					ESTATE-	Partio	I Payr
OA	17	48	1	94 (A	1		

1....

30

K-42418 CONTRACT-REAL ESTATE

hetween

PHILLIP W. BURTON AND HELEN J. BURTON, husband and wife and CARLOS H. NICHOLS

...... hereinafter called the buyer,

Vnl 1190 Panel 3877 @

PUBLISHING CO., PORTLAND, OF. 97204

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:

The West One-Half of Lot 18 in Block 3 of First Addition to Altamont Acres, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

for the sum of TWENTY THOUSAND AND NO/100-20.000.00 tor the sum of <u>TWENTY THOUSAND AND NO/100</u>, (hereinafter called the purchase price) on account of which <u>SIX THOUAND EIGHT HUNDRED AND NO/100</u> Dollars (\$ 6,800.00) 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:

Monthly payments of not less than \$168.48, payments to commence on the 11th day of August, 1990, and a like payment shall be due on the llth day of each month thereafter until July 11, 2000, at which time all sums of outstanding principal and interest shall become immediately due and payable.

The buyer warrants to and covenants 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 organization or (even il buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

lition to included in the minimum regular payments above required. Taxes on said premises for the current year shall be prorated between the parties hereto as of closing 19.....

(Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, 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-Lending 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.

Phillip W. & Helen J. Burton	STATE OF OREGON,
	SS.
SELLER'S NAME AND ADDRESS	County of County
Carlos H. Nichols	I certify that the within instru- ment was received for record on the
	day of
	at o'clock
BUYER'S NAME AND ADDRESS	FOR in book reel/volume No on
After recording return to:	BECORDER'S USE page or as fee/file/instru-
KCTC determined and the second secon second second sec	ment/microfile/reception No,
in the second	Record of Deeds of said county.
NAME, ADDRESS, ZIP	Witness my hand and seal of
Until a change is requested all tax statements shall be sent to the following address.	County affixed.
Carlos H. Nichols	
537 River Front	NAME
Bend, Oregon 97701	By
NAME, ADDRESS, ZIP	by Deputy

13878

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 is 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 seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the work and or explored and parties that of the seller at his declare the work of the power and in any of them, punctually, (3) to declare the work of the payments is and other documents from escrow and/or (4) to foreclose this unterly, cases and declare the whork at one at once due and payta and inderest created or then existing in lavor of the buyer negative the seller as hall revert in acid revest in acid and in any of such cases, all that the premises above describe performed and without any right to the possession of them premises above describe performed and without any right to declare the whork of a said seller as the addreed and reasonable. To compensation for seller at the addreed and reasonable, to enter upon there act of said property as absolutely. In the seller due that and the addreed and the more thereof or the reasonable, to enter upon the case of such delault and pay the and the right is contract and and the right is contract and any time thereating and any time thereating and the improvements and approximate thereander shall rever to the reasonable revert on a said seller to be prevines and above describe the importance to a said seller as the addreed and the seller as the addreed and the seller at the addreed and the seller as the addreed and the seller as the addreed and the seller to possession thereof, together with all the improvements and appurtenances there on thereof the aboves and the advect and prevision, hereof shall in no way affect his before the hore interest the addreed and the advect and the bayes and the bayes and advect and appurtenances thereon are thereof. Together

the land aloresaid, without any process of law, and take immediate possession thereot, together with all the improvements and oppartments match is interest belonging. Belonging. The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof 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 hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision likeli.

month which have been been been and the

11.01.05

Londer that the little without xecutors, administrators, personal representatives, successors in interest and assigns as well. 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 of-CARLOS H. NICHOLS ficers duly authorized thereunto by order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. Helen J. BURTON Philly W. Burton PHILLIP W. BURTON NOTE-The sentence between the symbols (), if not opplicable, should be deleted. See ORS 93.030).) 55. STATE OF OREGON, County of STATE OF OREGON, and Personally appeared County of Klamath who, being duly sworn, County of ______ Personally appeared ______ each tor himself and not one for the other, did say that the former is the president and that the latter is the Carlos H. Nichols Helen J. Burton & Phillip W. Burton secretary of , a corporation, 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-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. Before me: (SEAL) Notary Public for Oregon to be ment to be ... (OFFICIAL DIAL CARA 1996 C. 194 THEF Notary Public for Oregon 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 ceuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement, of deeds, by the conveyor of the title, to be con-it's board instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-it's board interest. re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. ties are (DESCRIPTION CONTINUED) and the state of the

STATE OF OREGON: COUNTY OF KL	AMATH: SS.			13 day
	and which County L	itle	the	m90 day
Filed for record at request of A.D., 19		ock <u>A</u> M., and duly	recorded in vol.	-
of A.D., 19			County/Clerk/	
		By Demeth	2 Afetsch	
FFF		ру <u></u>		
FEE 33.00		요즘 영화 가슴 것 같	1 	

decending to the affinition plat threat on file in the office of the same file of the same plate of the same plate the same plate of the s The Their Phoneners is the Stock & of Pilink And Film of Attributed arres cound uning the basic and the paper agains to practice from the solider off of the following described had a such presents affine W. C. E. M. P. That in consideration of the radiant comparison for the hyperprise of the solution of the solut and Constant of All Solar Solar Solar Solar Solar Annal Annal Solar Solar Solar Solar Solar Solar Solar Solar S 200 THIS GRAPHICT, More detailed High days of the market NOT AL SAUER TEL CONSVER-SERT STATE. SEVE FORMULTERING DAMAGE 1 8 $g^{*} \approx \sqrt{2}$ _____ Net Met - CONTRAND