27271	CONTRACT	-REAL ESTATE	STEVENS-NESS LAW PL	BLISHING CO., PORTLAND, OREGON
THIS CONTRACT, Made TURNER, and GARY J. TURNER, and GARY JOE THENER	this	REAL ESTATE	Vol. <u>M</u> 83	Page 14112
TURNER, and CARY I WIRG	INIA R. TURNER per	v of Sonally an	July	10 83 1
TURNER, and GARY J. TURNER, and GARY JOE TURNER	dba TRIPLE "T" REI	TALS	a nobert A. THO	MPSON, JR, VIRGIN
UNIC			, h	ereinafter called the sel
WITNESSETH: That in a				
WITNESSETH: That in ca agrees to sell unto the buyer and and premises situated in	the human of the mut	ual covenant	s and agreements h	reinafter called the buy
agrees to sell unto the buyer and and premises situated inK	lamath	chase from t	he seller all of the	following descrit
		County,	State of Oreg	on to an
		- 48°	Sec. A Star	10-W
Lot 5, Blo	ock 216 of MILLS Stalls, according to		en e	
Klamath Fa	ills, according to	the store	TION to the Cit	ty of
in the of	alls, according to Fice of the County	Clerk of	Lar plat there	of on file-
			icialiath County,	Oregon
		11.5		
for the same of THENEDY THE T				
hereinafter called the	USAND FIVE HUNDRED	and $00/10$	0	
for the sum of <u>TWENTY-TWO THO</u> hereinafter called the purchase price hereof, the receipt whereof hereby is price to the order of the seller at the	, of which \$ 241.79		has here	rs (\$22,500.00)
hereof, the receipt whereof hereby is price to the order of the seller at the	acknowledged by the set	ller; the buye	a agrees to new the	he time of the execution
price to the order of the seller at the	times and in the amoun	nts as follows	, to-wit:	valance of said purchase
on the first a	UNDRED FORTY-ONE a	and 79/100	DOLLADS (date	50)
				79) 20
price, including	interest thereon,	reafter u	ntil the purcha	••/9 Se
	intereon,	has been	fully paid.	
The burges war				
The buyer warrants to and covenants with t (A) primitly for buyer's tarsonal family, (B) the an even by the second family, (I) of said purchase price may be paid at any tim at per annum tom July 1, 1983	he seller that the real property	described in this o	Confract in	
I of said purchase price may be paid at any tim the per annum trom July 1, 1983 minimum redular	XXXAXIOCKH SAXXICOCHISO	es. SICAN 2616 MORENAL	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
nt per annum from July 1, 1983	e, all deferred balances of said	purchase price sh	all bear interest at the ra	te of 10
supar payments above required T-		a to be paid	monutry	
The buyer shalf be active a		ent year shall be	prorated between the part	ties hereto as of
is not in default under the terms of this contract.	the buyer adrees that at all a	· · · · · · · · · · · · · · · · · · ·	83	
the will pay all taxes hereafter levied adapts the second	uller or permit any waste or sti id reimburse seller for all costs	mes he will keep rip thereof; that h	the premises and the build be will keep said premises	in such possession so long as ings, now or hereafter erected
N/A, 19 The buyer shall be entitled to possession of si is not in default (inder the terms of this contract, tero, in good condition and repair and will not si the will pay all tacks hereafter levice against sa imposed upon said premises, all promptly before the building's now or hereafter erected on said premised a company or companies satisfactory to the seller, policies of insurance to be delivered to the seller, o procure and pay for such insurance, the seller of tract and shall bear interest at the rate aloresaid, The said described premises are now subject for raded in the Deards	he same or any part thereof bec	rents, public chi ome past due; th	es incurred by him in dele arges and municipal liens s	nding against any such liens;
policies of insurance to be delivered to the seller,	against loss or damage by lire with loss payable first to the se	(with extended co	verage) in an amount not	will insure and keep insured
ract and shall bear interest at the rate alonged	nay do so and any payment so	uyer shall fail to	pay any such light respect	ive interests may appear and
iment/lee/lile/instrument/microlim No	(reference to us it	volume No. MB	3 on page 3	059 (059)
unes required for said payment	the seller adverse		pa	vable in install.
eller include taxes or insurance premiums on said installments so paid applicable to taxes and insur it, the buyer may pay any sums required by said it, the buyer may pay any sums required by said it, the buyer may pay any sums required by said it, the buyer may pay any sums required by said The seller agrees that at his expense and with a (in an amount equal to said purchase price) m agrees that when said purchase price is fully paid a said premises in ler imprive price is fully paid	described premises, the buyer age	n default; should rees on seller's de	any of the installments or mand forthwist	act or mortgage promptly at
The seller advant 4	st the sums next to become du	id or otherwise p	permit said contract or me erlorm said contract or me	o the seller that portion of ortgage to be or become in
A (in an amount equal to said purchase price) makes the usual printed except the usual printed e	30 arketable title in days from t	e on the above p the date hereof i	urchase price pursuant to	the terms of this contract.
agrees that when said purchase price is fully paid g said premises in lee simple unto the building	ng and other restrictions and eas	emises in the selle sements now of re-	r on or subsequent to the cord, if any	a title insurance policy in-
gn or under seller, excepting, however, the said e uyer and further excepting all liens and enumber	eirs and assigns, free and clear asements and restrictions, and th	ender of this agre of all encumbran	ement, he will deliver a go	contract or mortgage. Seller od and sufficient deed con-
The seller agrees that at his expense and within again for an amount equal to said purchase price) m scept the usual printed exceptions and the building agrees that when said purchase price is fully paid g said premises in lee excepting, however, the said e uyer and further excepting all liens and encumbra agrees.	fices created by the buyer or h	is assigns.	l liens, water rents and pu	blic charges so assumed by
RTANT NOTICE: Delete, by lining out, whichever phra word is defined in the Truth-in-Lending Act and Reg avent-Ness Form No. 1308 or similar. If the contract b Virginia R. Turner	se and whichever warranty (A) or	(e)		
ress Form No. 1308 or similar. If the contract b	ecomes a first lien to finance the	with the Act and Re	e. If warranty (A) is applicat gulation by making required	die and if seller is a creditor.
Virginia R. Turner 2728 Amber Street			ling use Stevens-Ness Form N	lo. 1307 or similar.
1 ~ THIDET DITPOT			TATE OF OREGO	
Lamath Falls, OR 97601			Ur UKEGO	
SELLER'S NAME AND ADDRESS ary Joe Turner		n an Arristan Salah ang	County of	ss.
226 White Street			I CETHIN that	41
Lamath Falls, OR 97601		m	The mas receiven	for record in
BUYER'S NAME AND ADDRESS	SPACE		Same and a second se	10
and T Rentals	FC	or in	book/reel/voltame	M., and recorded
U. DOX "X"		LR'S USE PM	5 Of as d	Other and the term of the
amath Falls, OR 97601		****	microfilm	No
NAME, ADDRESS, ZIP		Re	cond of Deeds of sa	ud county
ange is requested all tax statements shall be sent to the t	ollowing address.		Witness my h unty affixed.	and and seal of
				-
		••••		
NAME, ADDRESS, ZIP		and and an	NAME	TITLE
	1	Бу		Donutu
and the second				Deputy

Bodch

L

-1976 - 2018 - 1997

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 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 ded and other documents from escrow and/or (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and de-moneys paid on account of the purchase of said seller to be performed and without any right of the buyer of return, reclamation or compensation hor case of such delault all payments theretolore made on this contract to be retained by and belong to said seller as the agreed made; and in premises up to the time of such delault. And the said seller, in case of such delault, shall have the right immediately, or at any time thereadier, to enter upon the large addroses di, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenance there on or thereof belonging.

the land aloresaid, without any process of law, and take infinituate possession different, opening and the buyer of any provision hereof shall in no way allect his 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 allect 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.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$22,500.00 ()However, the actual consideration con-sists of or includes other property or value given or promised which is part of the 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 sum as the trial court may adjudge reasonable as atformery's fees to be allowed the prevailing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as at the prevailing 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, shall be made, assumed and implied to make the provisions hereof apply quality to corporations and to individuals. Here, sadding administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in thiplicate; 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 thereunto by order of its board of directors. Robert A TRompson fr

9 inia Ry Tred NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030].

STATE OF OREGON, STATE OF OREGON, County of jss. County of Klamath, 19 July 28, 1983. Personally appeared Personally appeared the above named Virginia R. Turner and Gary Joe Turner and Robert A. Thompson, Jr. who, being duly sworn, each for himself and not one for the other, did say that the former is thepresident and that the latter is the secretary of voluntary act and aced. and that the seal attixed 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: (OFFICIALS SEAL) SEAL) Notary Public for Oregon Notary Public for Oregon 5 Before me: Notary Public for Oregon (SEAL) My commission expires 10-14-83 My commission expires: ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) and the providence of the providence of the providence of the state of the state of the state of the state of t STATE OF OREGON,) County of Klamath) Filed for record at request of 1 August A.D. 19 on this 22 day of 83 2:584 Ρ at o'clock M, and duly recorded in Vol.M83 DEEDS of 14112 `age_ EVELYN BIEHN, County Clerk B CLUC2 Deputy Fee 8.00 the second and the