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ASSIGNMENT OF CONTRACT FOR DEED

Vol. M85 Page 11877

THIS AGREEMENT made and entered into this 16 day of , 1985, by and between CORBY LEE NANTKES and PAMELA M. July NANTKES, hereinafter referred to as "Assignor", and PAUL M. SORLI and DORIS MARIE WILSON, hereinafter referred to as "Assignees";

WHEREAS, the Assignors on the 7th day of Decmeber, 1981, entered into an agreement in writing referred to as a Contract For Deed between himself and Thomas J. Verran and Esther Verran, whereby Verrans agreed to sell on a Contract For Deed certain property located in Klamath County, Oregon, more specifically described as follows:

> NW4SW4SW4 Section 7, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, SAVING & EXCEPTING therefrom the Northerly 30 feet and the Easterly 30 feet.

Subject to reservations, restrictions, rights of way of record and those apparent upon the land; Trust Agreement, including the terms and provisions thereof, dated & recorded January 31, 1977 in Vol M77 page 1619, records of Klamath County, Oregon.

And further subject to an unrecorded Agreement dated July 18th 1975 between Sidney F. Tucker, trustee as Seller and Thomas J. Verran and Ester Verran, Buyers, which said Agreement, buyers herein DO NOT assume, and Sellers herein agree to hold buyers harmless thereof.

and Assignors agreed to purchase from Verrans upon the terms and conditions set forth in the agreement hereinafter referred to as Exhibit A and attached to this agreement;

WHEREAS, Assignees desire that the Contract For Deed be assigned to both Assignees referred to above and that the Assignees acquire all of the right, title and interest of the Assignors in and to the written agreement referred to as Exhibit A. 1

NOW, THEREFORE, it is mutually agreed as follows:

90011 20011 deration paid to them by the Assignees, which is acknowledged, That the Assignors for \$1.00 and other valuable consiis assign to the Assignees all their right, title and interest in and to the written agreement referred to as Exhibit A, and that the Assignees referred to hold this contract as joint tenants, not Assignees referred to hold this contract as joint tenants, not as tenants in common, and when the option to exercise the purchase referred to in Exhibit A is exercised, the parties shall hold title as joint tenants and not as tenants in common.

The Assignors represent that they have complied with 2. all the terms and conditions stated in Exhibit A and more preciselyhe is current on the cash payments referred to in said Contract and is current in all other provisions thereto.

3. The Assignors further represent that they have not breached or attempted to breach any of the terms, conditions or provisions contained in the agreement Exhibit A, and that the agreement referred to as Exhibit A is now in full force and ef-

4. That in consideration of the Assignors executing, assigning and delivering the agreement Exhibit A, the Assignees covenant with the Assignors as follows:

a. That the Assignees will duly observe and perform all the terms, conditions and provisions of the agreement Exhibit A that are to be observed and performed by the Assignors;

b. The Assignees will save and hold harmless the Assignors from any and all action, suit, costs, damages, claims and demands whatever that may arise out of or in respect of said agreement Exhibit A.

CORBY PAMELA M

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Assignors

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Assignees

Subscribed and sworn to before me this 10th day of July, 1985, by Corby Lee Nantkes and Pamela M. Nantkes. My Commission Expires: Arts-ac

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COUNTY OF ARAPAHOE)

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STATE OF COLORADO) COUNTY OF ARAPAHOE) SS.

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Subscribed and sworn to before me this 16th day of July, 1985, by Paul M. Sorli and Doris Marie Wilson.

My Commission Expires: 4-15-86.

Letuson NOTARY PUBLT

FORM No. 706-CONTRACT-REAL ESTATE-Monthly Poymonia
CONTRACT_REAL ESTATE 11880 EXLIGIT ACT THIS CONTRACT, Made this
THIS CONTRACT, Made thisday ofDecember, 1981 ; between
Thomas J. Verran and Esther Verran , hereinafter called the seller,
and <u>Corby Lee Nantkes and Pamela M. Nantkes</u> , 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 <u>Klamath</u> , to wit:
NW4SW4SW4 Section 7 Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, SAVING & EXCEPT- ING therefrom the Bortherly 30 feet and the Easterly 30 feet.
Subject to reservations, restrictions, rrights of way of record and those apparent upon the land; Trust Agreement, including the terms and provisions thereof, dated & recorded January 31, 1977 in Vol M77 page 1619, records of Klamath County, Oregon.
And further subject to an unrecorded Agreement dated July 18th 1975 between Sidney F. Tucker, trustee as Seller and Thomas J. Verran and Ester Verran, Buyers, which said Agreement, buyers herein DO NOT assume, and Sellers herein agree to hold buyers harmless thereof.
harmless thereol. And the second states of the seco
for the sum ofTwenty. Five Thousand dollars
(hereinafter called the purchase price) on account of which
payable on the5thday of each month hereafter beginning with the month of January, 19.82,
and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de- ferred balances of said purchase price shall bear interest at the rate of10per cent per annum fromdate
hereof until paid, interest to be paid monthly and * } KXXXXXX 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 cuvenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, lamily, household or agricultural purposes. (B) for an experiment of the seller if buyer is a natural present is for business or commercial purposes allow a feroelkers purposes.
•(A) primarily for buyer's personal, tamity, nousenoid or approximation provides a commercial perposes other theory of the second second is for business or commercial perposes other theory of the second second is for business or commercial perposes other theory of the second
(B) for an ergapization or treen to buyen is a natural percent is for business or commutate perpeter insertain such possession so long as The buyer shall be entitled to possession of said lands on <u>Cate here</u> , 19,, and may retain such possession so long as the is not in default under the terms of this contract. The buyer agrees that at all times he will keep the premises and the buildings, now or hereafter crected he is not in default under the terms of this contract. The buyer agrees that at all times he will keep the premises and the buildings, now or hereafter crected thereon, in good condition and repair and will not suffer or permit any waste or strip thereol; that he will keep said premises tree from construction and all other liens and save the seller harmless therefrom and reimburgs seller lor all costs and attorney's fees incurred by him in defending against any work liens; that he will pay all tares thereafter lived against soid property, as well as all water rents, public charges and municipal liens which hereafter law lufty may be imposed upon used premises, all promptly before the same or any part thereof, become pair due; that at buyer's expense, he will insure and keep insure be imposed upon upon the lien the termines the same or any part thereof.
all buildings now or hereafter erected on said premises against loss or damage by line (with extended coverage) in an allowing hol less hall be in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any such liens, costs, water rents, tares, or charges all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer 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 or to procure and pay for such insurance.
contract and shall bear interest at the rate abresaid, while a burchad, noticely not
•IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever waranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a reeditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the soller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevent-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevent-Ness Form No. 1307 or similar.
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County of

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	STATE OF OREGON,
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SELLER'S NAME AND ADDRESS	I certify that the within insteu-
	ment was received for record on the
	day of
	at o'clock M., and recorded in book/reel/volume Noon page or as document/ice/file/ instrument/microfilm No
BUYER'S NAME AND ADDRESS	
Aller recording roburn ter Klamath County Title' Co	
the second se	
The second property of the bis second of the second s	
NAME, ADORESS, ZIP	
Utilit a mange is requested all for storements shall be sent to the following address. BUYETS	
3427 South Olathe Way.	NAME TILE
Aurora, Colo 80013	ByDeputy
NAME, ADDRESS, ZIP	

a the second 1. 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 parments 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 solier at his optimum and word. (2) to declare the whole unpaid principal balance of asid purchase price with a solier at his entract null and word. (2) to declare the whole unpaid principal balance of asid purchase price with a solier at his entract null and word. (2) to declare the whole unpaid principal balance of asid purchase price with a solier at his entract then existing in layor of the buyer as against the seller at his contract by soli for the set and the rights (1) to declare then existing in layor of the buyer as against the seller at his contract by soli for the set and interest created or then existing in layor of the buyer as against the seller abalance of asid purchase price with seller at a sequence by the buyer hereunder shall tierely cases and doe and all other rights are all asid as all to the set as absolutely, fully and perfectly as it this contract and is reserved to add seller to be retained by as it this contract and the right here at resents on this contract are of be retained by and being to said seller to be retained by and being to said seller as the agreed and resents the seller at the sole and and in the set of the contract at any time thereating, to enter our sector and percents as the formed as the side of a sole and and and the set of the set 11881 he land aloresaid, without any process of law, and take immediate possession indicol, organice while all in miniport interest and approximate by the buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof thall in no ight hereunder to enforce the same, nor shall any waiver by said seller of any breech of any provision hereof be held to be a waiver of any era any such provision, or as a waiver of the provision itsell. way allect his A provincin nitroi be held to be a waiver of any ing bre ţ, ÷ű. Arest at Staff The true and actual consideration paid for this transfer, stated in terms of dollare, is g. 25,000.00 OTWEVAT, The actual consideration paid for this transfer, stated in terms of dollare, is g. 25,000.00 OTWEVAT, The actual construction construction of the whole consideration of the whole consideration of the whole consideration (indicate which is get of the whole consideration of the transfer which is a set of the whole consideration of the losing party in said suit or action adjues to pay such sum as the trial court may adjudge reasonable as a transfer to be allowed the prevail. By party in said suit or action adjues to pay such party is an appeal in taken how any party is the on such appeal. It is understood that the seller or the buyer may be more than one person or a corporation; that if the confect to require the provisions hereol appy gually to corporations and the neuter, and that generally all grammatical changes of the singular pronoun shall be taken to mean and include the plural, the masculine, the lemine and the neuter, and that generally all grammatical changes the provisions hereol appy quality to corporations and the neuter. This afreement shall blind and inue to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective is in WHEREOF, said parties have executed this instrument in triplicate: if either of the undersiderative, successors in interest and assigns as well. والم يعلم والم الأخري والعام ال 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 thereunto by order of its board of directors. sth Corby Lee Hantkes Esther Verran 1 NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93,030). STATE OF OREGON. STATE OF CHARGE COUNTY Somerset County of Klamath Decemper 1 Personally appeared Esther Verran oł) 88. 19 8 Thomas . 19 J. Verrhn Personally sppeared the above nam Corby Lee Nantkes and Pamela M. Nantkes eing .who eacl fo ah ot or and for th othe dià say th the tornight in Vert .pre. and that the latter is and acknowledged the loregoing instruha ment to be their voluntary act and dood. and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and scaled in bo-hall of said corporation by authority of its board of directors; and each of them ecknowledged said instrument to be its voluntary act and ded. Before me: (OFFICIAL.... SEAL) Notary Public for Oregon (SEAD) Notary Public for Pregon My commission expires . 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 accured 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-are bound thereby. ORS 92.999(3) Violation of ORS 93.625 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) . 3.1 Ret. 9-1-John F. Cook. Attornoy at Law r Sauaro, Suito 122 OUU J-225 & 6th Ave ≏î-÷. 14221 Sast 4th Avonue 1, 5 S. . ------Surora, Golorado 80011 **ب**ې د -11 STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of . of July 29th A.D., 19 85 1:27 the at day o'clock P _M., and duly recorded in Vol. of ___ Deeds M85 on Page 11877 FEE Evelyn Biehn \$21.00 County Clerk By -----