PORM No. 754. CONTRACT-BEAL BETATE-Furtiel Payments. MTC-17007-K STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR STREE
CONTRACT_REAL ESTATE VOL 180 Page 16610
THIS CONTRACT, Made this15thday ofSeptember, 1986., between
and
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
Lots 3 and 4, Block 29, TRACT NO. 113, OREGON SHORES UNIT 2, according to the
official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.
SUBJECT TO an existing contract of sale, including the terms and provisions thereof, which the buyers assume and agree to pay described as follows: Dated: October 2, 1985 Recorded: October 2, 1985 Vendor: The State of Oregon, by and through the Director of Veterans' Affairs
Vendee: Randell J. Whiting and Millicent F. Whiting, husband and wife
THIS INSTRUMENT WILL NOT ALLOW UNE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. STPORE BOAINING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE THILE TO THIS PROPERTY SHOULS CHECK WITH THE APPROPERTY OF LIVE OF COUNTY PLANNING BEPARTMENT TO VERIFY APPROVED USES.
for the sum of THIRTY-SEVEN THOUSAND AND NO/100 Dellars (e. 37.000.00)
(hereinafter called the purchase price) on account of which Four. Thousand Five Hundred and 00/100 Dollars (\$.4,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit: The Buyers herein have agreed to assume and pay the existing Contract of Sale in full with an existing balance of \$27,863.86, the balance of \$4,636.11 The remaining balance shall be all due and payable January 1, 1987.
Wy commission expires 2 // C / C / My commission expires
(OF FICIAL ACCONTRACTOR CONTRACTOR CONTRACTO
The buyer warrants to said covenants with the selfer that the property described in this contract is
AND
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
he is not in default under the terms of this contract. The buyer agrees that at all times 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 strip thereol; that he will keep said premises, now or hereafter and all other liens and save the selfer harmless therefrom and reimburss selfer for all costs and attorney's leve incurred by him in defending 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 here- all tawfully may be imposed upon said premises, all promptly before the same or any part thereis public charges and municipal liens which here-
their respective interests may appear and all policies of insurance to be delivered to the seller and the for the seller and then to the buyer as such liens, costs, water rents, taxes, or charges or to procure and pay lor such insurance, the seller and you as insurance. Now it the buyer shall fail to pay any to and become a part of the debuger contract and shall be interest at the rate alorestaid, within the surger shall be added the seller of the seller as the debuger of the debuger of the seller and the seller as the debuger of the seller and the seller and the seller as the seller seller as the seller as the seller as the
suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date lensurance policy in- save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sulficient deed conveying said premises in fee simple unto the buyer, his heirs and assigns, free and clear of encurbrances as of the date hereof and free and clear of all encurbrances said guere placed, permitted or arising by, through or under seller, excepting, however, the said easements and restrictions and the taxes, municipal liens; water rents and public charges so assumed by the buyer and lurther excepting all encurbrances created by the buyer or his assigns. Quere and encurbrances (10.0) if the Control is agreed to reverse (10.0) is a sufficient of the taxes
*IMPORTANT/NOTICE: Delete, by lining out, whichever shrase and whichever varianty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a craditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Steven-News form No. 1308 or similar unless the centract will become a first lien to finance the purchase of a dwelling in which event use Steven-News 1307 or similar, the neutrinos part the agent strate product costs of the seller to finance the purchase of a dwelling in which event use
Mr. and Mrs. Randell J. Whiting P. D. Box 201 Chiloquin, OR 97624
Mr. and Mrs. Wayne Randall P. O. Box 1137 Klamath Falls OR 97601 I certify that the within instru- ment was received for record on the day of
BUVER'S NAME AND ADDRESS SPACE RESERVED and recorded Alter recording return to: FOR in book. on pageor as
EVENTICE RECORDER'S USE file/reel number MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY Record of Deeds of said county. Witness my hand and seal of
Until & change is requested all tax statements shall be sent to the following address.
Buyer's Address shown above. By Deputy
NAME, ADDRESS, ZIP

<u>*85 SEP 15 PN 1 50</u>

NAME, ACTIFICAS, 211

16611

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 ten days of the time limited therefor, or fail to keep any agreement herein contained; there is all purchase price with the interest (Hereon'at once due and payle and for (3) to forclose this contract, by suit in equily, and in any of such as a possession of the promises above, described, and all other, rights contract null and void, (2) to declare the whole unpaid principal balance of possession of the promises above, described, and all other, rights contract null and void, (2) to declare the whole unpaid principal balance of opsession of the promises above, described, and all other, rights against the seller herounder shall uterly cease and determine and the right to be performed and without any right of the buyer of return, ecclamation or compensation for money paid of second of the promises above, described and all other, rights contract and perfectly es it this contract and all all even the right immediately, or at any time thereads the said seller, it case of such default. And the said seller at so is all elef, in case of such advective with all restributes on theread of any provision hereof that any time thereads the said seller at the immediate possession thereol, together with all the improvements and approximation are apprented and approxed and the seller at the any time to require the association of any provision hereof abalt any time theread the apprent there agrees that failure by the seller at any time to recain a descent of there of the advect and theread and the said all contract and and and apprent theread reasonable rent of said enter upon the land allores and, without any process of law, and take immediate possession thereol, together with all of re-entry Klanstn ralls, OR 97601 Barrs s name kan Acre ia wang .c. so: 1197 Hor and Mro. Hayop Rendall The true and actual consideration paid for this transfer, stated in terms of dollars, Magnes and the --- OTHERACXON MANAXONOON In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-roum shall be taken to mean and include the plural, the maxculine, the terminine and the neuter, and that generally all grammatical changes shall be assumed and implied to make the provisions hereof apply equally to corporations 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. Ing Una WHIT Mint I Whitin WAYNE RAK MILLICENT F. WHITING NOTE eted: See ORS 93.030 STATE OF OREGON? andal STATE OF OREGON, County of County of Klanath 88. . 19 86 RANDELLOJ. WHITING, MILLICENT F. WHITING, WAYNE BANDAIL, and APRIL W. RANDAIL Personally appeared ...who, being duly sworn, each for himself and not one for the other, did say that the former is the <u>OU QU</u> president and that the latter is the and acknowledged the foregoing instru-be voluntary act and deed.secretary of and that the seal attixed to the foregoing instrument is ..., a corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: ment to be Betog (OFFICIAL SEAL) Notary Public for Oregon (OFFICIAL My commision expires 11/16 Notary Public for Oregon SEAL) My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: (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 is exe-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. instruments, or a memorandum, thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are cuted a Such in ((2) Violation of subsection (1) of this section is a Class B misdemeanor. Dollars (5 4, 501.00.) is paid of the received for the received for a characteristic continued for the order fore 1 100 a han naan in in in Said real property described on the reverse side hereof is also subject to the following: SHIREY-STARY ERONAVED WHE HOLTON Reservations and restrictions as recorded in Volume My/Arpage 22105, Microfilm a search of the second s Records of Klamath County; Oregon and amended by instrument recorded in Volume M78, page 2676, Microfilm Records of Klamath County, Oregon. Assessments of Oregon Shores Recreational Club, Inc., as disclosed by reservations recorded in Volume M78, page 2676, Microfilm Records of Klamath County, Oregon. Restrictions and reservations as shown on the dedicated blat. Barea: of constructions as shown on the dedicated blat. STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of of September A.D., 19 _____86 1:50 the 15th o'clock P M., and duly recorded in Vol. at day of . M86 Deeds on Page _ 16610 FEE \$9.00 Evelyn Biehn, County Clerk By Im h_{1} ころを話せると 65953 CONTRACT--REAL ESTATE 13 TECIN CONTRACT - ACAL ESTATE - Partiel Payments になれ トー いぼう