NAME

By Deputy

John and Debbie Espinosa

810 N. Quillan Kennewick, WA 99336 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 option shall have the following rights: (1) to dealere this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with interest thereon at once due and payable and/or (3) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or the esisting in layor of the buyer as against the seller hereunder shall utterly case and determine and the right to the possession of the premises above described and without any right of the buyer the reunder shall revert to and revest in said seller without any right to the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said seller to be performed by and sheller, as the agreed and relevable reint of said receives up to the right immediately, or at any time thereafter, to enter upon the land aforesaid, without any process of law, and the said seller, in case of such default. And the said seller, in case of such default, shall the improvements and apputchance thereofto belonging.

The buyer turther agrees that tailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's any such provision, or as a waiver of the provision itself.

A(1)ife that bent The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 54,000.00 However, the actual consideration consists on case suit or action is instituted to loreclose this contract or to enforce any provision hereof, the Iosing party in said suit or action agrees to pay such a stee trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and if an appeal is taken from any transfer on such appeal.

In construing this contract, it is understood that the called on the party in the contract, it is understood that the called on the party in the contract, it is understood that the called on the party in the contract, it is understood that the called on the party in the contract, it is understood that the called on the party in the contract, it is understood that the called on the party in the contract, it is understood that the called on the party in the par afterney's less 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 hereol apply equally to corporations and to individuals.

This agreement shall bind and insure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, administrators, personal representatives, successors in interest and easigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED 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. NOTE—The sentence between the symbols (D) if not applicable, should be deleted. Sea: ORS 93.030). (If executed by a corporation, affix corporate seal) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF WAShington County of Klamath 5 County of Benton This instrument was acknowledged before me on This instrument was acknowledged before me on 2/5 W Laybober 1986, by John Espinosa and Deborah Espinosa , 19 ... , by .. Sellers

Sellers

Lithard & Espinosa

Company Public for Washington

Mashington

Little Mashington

Mashington

Little Mashingt James A. Kimbler and Patricia Kimbler, husband and wife Notary Public for Oregon (SEAL) My commission expires: My commission expires: 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 instrument 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 conserved that the instrument is executed and the parties are bound thereby. June 10, 1938 ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (MERCHANTENCOM MINORED) Buyers agree to refinance property and pay the balance of this contract in full on or before August 17, 1990. Essan R Buchle SUSAN R. BUCKLE NOTARY PUBLIC OREGON My Commission Expires 11-4-88

STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of January _ A.D., 19 _87 _ at _ 4:00 o'clock P M., and duly recorded in Vol. day Deeds FEE \$9.00 Evelyn Biehn, Sounty Clerk