| FORM No. 840-CONTRACT-REAL ESTATE-Monthly Installments Payable to Vendors (Husband and Wife) with Right of Survivorship. (Individual or Corporate). | ٦Î |
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| THIS CONTRACT, Made this 1 st day of June , 19.69 , between Raymond R. & Jean E. Patscheck & Fred W. & Carol J. Voiga , husband and wite, Wayne in the She Weight The She W | |
| as hereinafter specified, the sellers hereby agree to sell to the buyer and the buyer agrees to purchase from the sellers the following described real estate, situate in the County of <u>Klamath</u> State of <u>Oregon</u> , to-wit: | |
| The East i of the South West i of the North West i of the South West i of Section 18, Township 35 South Range 13 E.W.M., consisting of five acres more or less. The Westerly 25 feet to be an easement for ingress and egress. | |
| The West & of the South East & of the North West & of 2001 the South West & of Section 18, Township 35 South Range 13 E. W.M., consisting of five acres more or less. The Westerly 25 feet to be an easement for ingress and egress. | |
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| for the sum of three thousand and no/100 Dollars (\$ 3,000.00 _) (hereinafter called the purchase price) on account of which (30.00) thirty and no/100 Dollars (\$ 30.00) 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: | |
| Falance of \$2,970.00 to be taid at the rate of \$30.00 per month or more including 7% interest. First payment due July 1, 1969 and a like payment the lst of each month until paid in full. | |
| Buyer has until September 31, 1969 to cancell contract and obtain a full refund should he so desire. | |
| All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of BEVEN per cent per annum from JUNO 1, 1969 until paid, interest to be paid. MONTALLY and the bar interest at the rate of BEVEN the minimum regular payments above required. Taxes on said premises for the current tax year, shall be prorated between the parties hereto as of the date of this contract. At the time of the execution hereol, the sellers herein (who are husband and wile) own said described real estate as terants by the entireties; be that of init tenners with the with their interest in this contract and in the unpaid purchase price of said described real estate as terants by the entireties; | |
| the sellers' interest in this contract and in and to the then unpaid balance of said purchase price, principal and interest, immediately shall vest solely in the survivor of the sellers, the till to be then unpaid balance of said purchase price, principal and interest, immediately shall vest solely the buyer shall be entitled to possession of said lands on JUNE 1 JUNE 1 JUN | |
| terest may appear and all policies of insurance to be delivered to the selfers as soon as insured. Now it the buyer shall fail to pay any such liens, become a part of the debt secured by this contract and shall bear interest at the rate aloresaid without waiver, however, of any right arising to the selfers are soon as insured. Now it the buyer shall fail to pay any such liens, become a part of the debt secured by this contract and shall bear interest at the rate aloresaid without waiver, however, of any right arising to the selfers are soon as insured. Now it the buyer as the shall be added to and selfers for buyers breach of contract. The selfers agree that at their expense and within ten days from the date hereof, or <u>ABLO CONTRACT 18 paid 1n ru</u> in the selfers on or subsequent to the date of this agreement, save and except the usual printed exceptions and upon surrender of this afterement, they will deliver a good and sufficient deed conveying said premises in fully paid and upon request and upon surrender of this of neuron based premises and encounters in the said premises in the buyer, his heirs and assigns, itee and clear of the said premises in the said and upon request and upon surrender of this of the said premises in the said premises in the said and upon request and upon surrender of this afterement, they will deliver a good and sufficient deed conveying said premises in leas imple unto the buyer, his heirs and assigns, itee and clear of the said are clear to be added to and sufficient deed conveying said premises in leas imple unto the buyer, his heirs and assigns, itee and clear of the said premises in leas imple unto the buyer, his heirs and assigns, itee and clear of the said and upon surrender of this and the said premises in leas imple unto the buyer, his heirs and assigns, itee and clear of the said premises in leas imple unto the buyer. | 11 |
| charges so assumed by the buyer and lurther excepting, however, the said easements and restrictions and the taxes, municipal liens, and assigns, tree and clear And it is understood and adreed between said parties that time is of the excent do by the buyer or his assigns. Payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then of said purchase price with the interest thereon at fonce due and payable and/or (3) to foreclose this contract and in case the buyer shall fail to make the right to the possession of the premises above described and all other rights acquired by the buyer nerver to and revers in and the any of such without any act of re-entry or any of there of said elfermine and all other rights acquired by the buyer hereunder shall rever to and revers in said selfers for moneys paid on account of the purchase of said property, as above described and all other rights acquired by the buyer nerver to reture to and revers in said selfers made; and in case of such delauit layaments herelone made on this contract to be retained by and belong to said selfers as the agreed and any time therealiter to enter upon the inde of said selfers, in case of such delauit, shall have the time of such the said purchase is up to the time of such default. And the said selfers, in case of such delauit, shall here the of the said expression of the purchase of said property. The buyer further agrees that laiver by the selfers at any time to complete the said selfers in the said selfers at methaneys or the said selfers at any time therealiter to enter upon the said with any process of law, and the said selfers in the said selfers at the prove- tation of the purchase of the selfers at any time to complete the possision thereoi together with all the improve- ters of the said selfers at any time the said selfers at any time to complete the possision thereoi together with all the improve- teresthere the selfers at the selfers at any time to | en este anna a sua de la compañía d |
| anect their right hereunder to enforce the same, nor shall any waiver by said sellers of any breach of any provision hereof shall in no way any succeeding breach of any such provision or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ | |
| In case suit or action is instituted to involve given or promised which is the whole consideration (indicate which). (In case suit or action is instituted to involve this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the court may adjudge reasonable as attorney's less to be allowed plaintil in said suit or action and if an appeal is taken from any judgment or decree appeal. In construing this contract, it is understood that the buyer may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine shall include the leminine and the neuter, and that generally all grammatical changes of one of said asilers, that the word "sellers" shall mean only the survivor of them and the heirs and assigns of such survivor. | |
| IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un- dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers dup authorized thereunto by order of its board of directors. | |
| *Strike whickever phrase not applicable, [For notarial; acknowledgment, see reverse]. NOTE-The intence between the symbolic O. It not applicable, should be deleted. See Chapter 462; Oregon Lawr 1967; of comended by the 1967 Special Session. | 0.10 |
| Logier 462, Oregon Lowr 1967, 'gi'omended by the 1967 Special Session. | 21 |

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| CONTRACT | STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. | A CONSTRUCTION OF | Address | | ddress 2 2 2 4 | Dated | 4ddition | STATE OF OREGON, | County of Klamath [] I certify that the within instru- | ° , O | s of said C | Witness my hand and seal of County affixed. | Mu. D. Milne | County Clerk Title | - S 5 r | ee \$1.00 | Mr. F. M. | 212 West Mission Court 212 West Mission Court Corona, CA 91720 | |