring (in an amount equal to said purchase price) marketable title in at save and except the usual printed exceptions and the building and other save and except the usual printed exceptions and the building and other	n installments of not less than \$ not or mortgage promptly at the times required for said payments and to keep ents on said mortgage so paid by the seller include taxes or insurance pre- forthwith to repay to the seller that portion of said installments so paid reason permit said contract or mortgage be or become in default, the buyer therwise perform said contract or mortgage and the buyer shall be entitled to on the above purchase price pursuant to the terms of tiffs contract.  ays from the date hereol, he will furnish unto buyer a tiff insurance policy in- do to said premises in the seller on or subsequent to the Jate of this agreement, restrictions and easements now of record, if any, and the said contract or mort- upon request and upon surrender of this agreement, he will deliver a good and heirs and assigns, free and clear of encumbrances as of the date hereof except- illiens, water rents and public charges so assumed by the buyer and further
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warr a creditor, as such ward is defined in the Truth-in-Lending Act and Regulation 2, it for this purpose, use Stevens-Ness Figm No. 1308 or similar unless the contract wind Stevens-Ness Form No. 1308 or similar.	anty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is
Daniel Bailey	STATE OF OREGON,
Star Rt. 2 Box 568a	/   ss.
Chiloquin, Oregon 97624	County of
Jean S. Bailey	ment was received for record on the

°79 APR = 3 - AH 8 - 34

12279 Mabel Ct Saratoga, Call 195070
BUYER'S NAME AND ADDRESS SPACE RESERVED in book on page or as South ValleyState Bank FOR tile/reel number .... RECORDER'S USE Record of Deeds of said county. Witness my hand and seal of Klamath Falls, Oregon 37601 County affixed. Until a change is requested all tax statements shall be sent to the following address. Recording Officer Jean S. Pailey 12279 Mabel Ct. .....Deputy Saratoga, Calif: 95070

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 ten days of the time limited therefor, or fail to keep any apternment herein contained, then the seller at his option shall have the following include and payable and/or (3) to foreclose this contract by suit in equity, and in any of such cases all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall utely case and determine and the right to the possession of the premises above described to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of the subject of th

ceeding breach of any such provision, or as a waiver of the provisions hereof, the uyer agrees to pay such sum as or action and if an appeal is taken from any judgment or decishall adjudge reasonable as plaintiff attorney's fees on such a more than one person; that if the context so requires, the sing and the neuter, and that generally all gramatical changes shall tions and to individuals.  IN WITNESS WHEREOF soid possible.	en or promised which is INLANGED consideration (state which). (1) may time to require performance by the buyer of any provision hereol shall in no way affect or by said seller of any breach of any provision hereol be held to be a waiver of any such the trial court may adjudge reasonable as attorney's leve to be allowed plaintiff in said suit pread, In construing this contract, it is uncurstood that the seller or the buyer may be peal. In construing this contract, it is uncurstood that the seller or the buyer may be the made, assumed and implied to make the provisions hereof apply equally to corpora-
by its officers duly authorized thereunto by or S. Bailey	s have executed this instrument in duplicate; If either of the un- rporate name to be signed and its corporate seal affixed hereto der of its board of directors.  Daniel Bailey
NOTE—The sentence between the symbols (), if not applicable, should be STATE OF OREGON, California )  County of Sant Clara ) 55.  March 30 , 1979	STATE OF OREGON, County of) ss, 19
Personally appeared the above named.  Sean S. Bailey T DANIEL  BAILEY	each for himself and not one for the other, did say that the former is the
ment to be	and that the seal altixed to the foregoing instrume t is the corporation of said corporation and that said instrument was signed and sealed in be them acknowledged said instrument to be its voluntary act and dead.  Before me:  (OFFICIAL Notary Public for Oregon  Wy commission expires:
Section 4 of Chapter 618, Oregon Laws 1975	al property, at a time more than 12 months from the date that the instrument is exe-
OFFICIAL SEAL  BARBARA ALEXANDER  NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN SANTA CLARA COUNTY My Commission Expires June 19, 1981	MPTION CONTINUED)
winds riont EVIEOEfc	PREGON; COUNTY OF KLAMATH; ss.
Filed for record at request of <u>Mountain⇒Title Co.'</u>	
nis <u>3rd</u> (	day of <u>April</u> / A.D. (979 of 39°clockA 1M., an
uly recorded	In Vol. M79 of Deeds on Page 7227  D. MILNE, County Clerk  Bysumitha Stack
	Fee \$6.00

AMATERIAL V

Marine .

or Course make with the

And the state of the second second

A Maria region pages serie anno

Contract Service Contract Cont