CONTRACT-REAL ESTATE VOL	ENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 87204
	780 Page 3827 0
THIS CONTRACT, Made this	y 1980, between
and Chris J. Denning and Christine L. Denning, hu	, hereinalter called the seller, isband and wife
WITNESSETH: That in consideration of the mutual covenants and agrees agrees to sell unto the buyer and the buyer agrees to purchase from the seller all and premises situated in <u>Klamath</u> County, State of	hereinalter called the buyer, ments herein contained, the seller l of the following described lands Oregon
Lots 17B and 18B, LAKESHORE GARDENS, Klamath County,	State of Oregon.
Subject, however, to the following: 1. Regulations, including levies, liens and utility City of Klamath Falls	assessments of the
2. Regulations, including levies, assessments, water rights and easements for ditches and canals, of Lakes District.	shore Gardens Drainage
3. An easement created by instrument, including the thereof, Dated : May 6, 1937	terms and provisions
- Recorded : May 14, 1937 Book: 109 Pa Dated : May 28, 1937	age: 286
b Dated : May 21, 1937 Recorded : June 8, 1937 Book: 110 Pa	age: 95 age: 99
In Favor Of For E For E E E E E E E E E E E E E E E E E E E	0 componenti
for the sum of Forty-three thousand and no/100	is hereby acknowledged by the 000.00 to the order of
payable on theday of each month hereafter beginning with the month ofand continuing until said purchase price is fully paid. All of said purchase price mutered balances of said purchase price shall bear interest at the rate of Does the paid monthlyand * {	ay be paid at any time; all de- ent per annum from TOD SC
monthly payments above required. Taxes on said premises for the current tax year parties hereto as of the date of this contract.	being included in the minimum shall be prorated between the
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) for an organization or (even if bayer is a metural person) is for business or commercial purposes other The buyer shall be available to a selled.	
he is not in default under the terms of this contract. The buyer afteres that at all times he will keep the premises a thereon, in good condition and repair and will not suffer or permit any waste or strip thereoi, that he will keep su other liens and save the seller harmless therefrom and reimburse seller for all costs and atforney's lees incurred by that he will pay all taxes hereafter levied auginst said property, as well as all water rents, public charges and nu be imposed upon said premises, all promptly before the same or any part thereol become past due; that at buyer's all buildings now or hereafter erected on said premises against loss or damate by lire (with extended coverage) in an all ordinary or companies satisfactory to the seller, with loss payable lirst to the seller and the coverage) in an all divisions.	and may retain such possession so long as and the buildings, now or hereafter erected wild premises free from construction and all y him in detending against any such liens; unicipal liens which hereafter lawluily may compare the will insure and keep insured full in Surable Value
in a company or companies satisfactory to the seller, with loss payable link to the twith extended coverage) in an all publicies of invarance to be delivered to the seller as soon as insured. Now it the seller and then to the buyer as or to provure and pay for such invarance, the seller may do so and any payment so made shall be added to and to contract and shall bear interest at the rate alversaid, without waiver, however, of any right arising to the seller of the seller agrees that at his expense and within 30.	h liens, costs, water rents, lazes, or charges become a part of the debt secured by this r buyer's brench of contract.
The seller agrees that at his expense and within 30 days from the date hered, he will furm and except the usual printed exceptions and the building and other restrictions and essements now of record, it any unto the buyer, his heirs and assigns, free and clear of enumbrances as of the date hered and there and the tax perice is lully paid and upon request and upon surrender of this agreement, he will deliver a dood and sufficient of the buyer, his heirs and assigns, free and clear of encumbrances as of the date hered and tree and clear of perice is assumed by the buyer and lurther excepting, however, the said ensements now restrictions and the tax charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or his as	the unio buyer a title insurance policy in- sequent to the date of this agreement, save . Seller also agrees that when said purchase deed conveying suid premises in lee simple all encumbrances since said date placed, es, municipal liens, water rents and public ussigns.
(Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warrant as such word is defined in the Truth-In-Lending Act and Regulation 2, the seller MUST comply with the Act and Regulation by use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens	
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NAME, ADDRESS, ZIP	Deeds of said county. tness my hand and seal of
Until a change is requested all tax statements shall be sent to the following address. NTE INTE CINTS DETINING.	
KOIO LOUCSHOTC DE	TITLE

S. QIGTT-C-N 1.1.80. לסונת אלד באנאי מדעד 386 3828And it is understood and agreed between sail/parties that 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 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following fights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal building of the contract by suit in parties there and once due and payable, (3) to withdraw declare of the extense and for (4) to breedwee this contract by suit in favor of the buyer as against the seller the shall revert to and revest in said equily, and in any of such cases, all rights and interest created extributed or then existing in favor of the buyer as against the seller here the shall revert to and revest in said equily, and the right to the possession of the promises above derived and and and her rights are of the extremeder shall revert to and revest in said seller in a contract of the entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for asserts and seller as the agreed and reasonable rent of said seller in the said seller to be retained by and belong to said seller in the there and explose there and ack payments therefore made on this contract are to be retained by and belong to said seller, or at any time thereatier, to enter upon case of such default all payments therefore made on this contract are to be retained by and belong to said seller, or at any inter thereas there on this contract the possession thereol, together with all the improvements and apputenances there on or therefor the land aloresaid, without any process of law, and take immediate possession thereol, together with all the improvements and apputenances there on or therefor the land aloresaid, without any process of law, and take immediate possession thereol, together with all the improvements and apputenances there on or the land aloresaid, without any process of taw, and take indicating possession include, locking the buyer of any provision hereof shall in no way allect his belonging. The buyer lurther agrees that laiture by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect his right hereander to enforce the sime, nor shall any waiver by said seller of any provision hereof be held to be a waiver of any succeeding 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. lender and mindel bit of Geologicaet regime automatic The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 43,000.00 otherserer, the actual consideration con-Site of or include when property or value for an expression which is the contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such as the trial court nay adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and it an appeal is taken from any judgment or decree of such trial court, the losing party lurther promises to pay such sum as the appellate court shall adjudge reasonable as attorney's less on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, in such appeal. In construing this contract, it is understood that the seller of the buyer may be more than one person or a corporation; that if the context so requires, in solidar pronoun shall be taken to mean and include the plural, the masculine, the leminine; and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply qually to corporations and to individuals. This agreement shall blind and inue to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective This agreement shall bind and inue to the benefit of, as the circumstances may require, not only the immediate parties here of the undersioned here, successors in interest and assigns as well. IN WITNESS WHEREFOF shid parties have executed this instrument in triplicate: if either of the undersioned is instrument. ecutors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned 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 forder of its board of directors. ℅ Denning Pauline S. Laventhal Chris M Christine E? Denning NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). ) 55. STATE OF OREGON, County of STATE OF OREGON, ) ss. 19. County of \_\_\_\_\_Klamath \_\_\_\_\_ Personally appeared \_\_\_\_\_ February \_\_\_\_\_\_ 19 80 . and who, being duly sworn, Personally appeared the above named....Edwin each for himself and not one for the other, did say that the former is the Laventhal, Pauline S. Laventhal, ec. Chris J. Denning and Christine L. president and that the latter is the secretary of ..... ter the toregoing instru-, a corporation, a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of suid corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Denning \_\_\_\_\_and acknowle m woluntary for and deed. their ment to be ... Belore DENINA K. MATESON Before me: (SEAL) (OFFICIAL My Commission Expires SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: My commission expires ..... 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 sented and the parties are bound, shall be acknowledged, in the manner provided 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-re bound thereby. 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; 88.

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