Vol. 79 CONTRACT-REAL ESTATE тκ _Page 12736A 68217 , 1979 , between February _18th THIS CONTRACT, Made this dav of

FORM No. 845. CONTRACT-REAL ESTATE-Sollar Pays Existing Mortgage or Contract. MTC 7552-LVENS. NESS LAW

NANCY E. BLACK, 9812 Fair Oaks Blvd. # 715, Fair Oaks, Ca. 95628 , hereinafter called the seller,

MEL ROCHLIN, 522 Rimgrove Drive, Valinda, Ca. 91749, and JOSEPH ZALEC, 10304 anđ , hereinafter called the buyer, San Miguel, South Gate, Ca. 90280 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 , to-wit: scribed lands and premises situated in. Klamath County, State of

NW4SE4 of Section 22, Township 38 South, Range 13 East of the Willamette Meridian, Klamath County, Oregon.

SUBJECT TO:

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1. Rights of the public in and to any portion of the herein described premises lying within the limits of streets, roads or highways. 2. The assessment roll and the tax roll disclose that the premises herein described have been specially assessed as Farm Use Land. 3. Reservations and restrictions as recorded in Volume M67, page 9940, Microfilm Records of Klamath County, Oregon. 4. Mortgage in favor of Federal Land Bank of Spokane, recorded in Volume M71, page 4450, which the Buyers herein do not agree to assume and pay, and the Seller herein covenants to and with the Buyer to hold said Buyer harmless therefrom. 5. Mortgage in favor of Harry R. Waggoner and Norma E. Waggoner, husband and wife, recorded in Volume M79, page 1423, (continued on reverse) Dollars (\$20,000.00). has been paid at the time of the execution hereinafter called the purchase price, of which \$ 1,000.00 hereof, the receipt whereof hereby is acknowledged by the seller; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and in the amounts as follows, to-wit:

The balance of \$19,000.00 is payable in monthly installments of not less than \$216.00 including 9% interest from February 18, 1979, first such payment due on or before March 18, 1979, and a like payment due on the 18th of each month thereafter until the entire principal and interest are paid in full.

All of said purchase price may be paid at any time; all of the said deferred payments shall bear in-monthly and * } the minimum regular payments above required. Taxes on said premises for the current fiscal 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, (B)=[hr=s=[==]personal purposes to buyer to a matural purpose] as to business or commercial purposes to a, mar ann ann ann a lair purpos o r arber -rban -argetail

The buyer shall be entitled to possession of said lands on February 18, 1979, and may retain such possession will long not in default under the terms hereol. The buyer agrees that at all times he will keep the buildings on said premises tree from mechanics and oil condition and repair and will not suffer or permit any waste or stip thereoil that he will keep said premises tree from mechanics and a liens and save the seller armless therefrom and reimburse seller for all costs and attorney's tees incurred by him in defending against and property, as well as all water rents, public charge that do municipal liens which herealter la that he will pay all tares herealter levied against said property, as well as all water rents, public charge that do municipal liens, which herealter la that he will pay all tares herealter levied against said property, as well as all water rents, public charge that do municipal liens, he will insure a may be imposed upon said premises, all promptly before the same or any part thereof become past due; that a buyer's espense, he will insure a insured all buildings now or hereafter elevied on said premises against loss of damage by fire (with estended coverage) in an amount not less th p / 2

 $\frac{1}{2}$ n/A in a company or companies satisfactory to the seller, with loss payable to the seller as his interest may appear and all polic of insurance to be delivered to the seller as soon as insured. Now it the biper shall fail to pay any such liens, costs, water rents, target, or charges of insurance to be delivered to the seller as soon as insured. Now it the biper shall fail to pay any such liens, costs, water rents, target, or charges to produce and pay for such insurance, the seller may do so and any payment so made shall be adjed to and become a part of the debt secured by t contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller in 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 tr ne a trust 11337 sleed) recorded in the Deed®, Mortgage?, Miscellaneous® Records of said county in book N79 thereof

(reference to which hereby is made) on which the unpaid principal balance at this time is \$ 35,000.00 and no more, with per month

(reference to which hereby is made) on which the unpaid principal balance at this time is \$ 35,000.00 and no m interest paid to January 24 , 1979 , payable in installments of not less than \$377.00 per fMO the velter agrees to pay all sums due and to become due on said contract or mortfage promptly at the times required for said payments ar said contract or mortfage tree from delault; should any of the installments on said mortfage promptly at the times required for said installment applicable to taxes and insurance premiums; should the seller include taxes or insur-applicable to taxes and insurance premiums; should the seller for any reason perift said contract or mortfage to be or become in default, applicable to taxes and insurance premiums; should the seller for any reason perift said contract or mortfage to be or become in default. They pay my sums required by said contract or mortfage to be paid or otherwise perform said contract or mortfage and the buyer shall be credit for all sums so paid by him against the sums next for the come due on the above puchase price pursuant to the terms of this contract to the seller agrees that at his expense and within early the in and to said premises in the seller on or subsequent to the date of this suring (in an amount equal to said purchase price) is tully paid and other restrictions and eas upon request and upon surrender of this afterment, he will deliver a fage. Seller also agrees that when said purchase price is tully paid and upon request and clear of encumbrances as of the date here outficient deed conveying said premises and the buyer, his heres and assigns. The said agrees be and restrictions, and the taxes, municipal liens, water rents and public charges so assumed by the buyer a inf. however, the said encumbrances created by the buyer or assigns. of this contract. title insurance policy in-e date of this agreement, he said contract or mort-will deliver a doud and

(Continued on reverse)

*IMPORTANT NOTICE: Delete, 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 contrast will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.

STATE OF OREGON, Country of I certify that the within instru-SELLER'S NAME AND ADDRESS ment was received for record on the .19 day of o'olock M., and recorded at SPACE RESERVED or as BUYER'S NAME AND ADDRESS in book on page FOR tile/reel number After recording return to RECORDER'S USE Record of Deeds of said county. Mountain Title Co. Witness my hand and seal of 407 Main Street Klamath Falls, Oregon 97601 NAME, ADDRESS, 21P ounty affixed. Until a change is requested all tax statements shall be sent to the following address Recording Officer Mel Rochlin & Joseph Zalec Deputy By 522 Rimgrove Drive Valinda, Ca. 91749

1:2737 A required, or at his option chase price w its and interest matting of the rights and is created or the of re-en The true and actual consideration paid for this transfer, stated in terms of dollars, is \$20,000.00 . However, the actual consideration n consists of or includes other property or value given or promised which is the whole consideration (state which). The buyer further agrees that failure by the selier at any time to require performance by the buyer of any provision hereof shall in no way affect is three whole to enforce the same, nor shall any waiver by sold seller of any breach of any provision; hereof be held to be a waiver of any safect of any provision hereof shall in no way affect is three whole any provision hereof shall any waiver by sold seller of any breach of any provision; hereof be held to be a waiver of any safe of any strength of any safe provision hereof, the buyer agrees to pay such sum as the 'ial court inay adjudge reasonable as attorney's less to be allowed plainifit in suid suit tion and it an appeal is taken from any judgment or decree of whot his contract, it is understood that the seller or the buyer may be than one person; that if the context of regulars shall be made, assumed and implied to make the provisions hereof apply equally to corpora-and to individuals. rish IN WITNESS WHEREOF, said parties have executed this instrument in duplicates - It either of the undersigned is a corporation, it has caused its corporate name to be signed and its forporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors Nancy B Black Black cell Me Nancy B7 Joseph Lale - - 031 93.030). NOTE-The sentence between the symbols (1), if not applicable, should be det STATE OF OREGON; CALIFORNIA) STATE OF OREGON, County of Sacramento County of Klamath Cpril 16 , 1979 , 19 79 <u>May 7,</u> Personality appeared the above named Mi Path Lipp: and Jashiph Salet MARY Personally appeared the above Nancy E. Black and acknowledged the foregoing instruacknowledged the foregoing instru-1 ment to beher.....voluntary act and deed. 1) TARIE voluntary act and dead. ment ig be ¥., Belore me: (OFFICIAL Carbon Karbon (OFFICIAL And B TU SEAL) When y Public for Oregon Notary Public for Origon California (DESCRIPTION CONTINUED) 5. (continued), which the Buyers herein do not agree to assume and pay, and the Seller herein covenants to and with the Buyer to hold said Buyer harmless therefrom. TATE OF OREGON; COUNTY OF KLAMATH; . Hed for record at request of _____Mountain Title Co. nis let day of _____Iune ____ A. D. 19_{79}^{79} at $12:00^{\circ}$ clock ^P M., an _____ on Page ^{12736A} duly recorded in Vol. 179 of ______ Deeds WE D. MILNE, County Cles Fee \$6.00 By Bessucha Abetsch