17037 VOL 21.72 PAGE 10642 FORM No. 854-CONTRACT-REAL ESTATE-Partial Payments-Deed in Escrew (Individual or Corporate). [This contract should be executed in triplicate, acknowledged by seller and recorded in the deed records.] THIS CONTRACT, Made this ...... Ist. ... day of ...... August.... Frank Gunn and Barbara K. Gunn, his wife ..., 19.69..., between hereinafter called the seller, and ..... Oral R. Wagner and Lorraine M. Wagner, his wifehereinalter called the buyer, WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as hereinafter specified, the seller hereby agrees to sell to the buyer and the buyer agrees to purchase from the State of Oregon , to-wit: The Southwest quarter of the Northwest quarter of the · Southwest quarter of Section 8, Township 36 South, Range Sin 13 East, Willamette Meridian. 5 74 for the sum of Three Thousand Four Hundred and Fifty Dollars (\$ 3,450.00) (hereinafter called the purchase price) on account of which Two Hundred and Fifty dollars Dollars (\$ 250.00) is paid on the execution hereof (the receipt of which .....) is paid on the execution hereof (the receipt of which hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows, to-wit: 14 Balance of \$3,200.00 to be payable in monthly installmentd of \$35.00, or more, including 7% interest. There will be 5 2 no penalty for pre-payment. First payment due September Ist, يكر I969. T. 5 3.7 . ? \$P in a company or companies satisfactory to the seller, with loss payable lists to the seller and then to the buyer ir respective interests may appear and all policies of insurance to be delivered as soon as insured to the sector safeth herinanter named. Now buyer shall fail to pay any such lists of an another the deli secure of the procure and pay for such insurance, the seller may do and ayment so made shall be added to and become a part of the deli secured by this contract and shall bear interest at the rate aloresaid, without , however, of any right arising to the seller for higher's breach of contract. 1 21 . . . . . . . . . any pa Contemporaneously herewith, the seller has executed a good and sullicient deed (the form of which hereby is approved by the buyer) convey-ing the above described real estate in fee simple unto the buyer, his heirs and assigns, free and clear of incumbrances as of the date hereof, excepting the easements, building and other restrictions now of record, if any, and 1 tems of record commonly accepted 51 and the title insurance policy mentioned above, in escrow with U.S. National Bank of Chiloquin, Oregon, said purchase price and the sprice and the terres of this agreement. The buyer shis heirs and assigns, said purchase price and the respective installments thereof, promptly at the times provided therefore, to the order of the buyer shis heirs and assigns, said purchase price and the respective installments thereof, promptly at the times provided therefore, to the and escrow face to pay the balance of the selfer. The secrow lee of the escrow agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by the selfer and buyer in equal shares; the collection charges of said agent shall be paid by th 110 N.F. shid purchase price and the respective installments thereol, promptly at the times provided theretor, to the sale escrow agent for the use and owners of the seller. The escrow tee of the escrow agent shall be paid by the seller and buyer in equal shares; the collection charges of said agent shall be paid by the <u>Seller</u> 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 proments above required, or any of them, punctually within 20 days of the time dward (2) to declare the whole unpaid principal bal-face to said purchase price with the interest thereon at once due and payable, (3) to within avoid (2) to declare the whole unpaid principal bal-face to foreclose this contract by suit in equify, and in any of such cases, all rights and intersaid died and other documents from escrow and/or acquire by sells thereunder shall rever to and revest in said seller without any act of re-entry, or rampes above described and all other rights and without any vight hereunder shall rever to and revest in said seller without any act of re-entry, or rampes above described and all other rights and without any vight hereunder shall have the ight immediately, or at any time thereafter, to enter upon the land allores the said seller with a the interest of and selves the said seller with any time thereafter, to enter upon the land allores being and the said seller with a stream or some and sprate to be any time to sell purchase and show thereafter, to enter upon the land alloreshifts in a waiver of law, and take immediate possessith all haves the seller at any time to require performance by the buyer of any provision hereof shall in no way any aucceding breach of any such provision paid for this transfer, shall have the seller at any time to require performance by the buyer of pay provision hereof shall in no way any aucceding breach of any such provision paid for this transfer, shall have to the provision hereof, the buyer aresea to a such de 1 1 53 ¥.4 e en al 1 IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the un-ME dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal attixed hereto hv its officers duly authorized thereunto by order of its board of directors. by its officers duly authorized thereunto by order of its board of Airectors. Juna 膝 Aquentre m. Wagner Barban & gun R.T. \*Strike whichever phrase not applicable. [For notatial acknowledgment, see reve NOTE--The sentence between the symbols (), if not applicable, should be deleted. See U teverse] Chapter 462, Oregon Laws 1967, as amended by the 1967 Special Session. No. C. Starter



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