ATE—Monthly Payments.	Mtc 8712	STEVENS.NESS LAW PUBLISHING CO., PORTLAND, OR 9	7204
	CONTRACT—REAL ESTATE	Vol. <u>MSO</u> Page 782	2() ()

THIS CONTRACT, Made this 14 day of Copul. James E. Snavely and Maxine A. Snavely

FORM No. 706-CONTRACT-REAL ES

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19.80 , between , hereinafter called the seller,

and Willis M. Webb, Jr. and Shirley Rae Webb

, 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 Klamath County, State of Oregon, to-wit:

Lots 146 and 147, Block 1, Tract 1060, SUN FOREST ESTATES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Subject to Covenants, Conditions, Restrictions and Easements of record, and Articles of Association recorded September 19, 1972 in Volume M72, page 10581.

payable on the lst. day of each month hereafter beginning with the month of June , 19 80, 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 9.50 per cent per annum from May 1, 1980 until paid, interest to be paid monthly and * WKANKGINGKIK

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

not less than § N/A in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyet as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyet shall tail to pay any such liens, costs, water ren: taxes, or charges or to procure and pay for such seller may do so and new of some to the delivered by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

the seller for buyer's breach of contract. The seller afters that at his expense and within 30 days from the late hereof, he will lurnish unto buyer a title insurance policy insuring fin an amount equal to said purchase price, marketable title in and to said premises in the seller on or subsequent to the date at the afterment, sure and except the usual printed exceptions and the building and other restrictions and ensembles now of record, if any. Selfer also agrees that when said purchase price is fully paid and upon regust and upon surrender of this agreement, he will deliver a good and sulficient deed convexing said premises in the simple unto the warr, his herits and assigns, free and effers of encombrances so it the date hereof and free and clear of all encombrances since said dure placed, permitted or arising by, through or under seller, excepting, however, the said encombrances created by the buyer or his assigns. (Continued on reverse)

*IMPORIANT 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 teller MUST comply with the Act and Regulation by making required disclosures, for this purpose, use Stevans-Neis Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.



7821 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 proprious shall have the following rights: (1) to declare this contract null and void; (2) to declare the whole unpaid principal balance of said purchase principal in any of them, purctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the selle of the interest there of the interest the interest the interest and one due and payable. (3) to withdraw said deed and other documents from sections and (4) to foreclose this contract need and their documents from sections and (4) to foreclose this contract by termine and the right to the possession of the premises above created or then esting in layor of the buyer as against the weller hermoder shall utterly crease 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 reclamation or compensation of all payments there of the inter estimate of the interest there into the previses of said property as absolutely, fully and perfectly as it this contract and such payments had rever been made; premises up to the time of such default. And the said contract are to be retained by and belong to said seller as the easter with a layor of the right in the bayer of return, reclamation or compensations or to the inter of such default. And the said contract are to be retained by and belong to said such any time thereafter, to entry belonging. he land aloresaid, without any process or law, and take initiculate possession initial, together without any provision hereof shall in no way affect his relonging. The buyer further adress that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his ight hereunder 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 of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$8,000.00 in case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such such as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and if an appeal is taken from any pudgment or decree of such trial court, the losing party further promises to pay such such as the appellate court shall adjudge reasonable as the prevailing the singular pronoun hall be taken to mean and include the plural, the masculine, the function and the neuter, and that generally all grammatical changes the singular pronoun hall be taken to mean and include the plural, the masculine, the function and the neuter, and that generally all grammatical changes This agreement shall blind and inure to the benefit of a preventions and to only the immediate parties hereto but their respective 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 is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereighto-by order of its board of directors.

James E. Snavel James E. Snavely Maxine A. Snavely NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE on California х STATE OF California STATE OF OREGON, County of) ss. County of Humboldt) ss., 19....... April 14 , 19 80. Personally appeared Personally appeared the above named.... .. and who, being duly sworn. Willis M. Webb, Jr. and each for himself and not one for the other, did say that the former is the Shirley Rae Webb president and that the latter is the and acknowledged the foregoing instrusecretary of ment to be their voluntary act and deed. and that the seal alfixed to the foregoing instrument is the corporation, of said 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. Before me: MARY TAYLOR OMANDIAL COUNTY, CALIFORNIA COMPLEXITY, CALIFORNIA MEDINISION explices July 18, 1982 California Notary Public for Stress Muny Tinglan (SEAL) My commission expires July 18, 1982 Notary Public for Oregon 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 cuted 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 parar re bound thereby. ORS 93.990(3) Violation of ORS 23.635 is punishable, upon conviction, by a fine of not more than \$100. C ALIT= STATE OF-OREGON, FORM NO. 23 - ACKNOWLEDGMENT STEVENS.NESS LAW PUB. CO., PORTLAND, ONE. County of Sacramed'a BE IT REMEMBERED, That on this 2 y day of April , 1980, before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named James E. Snavely and Maxine A. Snavely BE IT REMEMBERED, That on this known to me to be the identical individuals described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed OFFICIAL SEAL 🖄 DOUGLAS C. BUSATH 🗄 my official seal the day and year last above written. NUTARY PUBLIC - CALIFOI. PRINCIPAL OFFICE IN SACRAMENTO COUNTY Ì Dayles & Bread Notery Public for Oregon Cale My Commission Expires July 19, 1981 My Commission expires STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the __28th_day of April A.D., 19 80 at 10:32 o'clock A M., and duly recorded in Vol M80 Deeds of _____on Page____7820_ WM. Dy MILNE, County, Clerk FEE_\$7.00 Sheltech Denuty By Derutha