92 JEP 21 PTI FORM No. 854—CONTRACT—REAL ESTATE—Partial Payments—Doed in Escrow.	5 50 COPYRIGHT 1990 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204
50971 MTZ 1396-6064 CONTRACT-	-REAL ESTATE Vol.m.92 Page 21677
THIS CONTRACT Made this IU day	August 19.92 between
Charles Mb	hnson, husband and wife hereinafter called the seller,
and Tenants	runscheen, husband and wife, as Joint , hereinafter called the buyer,
WITNESSETH. That in consideration of the mu	tual covenants and agreements herein contained, the seller
agrees to sell unto the buyer and the buyer agrees to pu and premises situated in	rchase from the seller all of the following described lands
Lot 2, Block 1, Tract 1218, DODDS HOLLO	W ESTATES
	· · · · ·
Thinty The Thousand Four Hundred	<u>l Eighty One & 00/100</u> Dollars (\$ 32,481.00)
(hereinafter called the nurchase price) on account of whi	ch Two Hundred Filty and 00/100
Dollars $($.250.00)$ is per acknowledged by the seller), and the remainder to be pair	aid on the execution hereof (the receipt of which is hereby
acknowledged by the seller), and the remainder to be pair	
The balance of \$32,231.00 to be payable	e in monthly installments of \$250.00, or
more, including 9% interest per annum.	All due and payable on or before
Sector to the shall be due on September 20, 1992, and	d on the 20th day thereafter until paid
in full.	
All of said purchase price may be paid at any time; all deterred balances shall b	hear interest at the rate of Nine per cent per annum from
August 15, 1992 until paid, interest to be paid	Inoncentry and a sussification the minimum regular payments
above required. Taxes on said premises for the current tax year shall be prop The burner warrants to and covenants with the seller that the real prop	rated between the parties hereto as of nil, 19
The buyer warrants to and covenants with the seller that the real prop *(A) primarily for buyer's personal, family or household purposes. (BYXIXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	1992, and may retain such possession so long as
The buyer shall be entitled to possession of said lands on AUBUS buyer is not in default under the terms of this contract. The buyer afters that thereon, in good condition and repair and will not suffer or permit any waste other liens and save the seller harmless therefrom and reimburse seller for all c buyer will pay all taxes hereafter levied adjunts said property, as well as all	15, 19.92 , and may retain such possession so long as at all times buyer will keep the premises and the buildings, now or herealter exceted or strip thereof; that buyer will keep said premises free from construction and all costs and attorney's lees incurred by seller in defending against any such liens; that water rents, public charges and municipal liens which hereafter lawfully may be become past due; that at buyer's expense, buyer will insure and keep insured all 0.00
imposed upon said premises, all promptly before the same of any part thereof	0.00
in a comparison of insurance to be delivered as soon as insured to the escrow agent here taxes, or charges or to procure and pay for such insurance, the seller may do executed by this contract and shall beer interest at the rate aloresaid, without	einalter named. Now if the buyer shall fail to pay any such nems, costs, water relias, o so and any payment so made shall be added to and become a part of the debi waiver, however, of any right arising to the selfer for buyer's breach of contract.
above described real estate in les simple unto the buyer, buyers heirs and and above described real estate in les simple unto the buyer, buyers heirs and ma building and other restrictions now of record, if any, and existing it	licient deed (the form of which hereby is approved by the buyer) conveying the suggest, the and clear of incumbrances as of the date hereof, excepting the easements, back property taxes being assumed by Buyers
	and has placed said deed, together with an executed copy of this contract and
Since the second	1 Title Company of Klamath Falls, Oregon Korker Start
of the escrow agent shall be paid by the seller and buyer in equal shares; the	collection charges of said agent shall be paid by the Seller
	rranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, MUST comply with the Act and Regulation by making required disclosures; for this purpose,
	STATE OF OREGON,
R. C. & P. A. Johnson P. O. Box 2270	ss.
Lake Havasu City, AZ. 86405-2270	County of
S. C. & K. J. Brunscheen	ment was received for record on the
3537 Boardman Ave.	at o'clockM., and recorded
Klamath Falls, OR. 97603 BUVER'S NAME AND ADDRESS	space reserved in book/reel/volume Noon
After recording return to: Mountain Title Company, <u>Coll.</u> #5998	FOR page or as tee/tile/instru- RECORDER'S USE ment/microfilm/reception No
000 C 6+b C+	Record of Deeds of said county.
Klamath Falls, OR 97601	Witness my hand and seal of County affixed.
Until a change is requested all tax statements shall be sent to the following address.	
S. C. & K. J. Brunscheen 3537 Boardman Ave.	NAME TITLE
3537 Boardman Ave. Klamath Falls, OR. 97603	By Deputy

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 required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller's shall have the following rights: (1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain summer sum previously paid hereunder by the buyer? (2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; (3) To windraw said deed and other documents from escrow; and/or (4) To overclose this contract by suit in equily. option

(4) To loreclose this contract by suit in equity. In any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and the right of the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any sell of the possession of the premises above described and all other right of the buyer of return, reclamation or compensation ior moneys paid on account of the purchase of said property as absolutely, fully and perfectly as it his contract and such payments had never been made: and in case of such delault shall have the right immediately, or at any time therealter, to enter upon the land aloresaid, without any right mediately, or at any time therealter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereol, together with all the right immediately, or at any time therealter, to enter upon the land aloresaid, without any provision hereof that alores there on there of belonging. The buyer lurther afrees that lailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect seller's right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereof shall in no way allect seller's any such provision, or as a waiver of the provision itsell.

attorney's tees 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 inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the under-

signed is a corporation, it has caused its name to be signed and its seal alfixed by an officer or other person duly authorized to do so 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.

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Notar Public for Oregon My commission expires 3-2-96

of

21678

* SELLER: Comply with ORS 93.905 et seq prior to exercising this remedy. NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030.

Slomath STATE OF OREGON, County of .) ss. This instrument was acknowledged before me on all glest by Stephen C. Brunscheen and Kimberly J. Brunscheen This instrument was acknowledged before me on . by **as**

of OFFICIAL SEAL B. JEAN PHILLIPS **NOTARY PUBLIC · OREGON** COMMISSION NO. 012061 MY COMMISSION EXPIRES MAR. 02, 1996

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 cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. exe veyed. ties ar

(DESCRIPTION CONTINUED)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed i	for record at request of	Mountain Title	Co.	the	21st	day
of	Sept. A.D., 19	92 at 3:36	o'clockP_M., and du	ly recorded in	Vol. M92	
	of	Deeds	on Page2167			
			Evelyn Biehn	~County Cler	rk	
FEE	\$35.00		By C.	. c Dava	Por Jaka	