36 JUL 15 AII :31

P. O. Box 520
Roseburg, Oregon 97470
Name, Address, Zip

21335	CONTRACT - REAL ESTATI		
MTC38531		AOUTHA	6 Page 20898
THIS CONTRACT, Made this 08 da	y of July	19 <u>96</u> , between	n_GWENDOLYN
hereinaster called the seller, and ENNETH W. Cl	ARK		
hereinafter called the buyer, WITNESSETH: That in consideration of the unto the buyer and the buyer agrees to purchase that County, State of Oregon, LOT 5 IN BLOCK 8 OF JACK PINE VILLE FILE IN THE OFFICE OF THE COUNTY OF	to-wit: AGE ACCOPDING TO	TUE OFFICEAR DE	is and premises situated in
FILE IN THE OFFICE OF THE COUNTY CI	ERK OF KLAMATH C	OUNTY, OREGON.	THEREOF ON
This contract of sale is not assign be unreasonably withheld.			
IN ADDITION TO THE MONTHLY PAY \$5,000.00 BETWEEN JUNE 16, 199	O WAD WORDSI	16, 1998.	
for the sum of SIXTY-FIVE THOUSAND DOLLA	RS AND NO/100		
for the sum of SIXTY-FIVE THOUSAND DOLLA (hereinafter called the purchase price) on account of	of which TEN THOUS	AND DOLLARS AND NO	65,000,00) /100
is paid on the execution hereof (the receipt of v remainder of said purchase price (to-wit: \$ thanFIVE_HUNDRED_TWENTY-FIVE_DOLLA	which is hereby acknow 55,000,00) to th	ledged by the seller); the order of the seller in mo	10,000,00_) e buyer agrees to pay the onthly payments of not less
each,		Dollars (\$	525.61
nmoble on the			
payable on the 16 day of each n and continuing until said purchase price is fully pa of said purchase price shall bear interest at	nonth hereafter beginnir id. All of said purchase	g with the month of Aug	ust , 19 96
of said purchase price shall bear interest at	the rate of EIGHT	price may be paid at any per	sime; all deferred balances r cent per annum from
of said purchase price shall bear interest at JULY 16, 1996 until paid, intermonthly payments above required. Taxes on said places of this contract.	est to be paid MONT! remises for the current i	and being incident	nded in the minimum
as of the date of this contract.	-	y am on mo oo provincia	oetween the parties nereto
The buyer warrants to and covenants with the seller that the *(A) primarily for buyer's personal, family or household possible to the property of the personal process of the personal	e real property described in the surposes.	nis contract is	
The buyer shall be entitled to possession of said lands on so long as buyer is not in default under the terms of this contra now or hereafter erected thereon, in good condition and repa premises free from construction and all other liens and save incurred by seller in defending against any such liens; that bu public charges and municipal liens which hereafter lawfully m become past due; that at buyer's expense, buyer will insure an damage by fire (with extended coverage) in an amount not less to the seller, with loss payable first to the seller and then to t delivered to seller as soon as insured. Now if the buyer shall f such insurance, the seller may do so and any payment so made interest at the rate aforesaid, without waiver, however, of any rig	July act. The buyer agrees that at ir and will not suffer or per the seller harmless therefror yer will pay all taxes hereaft ay be imposed upon said pro d keep insured all buildings than \$ FULL INSURA he buyer as their respective ail to pay any such liens, cos	all times buyer will keep the print any waste or strip thereof; in and reimburse seller for all der levied against said property, mises, all promptly before the now or hereafter erected on said BLE VALUE in a company interests may appear and all posts, water rents, taxes or charges	mat buyer will keep said coosts and attorney's fees as well as all water rents, same or any part thereof d premises against loss or your companies satisfactory licies of insurance to be
The seller agrees that at seller's expense and within insurance policy insuring (in an amount expel to said anythin	days fr	om the date hereof, seller will	furnish unto buver a title
insurance policy insuring (in an amount equal to said purchase date of this agreement, save and except the usual printed except also agrees that when said purchase price is fully paid and upon deed conveying said premises in fee simple unto the buyer, but and clear of all encumbrances since said date placed, permit restrictions and the taxes, municipal liens, water rents and public created by the buyer or buyer's assigns.	ions and the building and othe request and upon surrender of yer's heirs and assigns, free	it to said premises in the seller of it restrictions and easements now if this agreement, seller will deli- and clear of encumbrances as o	on or subsequent to the of record, if any. Seller iver a good and sufficient f the date hereof and free
	(Continued on reverse)		
 IMPORTANT NOTICE: Delete, by lining out, whichever phr and if the seller is a creditor, as such word is defined in the Regulation by making required disclosures. 	ase and whichever warranty Truth-in-Lending Act and R	(A) or (B) is not applicable. If we specified the seller MUST of	varranty (A) is applicable comply with the Act and
GWENDOLYN EASTERLY P. O. BOX 322		7	
GILCHRIST, OR 97737		STATE OF OREGON, County of	}ss.
Grantor's Name and Address		I bertify that the	within instrument was
		received for record on a	ke at
Grantee's Name and Address After recording return to:	0	o'clock	M., and recorded in
Douglas County Tith Co.	Space Reserved For	book/reel/volume No.	or as fee/file/instru-
100 Aura 02 97470	Recorder's Use	ment/microfilm/reception Record of Deeds of said	N. No
Name, Address, Zip Until a change is requested all tax statements shall be sent		Witness my hand	county. and seal of County
Kenneth W. Clark		affixed.	
P. O. Box 520 Roseburg Oragon 07/70	•	Name	Title

Deputy

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 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller's option shall have the following rights:

(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forfeited and the debt extinguished, and to retain sums previously paid hereunder by the buyer; *

(2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or

(3) To foreclose this contract by suit in equity.

In any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and the right to the possession of the premises above described 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 for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto 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 affect seller's 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.

However, the actual

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 65,000.00 Glowever, the actual consideration consists of or includes other property or value given or promised which is

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 and if an appeal is taken such sum as the trial court may adjudge reasonable as attorney's fees to be allowed the prevailing party in said suit or action and if an appeal is taken the sum of the state of the trial court that leading party in said suit or action and if an appeal is taken the sum of the state of the trial court that leading party in said suit or action and if an appeal is taken the sum of the state of the trial court that leading party in said suit or action and if an appeal is taken the sum of the state of the trial court that leading party in said suit or action and if an appeal is taken the sum of the state of the s from any judgment or decree of the trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's attorneys fees on such appeal.

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, the singular pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereon apply equally to corporations and to individuals.

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a oration it has caused its

thereunto by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30,330. GWENDOLYN EASTERLY	KENNETH W. CLARK
* BUYER: Comply with ORS 93.905 at seq prior to excercising this rem NOTE - The sentence between the symbols ①, if not applicable, should	nedy. d be deleted. See ORS 93.030.
(If executed by a corporation, affix corporate seal)	
STATE OF OREGON County of DOUGLAS }ss.	
BE IT REMEMBERED, That on this/Z /\dots undersigned, a Notary Public in and for said County and Stat GWENDOLYN EASTERLY	day of
me thatexecuted the same freety and volunt	and who executed the within instrument and acknowledged to arily. and and affixed my official seal the day and year last above
DONALD L COOPER NOTARY PUBLIC - OREGON COMMISSION NO. A020751 MY COMMISSION EXPIRES JAII. 18, 1997	Moral & Levylu Notary Public for Oregon. Ty Commission expires 1-15-9

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 istrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be conveyed. Such 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 bound thereby.

OLD 75:350 (3) VIOLEDII OI (1	sa 93.033 is punisimble, upi	JU COHAICHOH	by a mac or not :	more than	a 5 100.			
STATE OF OREGON: COUN	NTY OF KLAMATH:	58.						
Filed for record at request of		AmeriTi	tie			the	15th	day
of July	A.D., 19 96 at	11:31	o'clock	AN	A., and duly n	corded in	Vol	
of				e 20898				
FEE \$35.00		By_	6	Bernetha G.	Letsch, C	County Clerk	\cup	
						D		