68696

CONTRACT---REAL ESTATE

Vol. 79 Page 13513 - @

THIS CONTRACT, Made this 15th day of MAY
BEUNIE J. SCHULTZ and JEHU SCHULTZ

and GREGORY E. NOHRENBERG

..., hereinafter called the seller.

, hereinafter called the buyer. 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 described lands and premises situated in The ANATH County, State of CAF 6-0 N to-wit:

The EAST 220 Feet of the WEST 440 feet of the NORTH 100 Fect of the NORTH FAST QUARTER OF the SOUTH EAST QUARTER OF SECTION 25 TOWNSHIP 24 5. RANGE 8 E.W.M.

EXCEPT any portion lying within the

And reserving an easement For roadway and utility lines along and across The WEST TEN Feet of Property described.

for the sum of fifty and houndred Dollars (\$5100.) (hereinafter called the purchase price), on account of which there hours are downwhedged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$4900.) to the order of the seller in monthly payments of not less than fifty ar monic Dollars (\$ 50.20 ) each, NONTH

payable on the 15 74 day of each month hereafter beginning with the month of JUNE and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of per cent per annum from MAY 15 79 until paid, interest to be paid MODTALY and being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated 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, family, household or agricultural purposes,

(B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

The buyer shall be entitled to possession of said lands on MAY 157, and may retain such possession of said lands on MAY 157, and may retain such possession of said lands on MAY 157, and may retain such possession of said lands on MAY 157, and may retain such possession of said lands on MAY 157, and may retain such possession of said lands on MAY 157, and may retain such premises, not in default under the ferms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, not in default under the ferms of this contract. The buyer agrees that at all times he will keep the buildings on said premises therefrom and reimburse seller local costs and attorney's less curred by him in defending accounts lieus; that the will pay all taxes hereafter levied against said property, as well as all water rents, public charges and generally all lawfully may be imposed upon said premises, all promptly below the same or any part thereof become past due, that at buyers exceens, he re and keep insured all buildings now or hereafter vected on said premises against loss or damage by the (with extended coverages in an arc

for for buyer's breach of contract.

WARRANTEED PEED FURNISHEL WHEN PAID FOR R. The seller adress that at his expense Edition of the seller adress that at his expense Edition PEED FURNISHEL WHEN PAID FOR

\*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 sa a creditor, as such word is defined in the Truth-in-Lending Act and Regulation 7, the seller MUST comply with the Act and Regulation by making required disciper this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which every stevens-Ness Form No. 1307 or similar.

SPACE RESERVED

RECORDER'S USE

BENNIE J. SCHULTZ 125-E. 29T PLACE EUGEFE OR 97405 SELLEN'S HAME AND ADDRESS

GREGORY E. HOHRENBERG. 39623 HOWARD RD, MARCOLA, CR, 97454

After recording roturn to:

BENNIE J. SCHULTE

125-E. 29 TO PLACE

EVU-RUE OR 97405

NAME. ADDRESS, ZIP

Until a change is requested all tax statements shall be sent to the following address

STATE OF OREGON,

Equaty of

X certify that the within instrument was received for record on the

day of g'clock M., and recorded

in book on page or as file/reel\_namber

Record of Deeds of said county. Witness my hand and seal of County affixed.

Recording Officer

Bv

Deputy

NAME, ADDRESS, ZIP

case of such default all payments threstofs and property as abso prinies up to the time of such default. And the said seller, in the land alorestid, without any process of law, and take immedial belonging.

The buyer further agrees that failure by the seller at any of the control of the con

of any such provision, or as a waiver of the provision itself.	time to require performance by the buyer of any provision to any provision to
The har	time to require performance by the buyer of any provision hereof shall in no way affect hid seiler of any breach of any provision hereof be held to be a waiver of any succeeding breach
PENAITV	$-\mathcal{C}\Delta\Omega$ $-\Omega\Delta$ $-\Omega$
A GREENEUT	Buren 7- 1 + 11 =
phemises within and	Buyer to install Fence abound and interms of dollars is 5100.
The true and actual consideration paid for this translet, st sists of or includes other property or value given or promised which it	ear from date at agreement
sists of or includes other property or value given or promised which is sum as the trial court may adjudge reasonable as attorney. In case suit or action is instituted to foreclose this contract judgment or decreased.	ated in terms of dollars, is \$ 3 / 0 0.
sum as the trial court may adjudge reasonable as attorney's lees to party's attorney's lees to	Thowever, the actual consideration con- the whole consideration (indicate which).  The whole consideration (indicate which).  Thowever, the actual consideration con- tor to enforce any provision hereof, the losing party in said suit or action afteres to pay such to be allowed the prevailing party in said suit or action and it an appeal is taken from any tomises to pay such sum as the appellate court shall see the provision of t
In constraing this contract, it is understood that the	Thowever, the actual consideration content the whole consideration (indicate which).  The whole consideration (indicate which).  The whole consideration (indicate which).  The content is a suit or action and it an appeal is taken from any or the buyer may be more than one person or a corporation; that it the content so requires, the masculine, the leminine and the neuter, and that generally all grammatical changes the circumstances may require not only the immediate parties hereto but their respective to the property of the signed and the superior in interest and assigns as well.
shall be made, assumed and implied to mean and include the plural.  This agreement shall blind and make the provisions bereat	or the buyer may be more than one person or a corporation; that if the arms the prevailing of the masculine, the feminine and the
IN WITNESS WHED DOD	apply qually to corporations and to individuals.  The circumstances may require, not only the important and generally all grammatical changes in interest and any require, not only the important and any require.
is a corporation, it has caused its corporation has	We executed this instrument in triplicate it.
duly authorized thereunto by order of its board	the circumstances may require, not only the immediate parties hereto but their respective the executed this instrument in triplicate; if either of the undersigned to to be signed and its corporate seal affixed hereto by its officers
Dinnie \ Sel 101	directors.
In It It	Drigary 5 Comenbero
Nort -	
NOTE—The senience between the symbols (), if not applicable, should be	doleted, See OPS 02 0201
OF OREGON, ,	
County of Lane ss.	STATE OF OREGON, County of
10/acj 3/	Personally appeared.
Benefit appeared the above named	Personally appeared and who helies a land
Senne T. Schultz.  Tean Seful tring.  Congress and acknowledged the loregoing instru- ment to be: their	each for himself and not one for the other ".
Croggy Robinson being the location	
ment to be: fhere voluntary act and deed,	Secretary of
non no	and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and that said instrument was signed and the said instrument was signed and the said corporation.
(OFFICIAL)	of said corporation and that said instrument is the corporation, of said corporation and that said instrument was signed and sealed in bethem acknowledged said instrument to be its volunteers; and each of Before me.
SEAL)	them acknowledged said instrument to be its voluntary act and deed.  Before me:
Notary Public for Oregon	
My commission expires	My conversion (SEAL)
, Otto 95,635 (1) All lentman	
veyed. Such instruments, or a memorandum thereof, shall be recorded	o any real property, at a time more than 12 months from the date that the instrument anner provided for acknowledgment of deeds, by the conveyor of the title to be conby the conveyor not later than 15 days after the instrument is executed and the conveyor are the conveyor not later than 15 days after the instrument is executed and the conveyor are the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed and the conveyor not later than 15 days after the instrument is executed the conveyor not later than 15 days after the conveyor not later than 15
ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conv	o any real property, at a time more than 12 months from the date that the instrument anner provided for acknowledgment of deeds, by the conveyor of the title to be content by the conveyor not later than 15 days after the instrument is executed and the particion, by a fine of not more than \$100.
	than \$100.
(2234)	PTION CONTINUED)
STATE OF OREGON	Y; COUNTY OF KLAMATH; 85.
Filed for record and	equest of
nis 8th day of _	
	7. D. 19 at 30/al-1
hily recorded in Vol.	179 of Deeds on Page 13513
	Wm D. MILNE, Course Cl.
*****	Fee \$6.00 By Deretha Alet.
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