THIS CONTRACT	CONTRACT-REAL ESTATE	Vol. M79 Page
Geppge A. Popola	his 1st day of Jur	e , 19 ⁷⁹ , betwee
and Patrick L. Passh	his 1st day of Jur Jr.	, 19 ⁷⁷⁹ , betwe
and Patrick L. Roach an	d Shirley A. Roach, Ju	, hereinafter called the sell sband and wife.
The EANNASSING Contract	County,	, hereinafter called the buy ts and agreements herein contained, t from the seller all of the following d State of Oregon, to-wi
the Willamette Meridian, Subject, however, to the f	o, Township 34 South, I in the County of Klama following:	Range 7 East of th, State of Oregon.
Subject to the)	ine 4, 1958, in Book 299
as disclosed by Patent rec 516, Deed Records. Memorandum of Contract	corded June 4, 1958 in	Book 299 at page
Memorandum of Contract Chereof, Dated April 27, 1978	; of Sale, including th	e terms and provisions
ecorded May 12, 1978.	Book M-78 Page 983	1
for continuation of this	contract see reverse s	ide of this document)
for the sum of Six thousand		
(hereinafter called the purchase price, Dollars (\$ 900.00) is paid on seller); the buyer agress to pay the re of the seller in monthly payments of Dollars (\$ 60.00) each, Or payable on the 15th day of each n and continuing until said purchase pr all deferred balances of said purchase	the execution hereof (the receipt of emainder of said purchase price (to not less that Sixtyandno/] more,prepayment with	which is hereby acknowledged by the wit: \$5,100.00) to the order
the minimum monthly payments above rated between the parties hereto as of The buyer warrants to and covenants with ("(A) primarily for buyer's personal, family, family	price shall bear interest at the rat til paid, interest to be paid mont e required. Taxes on said premises a the date of this contract.	for the current tax year shall be pro-
he is the buyer shall be entitled to possession of an event of default under the terms of this contract, second, in good condition and repair and will not a and all other liens and save the seller harmless there such licotat he will pay all tares hereafter levied after lawfully may be imposed upon said premises, all insure and keep insured all buildings now or hereafter.	id lands on JUNE 1 The buyer agrees that all all times he will kee after or permit any waste or strip thereou; that from and reimburse seller lor all costs and atter promptly before the same or any part thereof promptly before the same or any part thereof or esciel on said premises against loss or down	4XARXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	or companies satisfactory to the voltes with the	coverage) in an amount
to and become a part of the debt secured has the p	arocure and pay for such insurance seller as soon	as insured. Now it the based then to the buyer as
to and become a part of the delt secured by this com the seller lur buyer's breach of contract. The seller afgrees that at his espense and with suring (in an amount equal to said purchase price) m save and except the usual printed exceptions and the said purchase price is usual printed exceptions and the said purchase price is usual printed exceptions and as since and except the usual printed exceptions and the said purchase price is usual printed exceptions and as since and except the usual printed exceptions and the said purchase price is usual printed exceptions and as since said date placed, permitted or arising by, throug liens, water rents and public charges so assumed by the	instance to be delivered to the weiler an ison necure and pay for such insurance, the selter an tract and shall bear interest at the rate abureau atketable tile in and to said premises in the selt building and other restrictions and easements in a upon surrender of this agreement, he will do is and clear of encumbrances as of the ' buy other seller, excepting, however, the said of buy of nucler seller, excepting however, the said of buy of nucler seller, excepting however, the said of the result of the the seller of the seller of the seller of the said of the seller of	Payable first to the seller and then to the huver as a insured. Now it the huver shall tail to pay any y do so and any payment so mode shall be added , without waiver, however, of any tight arising to will durish unto buyer a title insurance policy in- roof or subsequent to the date of this advergent, fiver a good and sufficient deed conveying said are breed and tree and clear of all enveying said are breed and tree and clear of all enveying said are breed and tree and clear of all enveying
to and become a pair of the delt secured by this com the seller for buyer's breach of contract. The seller afters that at his espense and with suring (in an amount equal to said purchase price) ma suring (in an amount equal to said purchase price) ma suring (in an amount equal to said purchase price) ma said and except the usual prime exceptions and the said purchase price is fully paid and upon request and premises in les simple unto the layer, his heirs and as since and date placed, permitted or arising by, throug litens, water rents and public charges so assumed by the "IMPORTANT NOTICE: Delete, by lining out, whichever phrc or this purce, uss Stevens.Ness Fine Toulhin-Lending A Stevens-Ness Form No. 1307 or similar.	in matchine to be delivered to the velice and also nocure and pay for such insurance, the selice an itract and shall be a interest at the rate aburean in Π_{i}^{i} days from the fate hereof, he building and other strictions and easements a dupon surrender of his agreement, he will do ho under selice, excepting, however, the said buyer and lurther excepting, however, the said e buyer and lurther excepting all liens and encoun (Continued on reverse) as an whichever warronty [A] or [B] is not applic act and whichever warronty [A] or [B] is not applic aft and Reyolation Z, the selicer MUST comply with r unless the contract will become a first lien to fin	payable first to the selfer and then to the huver as a insured. Now it the huver shill be the added by do so and any payment so made shall be added is without waver, however, of any tight arising to without waver, however, of any tight arising to without waver, however, of any tight arising to without waver, however, of any tight arising to with durish unto buyer a title insurance policy in- tron or subsequent to the date of this agreement, we of record any selfer also agrees that when diver a good and sufficient deed conveying said attendered and the insurance ded conveying said attendered and the and clear of all encumbrances arements and restrictions and the taxes, municipal abrances created by the buyer or his assigns.
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12749

) ss.

who, being duly sworn,

Kitsch

. president and that the latter is the

and

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 paymer above required, or any of them, punctually within D days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at 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 interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclow this contract by suit the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclow this contract by suit equity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereinder shall utterly case and o equity, and in any of such to the possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation seller without any act of treentry, or any other act of said seller to be performed and without any right of the buyer of steler. In casonable rent of said property as absolutely, tully and perfectly as if this contract and such payments had never here made; and case of such default all payments theretolore made on this contract are to be retained by and belong to said seller as the aspectad any time thereafter, to renter up the land aloressid, without any process of law, and take immediate possession theree, it all the improvements and apputtenances thereon or there belonging. ing. The buyer lurther agrees that tailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his reteunder 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 such provision, or as a waiver of the provision itself.

is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers

duly authorized thereunto by order of its board of directors.

y authorized thereunto by order of its board of directors. Directory Control Control of the South of the Sou Joach

STATE OF OREGON.

STATE OF OREGON, County of) ss. County ofKlamath Personally appeared Personally appeared the above named GOORGO A. each for himself and not one for the other, did say that the former is the Pondella, Jr. and Patrick L.

Roach and Shirley A. Roach, Husband

KOACH AND SHIFIEY A. ROACH, HUSD and wife, and deknowledged the foregoing instru-ment to be. Hucle, voluntary act and deed. Betoe me: (OFFICIAL W Astlenet, Addel SEAL). Ngtary Public for Oregon My commission expires 3-22-8.

act and deed. 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-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Meloury of Before me: Notary Public for Oregon My commission expires

secretary of

ORS 93,633 (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 veuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be considered and the partiments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parind instrumen nd thereby ties ar ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

Vendor

John M. Schoonover and Arba F. Schoonover, husband and wife,

which Buyers herein 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 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.

It is hereby agreed that no merchantable timer shall be cut, or removed from said real property until the Buyers herein have paid the balance of the contract in full.

.It is hereby agreed by and between the parties hereto that Buyers herein shall not fall and remove any of the timber on the subject real property for lows, poles, or other purposses without first obtaining the written consonet of Seller to co so. In the event such consent is given and any timber is removed and sold, all proceeds from any such sale are to be applied to the unpaid balance due under this contract of sale.

TATE OF OREGON; COUNTY OF KLAMATH; BL Filed for record at request of ______ Transamerica Title co. this <u>lst</u> day of <u>June</u> A. D. 19 $\frac{70}{\text{ at}^{3:20}}$ clock M., ar _____ on Page ______ Auly recorded in Vol. <u>*179</u>, of <u>Deeds</u> Wm D. MILNE, Gounty Cle

Fee \$6.00 Semetha