TATE TARE TO AT HOS

490000

Notary Mublic for Recky California

Commission expires

9006

Elmin

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 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 rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due, and payable, (3) to withdraw said deed and other documents from excrow and/or (4) to loreclose this contract by suit in termine and the right to the possession of the premises above described and all other rights acquired by the buyer seller hereunder shall utterly crase and desiller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of teturn, reclamation or compensation for case of such default all payments theretofore made on this contract are to be retained by and belong to said such payments had never been made; and in permises up to the time of such default, and the said seller, in case of such default any process of law, and take immediately possession the land aloresaid, without any process of law, and take immediately possession the land aloresaid, without any process of law, and take immediately possession the land aloresaid and payments had paymentes thereon or thereto belonging. premises up to the time of such default. And the said setter, in case of such default, and the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right 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.

LORIS J. JORGENSEN NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN

LOS ANGELES COUNTY

My Commission Exp. Dec. 21, 1983

of any such provision, or as a waiver of the provision itself.

It is further agreed by and between the parties hereto that Buyers herein acknowledge that the title to said mobile home is presently held at Western Bank and it is the obligation of Sellers herein that when this Contract is paid in full to deliver said title to the mobile home to Buyers herein so that they can transfer same with the Power of Attorney held in the escrow collection.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$45,000.00 (proceer, the Ectual Constitution of the Contract of the Incides other property or value fiverer promised which is Particular and of the confidence of the contract of the conforce any provision hereof, the losing party in said suit or action and it an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the strongly stees on such appeal.

In constraining 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, the singular pronous shall be taken to mean and include the plural, the masculine, the tenniane and the neuter, and that generally all frammatical changes.

This agreement shall bind and inner to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, essecutors, administrators, personal representatives, successors in interest and assigns are seed.

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned

cers

IN WITNESS WHEREOF, said parties he	we executed this instrument in triplicate; if either of the undersigned
is a corporation, it has caused its corporate name	10 De Signed and its cornorate seal officed basets to it.
duly authorized thereunto by order of its board of	of directors.
Roca P. Traitment	
Oscar P. Troutman	Charles I The Committee of the Committee
Sugar Michael	Nochus Johnson
Susan M. Troutman	Maebert I. Johnson
NOTE—The sentence between the symbols ①, if not applicable, should b	a deleted. Sea ORS 93.030).
STATE OF OREGON	STATE OF ORDOOM O
County of Klamath Marion }ss.	STATE OF OREGON, County of) 55.
April Man 12 80	
, 19	Personally appearedand
Personally appeared the above named. Oscar P. Troutman and	who, being duly sworn,
Oscar P. Troutman and	each for himself and not one for the other, did say that the former is the
Susan M. Troutman, husband and	president and that the latter is the
wife and acknowledged the foregoing instru-	secretary of
ment to be their voluntary act and deed.	
COTARY :	and that the seal allixed to the loregoing instrument is the corporate seal
No. 1 Control of the	
COFFICIAL LONG LA	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.
SEAL)	Before me:
2 Concla	(SEAL)
Control Public for Quegan Public, State of Flori	Working Public for Oregon
My commission expires Commission Expires Fel	). Min Edmmission expires:
ORS 93.635 (1) All instruments contracting to convey for the	The Company
is executed and the parties are bound, shall be acknowledged, in the	to any real property, at a time more than 12 months from the date that the instrument
ties are bound thereby.	to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be conded 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 c	onviction, by a fine of not more than \$100.
(DPS	CRIPTION COMPANY
released from the lien of said	contract upon payment in full of this
contract.	
The state of the s	
TOGETHER WITH: A 1975 Camelot M	obile Home, Serial No. 6610C714F3S4399,
License No. X-109932.	100,210 nome, Serial No. 0010C/149354399,
	are a series of the first of the series of t
It is further soreed by and both	
herein specifically saves to	een the parties hereto that Buyers
sell their roal property of 1929	the full contract balance when they
or within one more for at 4202	Caledonia Way, Los Angeles, California,
A TOTAL ONE TOTAL COMPANY OF THE PROPERTY OF T	of this contract, whichever is sooner.
The second of th	The state of the s
STATE OF OREGON, CALIFORNIA	FORM NO. 23 — ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
ss.	
County of hos augus	
The same of the same of the same of	$\lambda$
BE IT REMEMBERED. That on this	St day of April Man 1080
before me the undersided a Notery Public in	day of April 1980,
named Charles J. Johnson and Ma	and for said County and State, personally appeared the within ebert I. Johnson,
husband and wife	The second of th
1	
known to me to be the identical individual 8	
	and oncoured the within manufall and
acknowledged to me that they execute	d the same freely and voluntarily.
IN TESTIN	d the same freely and voluntarily.
Caccatc	and oncoured the within manufall and