1703× VOL M70 PAGE 10644 FORM No. 854-CONTRACT-REAL ESTATE-Partial Payments-Deed in Escrow (Individual or Corporate). iThis co owledged by seller and recorded in the deed records.) Ð THIS CONTRACT, Made this Ist day of August Frank Gunn and Barbara K. Gunn, his wife , 19 69 , between hereinafter called the seller, and ... Kenneth O. Wagner 1. [A]() . hereinafter called the buyer, WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as hereinalter specified, the seller hereby agrees to sell to the buyer and the buyer agrees to purchase from the seller, the following described real estate, situate in the County of Klamath State of Oregon , to-wit: <u>\_</u> State of The Southeast quarter of the Northwest quarter of the Southwest quarter of Section 8, Township 36 South, Range 13 East, Willamette 4 Meridian. 113 63 1 đj for the sum of Three Thousand Four Hundred and F1fty Dollars (\$ 3,450.00) (hereinafter called the purchase price) on account of which Two Hundred and F1fty dollars Dollars (\$250.00) is paid on the execution hereof (the receipt of which for the sum of Three Thousand Four Hundred and Fifty ્રિં hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows, Cash to-wit: 1 Balance of \$3,200.00 to be payable in monthly installments of \$35.00, or more, including 7% interest. There will be no penalty for pre-payment. First payment due September Ist, 1969. **.** \$ All of said purchase price may be paid at any time; all deferred balances shall bear interest at the rate of <u>7</u> per cent per annum from <u>August 1st</u>, 1969 until paid, interest to be paid <u>monthly</u> and <u>being included in</u> <u>being included in</u> <u>the minimum regular</u> being shall be entitled to possession of said premises for the current tax year shall be prorated between the parties hereto as of this date. The buyer shall be entitled to possession of said Indis on <u>August 1st</u>, 1969, and may retain such possession so long as he is not in dodault under the terms of this contract. The buyer afrees that at all times he will keep the buildings on said premises, now or hereafter erected, liens and save the seller harmless thereform and reimburse seller for all costs and attorney's test incurred by their in default at year shall be or normity before the same or any part thereof thereof become past due that at buyers explicit any sait or and attorney as therefore past due that at buyers explore hereafter erected in the seller hermites, all promptly before the same or any part thereof become past due; that at buyer serverse, all promptly before the same or any part thereof become past due; that at buyer serverse, built in a default coverage) in an amount not less than a such as the exceeded overage) in an amount not less than the seller erected on said premises against loss or damage by the (with estended coverage) in an amount not less than the seller erected on said premises against loss or damage by the two studies overage) in an amount not less than the seller erected on said premises against loss or damage by the second become past due; that at buyer setting advance the seller erected on the said premises against loss or damage by the two the studies over the same or any the second become past due; that at buyer setting advance the second provide the second become past due; that at buyer the second become past due; that at buyer the second become past due; that at buyer the second becond pare there there advance advan 3 ST. 3 . F 9. S. Contemplyaneously herewith, the selier has executed a good and sufficient deed (the form of which hereby is approved by the buyer) convey-ing the above described real estate in lee 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 items of record commonly accepted たり and has placed said deed, together with an esecuted copy of this contract escrow agent, with instructions to deliver said deed, means  $O_1 = O_1 = O_2 = O_$ and purchase price and the respective installments increase, provided and space of the seller. The accretive for a like eactor agent shall be paid by the seller and buyer in equal shares; the collection charges of and agent shall be paid by the seller and buyer in equal shares; the collection charges of and agent shall be paid by the seller. The accretive for 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 the inscontract null and void, (2) to declare the whole unpaid principal bailing and the interest of the interest or created or then eristing in lavor of the buyer as and purchase price with the interest thereon and the right to the possession of the premises above described and all other rights and without any right of the buyer hereunder shall within 20 auto cases, all rights and interest created or then eristing in lavor of the buyer as accounted the buyer hereunder shall with a contract and increase of any other act of said seller to be performed and without any right of the buyer thereunder shall with any new therein and the agreed and the declare the unchance of a said seller with all the interview of a any other act of a said seller to be performed and without any right of the buyer of return the agreed and reverses in and the interview of a such delauit. And the seller, in case of such delauit, shall have the right immediately, or at any time and above the solute belong to an the seller with all the improvements and above the solut be belong to any shall any woiver by said seller of any breach of any provision hereof be and allower of the single the solution of a solut delauit. And the adreed and reverses and delauit case and below the seller and the provision terest of any breach of any provision hereof and allower and above the solution entract and solut the seller in case of a such delauit any process of any delauted. And the adreed and reverses and d 1 1. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if gither of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal attixed hereto by its officers duly authorized therewarto by order of its board of affectors. 4 / Juna-× Sarban 23 7 Suxa  $\mathcal{C}$ \*Strike whichever phrase not applicable. [For notarial acknowleddment, see reverse]. NOTE—The sentence between the symbols (), if not applicable, should be deleted. See Chapter 462, Oregon Laws 1967, at amended by the 1967 Special Session :\*)

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10645 RECEIVED PAYMENTS ON WITHIN CONTRACT. AS FOLLOWS: DATE INSURANCE OR TAXES INTERES INTEREST PAID TO INCIPAL PRINCIPAL DATE INSURANCE OR TAXES NTEREST INTEREST PRINCIPAL PAID TO PRINCIPAL 14 \* 1. 7. 1 1.0 j, 11 -到他 ¥( 3 CHILOQUIN BRANCH IMITED STATES KATIONAL BRANCH P. O. BOX 377 CHILOQUIN, OREGON 97524 P CONTRACT ð instru on th 19.70 County Clerk Title. , and record fe 10644 STEVENS-NESS LAW FUB. CO., PORTLAND, ORE. BETWEEN seal 19 and p Block hand 14 STATE OF OREGON, AND Witness my J Dunty affixed. Wm. D. Milne 51 AFTERRE Fee \$3.00 71.1 Dated Lot Addition Address Address County S. - 1 ByC \$ STATE OF OREGON; alifornia MARCE v appeared the above part 1 STATE OF OREGON, County of .... 開 County of Sant's Clara 記 .) 55. ....., 19 W W R. A. Personally appeared ..... Personally appeared the above named .... and Kannath A. Lephor who, being duly sworn, each for himself and not one for the other, did say that the former is the 3022 20 11 2 ----president and that the latter is the and acknowledged the foregoing instru-.... secretary of ..... 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-half 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: Before me: Outor Outor Notary Public-tor, Orfeba Galifornia (SEAL) King -Notary Public for Oregon ΤĞ (SEAL) My conversion expires: Fri My commission expires: CURTIS L. DUSSELL NOTARY PUBLIC SANTA CLARA COUNTY, CALIF, My Commission Expires July 24, 1973 E. Ś the state of the s Ì٣ . elip', 44843 21.1 • 34 44 4.001-001 1212-001 3,19