MTC-10978-K FORM No. 845. CONTRACT-REAL ESTATE-Seller Pays Existing Montgage or Contract NESS LAW PUBLISHING CO., PORTLAND, OR. 97

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CONTRACT--REAL ESTATE

VoiM82-Page1143

, 1981 , THIS CONTRACT, Made this 1st day of January between James R. DeBaun, Trustee, and/or any Successor Trustee, under Written Declaration of Trust September 7, 1972, BC 1-10, Big Bear Lake, California 92315 , hereinafter called the seller, cember 7, 1972, BC 1-10, Big Bear Lake, California 92315 \_\_\_\_\_\_ hereinafter called the seller, and Shirley J. Julius, 1304 Saturn Blvd., San Diego, California 92154

, hereinafter called the buyer,

5:00

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 #3 and #4, Block 20, Second Addition to the City of Klamath Falls, Oregon.

Above Lots are Zoned Duplex, Total size both lots is 50' x 119'. City water, sewer and electricity to property. Street not in.

ree \$8.00 This contract is subject to rights, rights of way, easements of record, those apparent on the land to conditions revealed by the title insurance report.

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for the sum of Five thousand five hundred---- Dollars (\$5,500.00 hereinafter called the purchase price, of which \$ interest only has been paid at the time of the execution hereof, the receipt whereof hereby is acknowledged by the seller; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and in the amounts as follows, to-wit:

Same.

beginning January 1, 1982, \$122.35 or more per month including 12 % interest per annum and a like payment on the first of each month thereafter until the balance is paid (60 months). First payment is due February 1, 1982.

Buyer has paid the interest on this contract (\$660.00) for the year 1981 out of escrow. Receipt of the \$660.00 is hereby acknowledged by the seller. All of said purchase price may be paid at any time; all of the said deferred payments shall bear in-terest at the rate of -12-

being included in and \* { in addition to being included in the minimum regular payments above required. Taxes on said premises for the current fiscal year shall be pro-rated 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 \*(A) primarily for buyer's personal, family, household or agricultural purposes, (B) for an ordenization or (symmetric an antwork as a second person) is for business or commercial purposes

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The buyer shall be entitled to possession of said lands on January. 1, ..., 1982, and may retain such possession so for a said lands on January. 1, ..., 1982, and may retain such possession so for a said lands on January. 1, ..., 1982, and may retain such possession so for a said premises, now or hereafter erected, in good condition and repair and will not suffer or permit any waste or stip thereof; that he will keep the buildings on said premises, now or hereafter erected, in good condition and repair and will not suffer or permit any waste or stip thereof; that he will keep said premises lree from mechanic's and all times he will keep the buildings on said premises income the lending against any such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which hereafter law will pay all taxes hereafter levied against said premises against loss or damage by fire (with extended coverage) in an amount not less than keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than

deed) recorded in the RARK MANNEX. Miscellaneous\* Records of said county in book M80 at (reference to which hereby is made) on which the unpaid principal balance at this time is \$. 2,532.88 at page 3227 thereof and no more, with

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\*IMPORTANT NOTICE: Deleta, 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 ward is defined in the Truth-in-Lending Act and Regulation, Z, the seller MUST camply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness 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.

Jamos R. DoBaun	STATE OF OREGON.
EC 1-10, Big Bear Lake,	and the state of the set of the s
CA 92315	County of
SELLER'S NAME AND ADDRESS	the state state in the state of
Shirley J. Julius	ment was received for record on the
1304 Saturn Blvd., San Diego	day of
CA 92154 BUYER'S NAME AND ADDRESS	SPACE REBERVED
After recording return to:	FOR in book on page or as
Mountain Title Company	Record of Deeds of said county.
PO Box 5017, Klamath Falls	Witness my hand and seal of
OR 97601 - 100 100 100 100 100 100 100 100 100	County affixed.
Until a change is requested all tax statements shall be sent to the following address.	(4) Brows and the second se
Shirley J. Julius I the select personal and ministered and	the second of th
1304 Saturn Blvd., San Diego	and statistical designation of the second
CA 921 54 10 00 1 10 0000 100 100 0000 100 100 1	had dad be passed the properties actively a second of a size of the output of the second second second
NAME, ADDRESS, ZIP	Persentation and a second s

1142 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 ten days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following once due and, payable and/or (3) to loreclose this contract by suit in equity, and in any of such case all rights and interests created or then existing once due and, payable and/or (3) to loreclose this contract by suit in equity, and in any of the contract, any of the premises above described in favor of the buyer as agains the seller hereunder shall uterly cease and determine and the right to the possession of the purchase of said seller and all other rights acquired by the buyer hereunder shall revert to and revest in said 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 to romeys paid on account of the purchase of said property to be performed; and in case of such default, shall have the right immediately, or any time thereafter; to enter upon the land aloresaid, without any And the said seller, in case of such default, shall have the right immediately, or any time thereafter; to enter upon the land aloresaid, without any process of law, and take immediate possession thereoi, together with all the improvements and appurtenances thereon or thereto belonging. PO PAR SULT. KLomath Falls Houstain little Company Content and a low late ways The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 5,500.00 -- OII crotion consists of or includes other property or value given or promised which is the whate consideration (state which). (1) The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereol 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 hereol is held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itsell. In case suit or action is instituted to forcelose this contract or to enforce any iceeding breach of any provisions hereol; the buyer agrees to pay such sum as the trial court may adjudge reasonable as attorney's lees to be allowed plaintiff is at a privation of decree of such trial court. The buyer further promises to pay such sum as the appellate court or action and if an appeal is taken from any judgment or decree of such trial court. The buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees on such appeal. In construct, it is understood that the seller or the buyer more than one person: that it the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine more than one person: that if the context so requires, the singular pronoun shall be made, assumed and implied to make the provisions hereol apply equally to corpora-tions and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; 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 order of its board of directors. Ise mule NOTE-The sentence between the symbols (), if not applicable, should be delated. See ORS 93.030). STATE OF OREGON, County of .. STATE OF OBECON, California 89. County of San Diego December 20, 19 Personally appeared ., 19 Pl who, being duly sworn, each for himself and not one for the other, and say that the former is the Personally appeared the above named .. president and that the latter is the Shi-ley Julius secretary of .... and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the foregoing instrument to be. her voluntary act and deed. OFFICIAL SEAL Before me: OFFICIAL ALAN SAN BANK CARRIST MAND SEAL) Notary Public for Oregon Wohn piesone arpires SEP 30, 1983 My comm. expires SEP 30, 1983 9-30-13 My commission expires: (DESCRIPTION CONTINUED) 1981 DATED: ~~~ OFFICIAL SEAL DOROTHY F. SHEARER. nn Notery Public - California paynois as preios 19. My Commission Expires Doc, 17, 1982 ri me There is a state of the second . 19<u>8/</u> this times wild as the straighter as telleran raise TY OF KLAMATH; SS. Public in and for the County of AI. Notery Los Angeles, State of California The filed for second axxxxxxxx this 28 day of Jan. A.D. 1982 at 2:36 clock P M., and on Page \_1141 encession and the same second duly recorded in Vol. M 82. \_, of Deeds EVELYN BIETDI, County Clerk This contract is subject to rights, rights of say, second of The Store resar suy of contracts to most the second survey of the su Mei. By sbace Lats are fored burles. Total size both lots is Service . ice Alectron of glowath Falls. Orefort. Second Adda ton to the CLAY Lots 13 and 44, 2164 20, active particular the set interaction and the barrier approximation to provide a training the set of the set o guei ea a REFERENCE THE THAT IT PRODUCED IN THE DESIGN CONTINUE FOR ADDITION OF James A. Debran, Brunkoo, and/or any Successor Invessor, under Aritton Dec September 7, 1976, DC 1-10, Big Bent Lake, California 92313 and Buirloy J. Jul. 1904 Seturn Bird., Jam Diopo, California a THIS CONTRACT MARGINE LAL is light build a sumal. 98.13 A second s -----ししょうがながくやく

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