TK 1605' CONTRACT-REAL ESTATE-Monshily Payments. MTC #4.31. 1863 STEVENS STATE POLISHING CO. PORTLAND, OR OTHER TK 1605' CONTRACT-REAL ESTATE Vol. 26 Page 10358 THIS CONTRACT, Made this 7th day of June , 19.76, between (1)	
RCDEFC C. Johnson And Charles B. Johnson and Ida R. Johnson, husband and wife and Charles B. Johnson and Ida R. Johnson, husband and wife , hereinafter called the seller, , hereinafter called the buyer, , hereinafter called the buyer, 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 de- scribed lands and premises situated in	
The E's of the NE's of Section 36, Township 35 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon. Subject, however, to the following: 1. Unrecorded Contract of Sale dated September 1, 1974 between Louis H. Hegge and Dorothy L. Hegge, husband and wife, as Sellers, and R. C. Johnson Regord Dorothy L. Hegge, husband and wife, as Sellers, and R. C. Johnson	
As Buyer, which contract vendees do not assume the barmless therefrom. covenants to and with Vendees that he will hold them barmless therefrom. It is hereby agreed by and between the parties hereto that this Contract shall be paid in full ten (10) years from the date of this Contract.	
for the sum of Nine Thousand Five Hundred and No/100ths-Dollars (\$ 9,500.00) (hereinafter called the purchase price), on account of which Five Hundred and No/100ths Dollars (\$ 500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 9,000.00) to the order of the seller in monthly payments of not less than EIGHTY-FIVE and NO/100THS Dollars (\$ 85.00) each, or more, prepayment without penalty,	
payable on the 15th day of each month hereafter beginning with the month of July , 19.76, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of .8% per cent per annum from June 15, 1976 until paid, interest to be paid Monthly and * being included in	
the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- rated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primatily to buyer's personal, tamity, household or agricultural purpose, (B)-for our or dimination-or form if duryer is anatural process, (B)-for an or dimination of the seller that the seller that the real property described in this contract is The buyer shall be entitled to possession of said lands on On Closing, 19.76, and may retain such possession so long as the is not in default under the terms of this contract. The buyer grees that at all times he will keep the buildings on said premises free from mechanic's exceeded, in dedaction and repair and will not suffer or premit any wate or strip thereoit; that he will keep said premises free from mechanic's any exceeded in dedaction and repair and will not suffer or premit any wate or strip thereoit; that he will keep said premises free from mechanic's and any any exceeded in dedaction and repair and will not suffer or premit any wate or strip thereoit; that he will keep said premises free from mechanic's and the suffer and will any suffer or premit any wate or strip thereoit; that he will keep said premises free from mechanic's less incurred by him in defaulting advalue any suffer or premit exceeded in the suffer of the suffer or premit and will not suffer or premit any wate or strip thereoit; that he will keep said premises free from mechanic's less incurred by him in default any suffer of the suffer or premit and will not suffer of the suffe	
such liens; that he will pay all taxes hereafter levied against said property, as well as all wair feits, but and the will pay all taxes hereafter levied against said property, as well as all wair feits, but become past due; that at buyer's expense, he will atter lawfully may be imposed upon said premises, all promptly belore the same or any part thereof become past due; that at buyer's expense, he will insure and keep imsured all buildings now or herealter erected on said premises against loss or damage by fire (with extended coverage) in an amount full insure all buildings now or herealter erected on said premises against loss or damage by fire (with extended coverage) in an amount full insure and here insured all buildings now or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as not less than s	
the seller for buyer's breach of contract. 30	
STATE OF OREGON, SS. County of I certify that the within instru- ment was received for record on the	
BUYER'S NAME AND ADDRESS SPACE RESERVED at	
NAME, ADDRESS, ZIP County attracts Unili a change is requested all tax statements shall be sent to the following address. Mr of Mrs. Charles B. Johnson Recording Officer 2309 Harrison St. By Osh hosh, Wisconsin 53/90/ Deputy	

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10359 the buyer shall fail to agreement berein contain And it is understood and agreed between sold parties that time is of the essence of this contra-payments above required, or any of them, punctually within ten days of the time limited therefor, or i the attraction of the solution shall have the following rights (1) to declare this contract null and void, (2) and payments above required or any of the following rights (1) and payable and for (2) to forelose this con-the solutions shall have the following rights (1) and payable and for (2) to forelose this con-tained plutchase price with the interstence thereon at difficult of the buyer as against the setter thereon at difficult of the buyer as against the setter thereon shall r possession of the premises above asid seller to be performed and without any right of the contract and n possession of the purchase of therefolore made on this contract are to be retained by an belong to a of a count of the purchase of therefolore made on this contract are to be retained by and belong to a of a count of the purchase of therefolore made on this contract are of a solution the solution of the solut all right, without any process of law, and take immediate powersion thereof, loge entry on the larch aloreasid, without any process of law, and take immediate powersion thereof, loge intervolut therefold belong made. sntract, and in case the buyer shall fail to mak or fail to keep any adteement, herein contained, (2) to declete the whole, unpaid principal balar (2) contract by suit in equity, and in any of such ontract by suit in equity, and in any of such all tever! to and revest in said seller without an all tever! to and revest in said seller without an return, reclamation or compensation for moneys return, reclamation and never been made; and it in such gayments had never been made; and it payments had eller as the agr ight immed the thereon or thereto belonging. The buyer further agrees that failure by the swifer at any time to require performance by the buyer of any provision here be right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to ceeding breach of any such provision, or as a waiver of the provision itself. vay affect eof shall in . GREANX BX XXX XXXXX 9,500.00 ch sum as the e that court, the ouyer turther promises to pay such sum as the appendic court shall adjudge reasonable as plantut a atomicy's rece on social In construing this contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires, the singu-ing on shall be taken to mean adjudic the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall wads, 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 un-IN WITNESS WHEREUF, said parties have executed this instrument in duplicate; it either of the un-dersigned is a corporation, it has crussed its corporate name to be signed and its corporate seal attixed hereto by its officers guly authorized thereunto by order of its board of directors. African Armon Charles B. Johnson 1 Charles B. Johnson Robert C. Ida R. Johnson () deleted. See ORS 93.030). NOTE-The sentence between the symbols (), if not applicable, and he STATE OF OREGON, County of .., 19... and STATE OF OREGON, County of Klamath ..who, being duly sworn, Personally appeared each for himself and not one for the other, did say that the former is the 76 uly 8 . 19. ... president and that the latter is the J secretary of ... ally appeared the above nan 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-of said corporation by authority of its board of directors; and each of hall of said corporation by authority to be its voluntary act and deed. Before me: a corporation, Robert C. Johnson acknowledged the toregoing instru-I'ment to be COFFICIAL M. ington Extense T Notary Public for Oregon 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 ex-suided and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being convey 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 a "(2) Violation of subsection (1) of this section is a Clark Directory of the section of thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NEES LAW PUB. CO. FORTLAND. ORE. WISCONSIN -STATE OF GREGON, . 19.... County of WINNEBAGO XXXXXXX July ۲ known to me to be the identical individual.⁹ described in and who executed the within instrument and chey executed the same freely and voluntarily. husband and wife ______named IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. All Notary Public for UNEGENX Wisconstan TUN SE Y 7-17-77 State of Oregon, County of Klamath] ss, My Commission expires.. I hereby certify that the within instrument was **秋花秋**下台 received and filed for record on the ____ ____8th 63 day of ______, 1976 ____, at _3:10 o'clock ____P_M. and recorded on Page_10358-210 145-54-152 in Book M 76 Records of DEEDS 17412 of said County. WM. D, MILNE, County Clerk By Basilana L Deputy \$ 6.00 The start 1.01 Service Service