704. CONTRACT—REAL ESTATE—Porti	CONTRACT-	REAL ESTATE	Volmaa	Page 1343	
16378			May	, 19_92, between	en
	thisaay				
Michael Johnson				the collect the buy	er,
WITNESSETH: That in	Klamath_	County,	and agreements rom the seller al State of Oregon	herein contained, If of the following	de-
Lot 6 Block 19 S	Sprague River Vall Office of the Cou			or ac ber race	11
نام العام العالم العام الع	The said and the s		1 27/2000 11	Jars (\$1833 <u>.37</u>	
ereinafter called the purch	ase price) on account Collars (\$	) is paid on t nder to be paid to	he execution here the order of the	seller at the times	hich is and in
s61.40 on the	10th of June 1992	and each con	secutive mont	h thereafter	
(B) For an organization of All of said purchase price may be per cent per armum from PCP the minimum regular payments about the in out of the contract.  The bus shall be entitled be in out or selected, in several and all other lens and save the sund all other lens and save the such beautiful may be impased updistred and keep insured all building mut less than \$ \frac{1}{2} \f	and at any time; all delerted by above untive required Taxes on said prentito passession of said tands on the contract. The boyer are any and will not suffer or permittle harmless thereform and returned the harmless thereform and resonances the return and premises, all promptly the grown or hereafter executed on any premises, all promptly the policies of insurance and all policies of insurance and secured by this contract and short secured by this contract and upon request and upon sequential upon or arising by, through or under ges so assumed by the buyer and so the first short short so the secured by the buyer and win the Iruthin-Lending Act and Reight Model and No. 1038 or similar unless them.	alances of said purchase il paid, interest to be lises for the current tax. CONTTACT dates after the said of the current tax. CONTTACT dates after that at all times to any waste or strip if inburse seller for all cospoperty, as well as all current the same or any property, as well as all current the same or any property, as well as all said that the said said said the said that the said said that the said bear interest at the said bear interest at the said said the restrictions and other restrictions and other restrictions and other restrictions and clear of encumbration of little agreement of this agreement of this agreement of the said premium and clear of encumbration of little agreement of the said premium and clear of encumbration of little agreement of little agreement of little agreement.	price shall be prorated  year shall be prorated  he will keep the build hereof, that he will ke  to and attorney a tees it it water reuts, public of so or damage by fire ( or, with loss payable fit the seller may do so as instruct, the seller may do so as rate aloresaid, without ate heteol, he will furni- ses in the seller on or a to a so of the date hereo- tees as of the date hereo- wer, the said ensements  less and encumbrances  by is not opplicable. If we I comply with the Act on first lien to finance the	I may retain such possessions on said premises, now not premises, now eye said premises, now eye said premises feel from the said one that at buyer's expected by him in detending a due, that at buyer's expected by the standed coverage) it is to the seller and then to Now it the buyer shall tand any payment so made a waiver, however, of any rish unto buyer a title insurant buyer at title insurant buyer at title insurant buyer and tree and clear of the said and tree and clear of all and tree and clear of all said restrictions and the tander created by the buyer or howevery (A) is applicable and degulation by making requipurchose of a dwelling in y	on so of the on so long as or herealter or herealter mechanics of against any swhich herennee, he will in an amount the buyer as in to pay any shall be added ight arising to mance policy inhis agreement, east that when conveying said encumbrances is assigns.
Michael Johnson P.O.Box 3076 Culver City, CA 90  SELLER'S NA Johanna Hey 2900 Lass Ave.  Kingman, AZ 8640	1230 ME AND ADDRESS	SPACE IN	STATI	inty of	within instructed on the process of
	Michael Johnson Johanna Hey  WITNESSETH: That in agrees to sell unto the but dlands and premises situ.  Lot 6 Block 19 recorded in the APN: 3612-140-3  The buyer warrants to and "(A) rimarily for buyer's prounts as follows, to-wit:  \$61.40 on the until paid in  The buyer harm in temper the minimum regular payments about the in not in default unfer the letter of the interest of the payments and all of the interest of the payments and the payments are single unit an amount equal to said patches the payments and payments are single unit and payments and payments are single unit to the payments. We seem the single and public charters not the payments are single unit to the payments. The payments are single unit to the payments. The payments are single unit to the payments are single unit to the payments. The payments are single unit to the payments. The payments are single unit to the payments are single unit to the payments. The payments are single unit to the payments are single unit to the payments. The payments are single unit to the payments are single unit to the payments are single unit to the payments. The payments are single unit to the payments	Michael Johnson  Johanna Hey  WITNESSETH: That in consideration of the ragrees to sell unto the buyer and the buyer agreed lands and premises situated in Klamath  Lot 6 Block 19 Sprague River Vall recorded in the Office of the Country of the APN: 3612-140-310-8  The buyer warrants to and coverants with the seller that a country of the	Michael Johnson  Johanna Hey  WITNESSETH: That in consideration of the mutual covenants agrees to sell unto the buyer and the buyer agrees to purchase fit and and premises situated in	MICHAEL Johnson herein  MICHAEL Johnson herein  Johanna Hey herein  WITNESSETH: That in consideration of the mutual covenants and agreements agrees to sell unto the buyer and the buyer agrees to purchase from the seller a green to purchase from the seller as agrees to sell unto the buyer and the buyer agrees to purchase from the seller as agrees to sell unto the buyer and the buyer agrees to purchase from the seller as agreements and agreements as follows. State of Oragon Klamath County, State of Oragon APN: 3612–140–310–8  The sum of One thousand eight hundred thirty-three and 37/1000 and APN: 3612–140–310–8  The sum of One thousand eight hundred thirty-three and 37/1000 and APN: 3612–140–310–8  The sum of One thousand eight hundred thirty-three and 37/1000 and APN: 3612–140–310–8  The sum of One thousand eight hundred thirty-three and 37/1000 and APN: 3612–140–310–8  The sum of One thousand eight hundred thirty-three and 37/1000 and APN: 3612–140–310–8  The sum of One thousand eight hundred thirty-three and 37/1000 and APN: 3612–140–310–8  The sum of One thousand eight hundred thirty-three and 37/1000 and APN: 3612–140–310–8  The sum of One thousand eight hundred thirty-three and 37/1000 and the execution hereinster called the purchase price of the sum of the sum of the purchase price only the sum of the sum	Michael Johnson herrinates called the sell distinct the sell disti

		-
	A '	
_ 2 34		

And it is understood and arreed between said parties that time is of the essence of this contract, and in case the huyer shall fail to make the payments above required or aim of them, punctually within for days of the fine limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the hillowing fielts. (1) to declare this contract until and coal, (2) to declare the whole unpund punished balance of such loss price with the interest therein at one due and psyable and or (3) to forefore this contract by surface quite units, and in any of such cases, all tights and interest created or then existing in two of the hiver as a met the solide this contract by surface and income at the primary above observable and all other rights assured by the boards whill interest to and resect in said seller without any act of resource or me other acts is said of the to be performed and solide the lower of returns, is himself or composition for moneys paid on account of the purpose of such all property is also details. But, and pril, the said the lower of returns to seller assured and accounts and such a property of the time of solidary and in the contract of the contract and such as after a such and are also accounts and in the solidary of the contract and such as the active of an account processing the contract and such as the active of an account processing the contract and such as the active of an account processing the contract and such as the active of an account processing the contract and such as a fact of an account processing the contract and such as a fact of an account processing the contract and such as a fact of an account processing the contract processing the contract processing the contract processing the contract processing thereof, together with all the angiovements and apparten need the contract processing the contract procession thereof, together with all the angiovements and any account of the processing the contract procession thereof, together with all the angiov

	6
To case suit or action is instituted to loreclose this contr.  court may adjudge reasonable as attorney's lees to be allowed the trial court, the buyer lutther promises to pay such sum appeal.  In constraing this contract, it is understood that the self-lar pronoun shall be taken to mean and include the plural, the be made, assumed and implied to make the provisions hereof as	EKNINGHONNENNEENNEENNEENNEENNEENNEENNEENNEENNE
IN WITNESS WHEREOF, said parties designed is a corporation it has caused its corporation.	s have executed this instrument in duplicate; if either of the un- reporate name to be signed and its corporate seal affixed hereto
by its officers duly authorized thereunto by ore	der of its board of directors.
Michae Homson	Johanna Hey
Michael Johnson	onanna Hey
NOTE—The tenience between the symbols (1), if not applicable, should be	delated See OPS 93 0301
STATE OF CHERGER California )	STATE OF EXXXXXXX, County of 10 have ) \$5.
County of Los Angeles 33.	5/19 10 92.
May 23,1332 , 19	Personally appeared JOHANIA M. Play and who, being duly sworn,
Personally appeared the above named	each for himself and not one for the other, did say that the former is the
Michael Johnson	president and that the latter is the
and acknowledged the foregoing instru-	, a corporation,
ment to be his voluntary act and deed.	and that the seal affixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said convenients.
Belove me: j	half of said corporation by authority of its board of directors; and each of them acknowledged raid instrument to be its voluntary act and deed.  Before me:
SEAL)	Woning of Cofficial
	Notary Public for @reggeArizona (OFFICIAL SEAL)  My commission expires:
Notary Public for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Notary Public for @regararizona SEAL)  My commission expires:
Seal.)  Notary Public for XXXXXXXXXXXXXXIII formia  My commision expires 12/16/94  Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to any recuted and the parties are bound, shall be acknowledged, in the massiveh instruments, or a memorandum thereof, shall be recorded by bound thereby.	Notary Public for @reggeArizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempter provided for acknowledgment of deeds, by the owner of the title being conviyed, the conveyor not later than 13 days after the instrument is executed and the parties are
Seal.)  Notary Public for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Notary Public for @REGGEATIZONA  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempted for a knowledgment of deeds, by the owner of the 10th being conveyed, the conveyor not later than 13 days after the instrument is executed and the parties are misdemension."
Seal.)  Notary Public for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Notary Public for @reggedTizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempter provided for acknowledgment of deeds, by the owner of the 11th being convived, the conveyor not later than 13 days after the instrument is executed and the parties are misdementor."  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED
Seal.)  Notary Public for XXXXXXXXXXXXXIII and Commission expires 12/16/94  Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to eny recuted and the parties are bound, shall be acknowleded, in the massion in the massion in the end of the e	Notary Public for @reggeArizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempter provided for acknowledgment of deeds, by the owner of the title being convived, the conveyor not later than 15 days after the instrument is executed and the parties are misdementator."  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)
Seed Notary Public for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Notary Public for @reggedTizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempter provided for acknowledgment of deeds, by the owner of the 11th being convived, the conveyor not later than 13 days after the instrument is executed and the parties are misdementor."  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED
Seed Notary Public for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Notary Public for @reggedTizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempter provided for acknowledgment of deeds, by the owner of the 11th being convived, the conveyor not later than 13 days after the instrument is executed and the parties are misdementor."  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED
Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to any returned and the parties are bound, shall be asknowleded, in the massisch instruments, or a memorandum thereof, shall be recorded by bound thereby.  "(2) Violation of subsection (1) of this section is a Class B. KAREN L. JOHNSON Notay Page-California LOS ANGELES COUNTY My Commission Expires December 16, 1994	Notary Public for @reggedTizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempter provided for acknowledgment of deeds, by the owner of the title being convived, the conveyor not later than 13 days after the instrument is executed and the parties are misdementation."  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)
Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to any recuted and the parties are bound, shall be acknowledged, in the mass Such instruments, or a memurandum thereof, shall be recorded by bound thereby.  "(2) Violation of subsection (1) of this section is a Class B.  OFFICIAL SEAL KAREN L. JOHNSON Notary Public-Colifornia LOS ANGELES COUNTY My Commission Expires December 16, 1994	Notary Public for @reggedTizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempter provided for acknowledgment of deeds, by the owner of the 11th being convived, the conveyor not later than 13 days after the instrument is executed and the parties are misdementor."  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED
Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to any recuted and the parties are bound, shall be acknowledged, in the massech instruments, or a memorandum thereof, shall be recorded by bound thereby.  "(2) Violation of subsection (1) of this section is a Class B. KAREN L. JOHNSON Notary Public-California LOS ANGELES COUNTY My Commission Expires December 16, 1994  STATE OF OREGON: COUNTY OF KLAMATH:  Filed for record at request ofMichael	Notary Public for @reggeArizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempted for acknowledgment of deeds, by the owner of the title being convived, the conveyor not later than 15 days after the instrument is executed and the parties are misdementary.*  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  The Table of MAINTENANCE CONTINUED CON
Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to any returned and the parties are bound, shall be asknowleded, in the massisch instruments, or a memorandum thereof, shall be recorded by bound thereby.  "(2) Violation of subsection (1) of this section is a Class B. KAREN L. JOHNSON Notary Public-California LOS ANGELES COUNTY My Corranisation Expires December 16, 1994  STATE OF OREGON: COUNTY OF KLAMATH:  Filed for record at request ofMichael of	Notary Public for @REXEATIZONA  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempted for acknowledgment of deeds, by the owner of the title being convived, the conveyor not later than 13 days after the instrument is executed and the parties are misdementor.*  CRIPTION CONTINUED)  CRIPTION CONTINUED  ACCOUNTY  MACCOUNTY
Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to any recuted and the parties are bound, shall be acknowledged, in the massuch instruments, or a memorandum thereof, shall be recorded by bound (hereby.  "(2) Violation of subsection (1) of this section is a Class B.  COFICIAL SEAL KAREN L. JOHNSON Notary Public-Colffornia LOS ANGELES COUNTY My Commission Expires December 16, 1994  STATE OF OREGON: COUNTY OF KLAMATH:  Filed for record at request of	Notary Public for @rexeditions  My commission expites:  real property, at a time more than 12 months from the date that the instrument is exempted for acknowledgment of deeds, by the concer of the little being conviged, the conveyor not later than 15 days after the instrument is executed and the parties are misdementator."  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  SS.  Johnson  the 18th day  con Page 13432  Evelyn Bighn County Clerk
Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to any returned and the parties are bound, shall be asknowleded, in the massisch instruments, or a memorandum thereof, shall be recorded by bound thereby.  "(2) Violation of subsection (1) of this section is a Class B. KAREN L. JOHNSON Notary Public-California LOS ANGELES COUNTY My Corranisation Expires December 16, 1994  STATE OF OREGON: COUNTY OF KLAMATH:  Filed for record at request ofMichael of	Notary Public for @regge_Arizona  My commission expires:  real property, at a time more than 12 months from the date that the instrument is exempter provided for acknowledgment of deeds, by the owner of the title being conveyed, the conveyor not later than 13 days after the instrument is executed and the parties are misdementor.*  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  CRIPTION CONTINUED)  TO CAMSER (AUGUST)  MACCON Expression for 1.1994  Maccon Expression f