CONTRACT-REAL ESTATE

Vol. M8/ Page 12971



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THIS CONTRACT, Made this 20 day of July Craig R. Lockwood and Kathleen J. Soeffker, formerly	Kathleen U.
Craig R. Lockwood and Kathleen J. Soeffker, Tormerry Craig R. Lockwood and Kathleen J. Soeffker, Tormerry Lockwood Lockwood Charles A. Fisher and Denis Crain, each as to an und and Charles A. Fisher and Denis Crain, each as to an und	11-1 Abo coller
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and and agreements he	rein contained, the seller
1 anyonan's and apreements its	ACIAL COLUMNIA

WITNESSETH: That in consideration of the mutual covenants and 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 Klanath County, State of Oregon to-wit:

Lot 5 and the E^1_{2} of Lot 4, Grace Park, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

Denis Crain and Charles A. Fisher are Oregon licensed Realtors Buyers are assuming the existing street lien

for the sum of __Eighty_Eight_Thousand Five Hundred and No/100 bollars (\$.88,500.00)

(hereinafter called the purchase price) on account of which Eighteen Thousand Nine Hundred & No/100

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(hereinafter called the purchase price) o payable on the 10 day of each month hereafter beginning with the month of August , 1981 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 11% per cent per annum from July 20 1981 until paid, interest to be paid monthly and * | im 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.

The buyer warrants to and coven into with the seller that the real property described in this contract is

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

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The buyer shall be entitled to possession of said lands on UULY 20 19 21, and may retain such possession so long as

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the imposed that the will keep said premises free from construction and all the premises and the buildings, now or hereafter extend

the into indefault under the terms of 'his contract. The buyer agrees that at all times he will keep said premises free from construction and all the premises are the seller hereafter and the premises the seller hereafter lawfully may other liens and safe the seller harmless thereform and reimburse seller to rail costs and attorney's less incured by him in defending against any such liens, which hereafter lawfully may other liens and safe the seller harmless thereform and reimburse seller to rail costs and attorney's less incured by him in defending against any such liens, business and the buildings, now or hereafter levid anything the seller of the seller harmless thereof the seller harmless therefore and reimburse seller love and the seller lawfully may seller to remise and seller levid anything the seller levid anything thereafter lawfully may seller the seller levid anything the seller

all buildings now or hereafter erected on said premises against loss or damage by lire (with extended coverage) in an amount not less than \$8,500

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in a company or companies satisfactory to the seller, with loss payable lirst to the seller and then to the buyer as their respective interests may appear and in a company or companies satisfactory to the seller, with loss payable lirst to the seller as soon as insured. Now if the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges all policies of insurance to be delivered to the seller may do so and any payment so made shall be added to and become a part of the debt secured by this or to procure and pay for such insurance, the seller may do so and any payment so made shall be added 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 for buyer's breach of contract.

The seller agrees that at his expense and within 30 days from the date based.

ontract 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 agrees that at his excesse and within 30 days from the date hereof, he will turnsh unto buyer a title insurance policy into the seller of the seller on or subsequent to the date of this agreement, save aring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of the seller on or subsequent to the date when said purchase and easements now of record, it any. Seller also agrees that when said purchase descriptions and the building and other restrictions and easements move or record, it any. Seller also agrees that when said purchase in the sample of the seller of the seller of the seller of a sufficient deed conveying said premises in the sample of the seller of the seller of the seller of an account of the seller of the selle

*IMPORTANT NOTICE: Delete, by lining cut, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, as such word is defined in the Truth-in-Le iding Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar.

use Stevens-Ness Form No. 1308 or similar. If the contract becomes a till	Committee of the Commit
Craig Lockwood & Kathleen Soeffker	STATE OF OREGON,
Craig Lockwood & Nachicon	\$\$.
	County of
	\ I certify that the within instru-
KLamatti Fallor	received for record on the
Denis Crain and Charles A. Fisher	day of, 19
	o'clockM., and recorded
wlamath Falls, Oregon 97001	space RESERVED in book reel volume No
BUYER'S NAME AND ADDRESS	pageor as document/fee/file/
After recording return to:	neconder's use / instrument/microfilm No,
Mountain Title Comment	Record of Deeds of said county.
407 Main	Witness my hand and seal of
Klamath Falls, CR 97601	Witness my name
NAME, AL DREUS, ZIP	County affixed.
Until a change is requested all tax statements shall be sent to the following address.	
Denis Crain and Charles A. Fisher	TITLE TO NAME
Denis Crain and Marie	Denuty
403 Main 31- OH 97601	ByDeputy
Klamath Falls, OR 97601	

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, option shall have the following punctually within 20 days of the time is of the essence of this contract, and in case the buyer shall fail to make the payments the interest energy of the following punctually within 20 days of the time is of the essence of this contract, and in case the buyer shall fail to make the payments the interest energy of the payments in the interest energy of the payments in the interest energy of such cases, all rights and interest created said deed and other documents from escrow and they of such cases, all rights and interest created said energy of the extended and the right to the possession of the payments above described and all other rights exceed a saginar the said payment, or any other act of said steller to the exceeded and all other rights acquired by the buyer ended the contract by suit in case of such delaction of the purchase of said property as absolingly all the extended and without any right of the buyer ended the payments therefolds and ended on this contract are to be related by any right of the buyer of return, reclamation and revert in said the limit of the payments had payments had

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 88,500.00
to meludes other property or vail to given or promised which is 1904 of the month of the whole consideration (indicate which).

In case suit or action is instituted to forcelose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such sum as the trial court may adults 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 if an appeal is taken from any shall be taken in mean and include the plural, the masculine, the leminine and the person or a corporation; that if the context so requires, heirs, executors, administrators, person of representatives, successors in interest and said year, and that generally all grammatical changes.

IN WITNESS WHEREOF, Said parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, if with the context of the parties have executed this instrument in triplicate, 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 there fits by order of its board of directors. Sighter Alkarlas of Fisher by Mary Son ; NOTE—The sentence between the symbols gulf not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of lamath) 350. Un, ___, is BL Personally appeared the above named Craig Lockwood and Kathy L. Personally appeared Soeffker and Denis L. Crain and
Mary Lou Dispetches L. Crain and
M Soeffker and Denis L. (rain and each for himself and not one for the other, did say that the former is thewho, being duly sworn,president and that the latter is the secretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Notary Public for Oregon Notary Public for Oregon
My commission expires 7/13/85 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 executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be considered by the conveyor of the title to be con (SEAL) (DESCRIPTION CONTINUED) TAT F 9 TO E; SO WITY OF KLAMATH; ss. ed for record at request of Mountain Title Co. Dis <u>21st</u> day cf July A.D. 19<u>81</u> at <u>8:54</u> o'clock Ai., and July recorded in Vol. M81 , of Deeds _on PageI 2971. EVELYN BIEHN County Clerk Fee \$7.00 PARKET STATES Parlament Christop in 18 Months and Charles Total Collingua (1995)

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