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MTC - 8586 K CONTRACT-REAL ESTATE

EVENS-NESS LAW PUBLISHING CO.

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Vol. 80 Page THIS CONTRACT, Made this 21 day of January RICHARD P. SEILER and SCHARLOTE M. SEILER, 4012 Gilmore Avenue, THIS CONTRACT, Made this , 19 80, between Cincinnati, Ohio 45209 and James E. Moyer and Mary L. Moyer (Survivorship) 5323 Harlan Dr. , hereinafter called the seller,

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 Klamath County, State of Oregon , to-wit:

Lots # 19, #20, #21, #22 Sprague River First Addition Block 12

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Subject to : rights, rights of way, easements of record, those apparent on the land.

Dollars (\$ -0-) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 51.90 of the seller in monthly payments of not less than Fifty-one and ninety cents) to the order Dollars (\$ 51.90) each, monthly, beginning January 21st and the 21st of every month until paid(60 months) payable on the _21____ day of each month hereafter beginning with the month of _January_____, 1980., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; Janaury 21, 1930 until paid, interest to be paid 3, 114.00 and * (in addition to 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. not less than \$ in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall tail to pay any 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 as the aloresaid, without waiver, however, of any right arising to (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 selle a creditor, as such word is defined in the Truth-in-lending Act and Regulation Z, the celler MUST camply with the Act and Regulation by making required disclosu for this purpose, use Stevent-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event Stevens-Ness Form No. 1307 or similar. seller in R.P. Seiler and Scharlot M. Seiler 4012 Gilmore Avenue STATE OF OREGON. Cincinati, Ohio 45209 ss SELLER'S NAME AND ADDRESS County of Klamath James E. Moyer and Mary L. Moyer I certify that the within instru-5323 Harlan Avenue ment was received for record on the Klamath Falls, Oregon 97601 HUVER'S NAME AND ADDRESS day of at: SPACE RESERVED After recording return to; in book on page or us MTC - Kristi ron file/reel Autruber RECORDER'S USE Record of Deeds of said county. Witness my hand and seal of V NAME, ADDRESS, ZIP County affixed. Until a change is requested all tax statements shall be sent to the following address. James E. Moyer and Mary L. Moyer. 5323 Harlan Avenue Recording Officer Klamath Falls, Oregon 97601 NAME, ADDRESS, ZIP By Deputy

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 payments option shall have the following rights: (1) to declare this contract null and voit, (2) to declare the whole unpaid principal balance of said purchase price with the interest therein at once due and payable, (3) to withdraw said deed and other documents from escretow and/or (4) to foreclave this contract by sair in sequiry, and in any of such cases, all rights and interest created or then easiling in tarvo of the buyer as against the seller hereunder shall utterly cease and equiry, and in any of such cases, all rights and interest created or then easiling in tarvo of the buyer as against the seller hereunder shall utterly cease and de-seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, recharation or compensation for case of such delaud all payments theretolore mide on this contract are to be retained by and helong to said all for a stoch address of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in premises up to the time of such delaudt. And the sail seller, in case of such delaudt have the right immediately, or at any time therealter, to enter upon belonging. The huver further adress that failure by the saller at any time to require performers by the huver of any convision hereal shall never been or theread to be retained by and belong to said aller as the afreed and reversed in your premises up to the time of such delault. And the sailes at any time to require performs by and belong to said aller as the afreed and reversed in your belonging. the land aloresaid, without any process of law, and take immediate possession increan, increan, increan and an any second period of the selfer at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunders to enforce the same, nor shall any waiver by said selfer of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$2,500.00 Ollowever, the actual consideration con-sists of or includes other property or value given or promised which is part of the SUCXXXX consideration (indicate which).0 In case suit or action is instituted to foreclose this contract of to enforce any provision hereof, the losing party in said suit or action agrees to pay such informers of decree of such trial court, the losing party further promises to pay such sum as the trial court shall adjudge reasonable as attorney's level to be allowed the prevailing party in said suit or action and if an appeal is taken from any party's attorney's level on such appeal. In constraining this contract, it is understood that the selfer or the buyer may be more than one person or a corporation; that if the context so requires, shall be made, assumed and implied to make the provisions in erect apply quality to corporations and to individuals. The singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes that is agreement shall be indead and insplied to make the provisions in interest and masking as well. IN WITNESS WHEREOF, stild parties, successing in interest nad masking as well. IN WITNESS WHEREOF, stild parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be essent on be sisted and its corporate seal affixed hereto by its officers

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.

Jaras E. and Mary L. Moyer RICHARD P. and SCHARLOTE M. SEILER Jamis & Myrs Alicery In Mary Francis 0

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

STATE OF OREGON. County of Klamath FEBRUARY 19, 19 80 at Chand Service, 19 1 Personally appeared . RICHARD P. SEILCA Personally appeared the above named..... James E ... And -Mary L.... Moyer each for himself and not one for the other, did say that the former is therpresident-and-that-the Intragise the -secretary-of-.... mont to be Nope to at Birto of: (OtFIGIAL SEAD) Watary Public for Oregon My commission expires and that the seal allised to the loregoing instrument is the corporation; ol. suid corporation and that said instrument was signed and scalar in be-thall of said corporation by authority of its bourd of directors; and each of them acknowledged said instrument to be its voluntary act, and deart. Before me: Notary Public Ior Dregon Corros My conuntssion expires: Notary "···· (SEAE) JOHN A. MYERS My commission expires ... Notary Public, State of Olik My Commission Expires August 17-1783 i., exe

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 ented and the parties are bound, shall be acknowledged, in the manner pravided 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 par-ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

TATE OF OREGON; COUNTY OF KLAMATH; 83.

Hed for record at request of <u>Mountain Title Co.</u>

nis _____A. D. 1930 at 11:35 lock A.M., and

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