FORM No. 854-CONTRACT-REAL ESTATE-Partial Payments-Deed in Estr

08-23-94/11:29 RCKD

or 86535

STEVENS-NESS LAW FUR **26161** a

wife

CONTRACT-Volm94 Page

THIS CONTRACT, Made this ______ day of ______ August Robert C. Johnson and Patricia A. Johnson, husband and

Leslie L. Marvin hereinafter called the seller.

SGIL.

between

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 described lands and premises situated in ______Klamath _____County, State of ______Cregon _____, to-wit: Lot 2, Block 1, Tract 1218, DODDS HOLLOW ESTATES ASSESSORS # R-4011-02000-00300-000 TAX COLLECTORS #R697687 (hereinafter called the purchase price) on account of which <u>Zero</u> Dollars (\$.....) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows, to-wit: The unpaid balance of \$32,274.00 to be payable in monthly installments of \$275.00, The unpaid balance of \$32,274.00 to be payable in monthly installments of \$275.00, or more, including 9% interest per annum. The unpaid balance shall be all due and payable on August 9, 2004. Interest shall begin on July 27, 1994. The First monthly payment shall be due August 20, 1994, and on the 20th day thereafter until the principle balance has been paid in full. There shall be no penalty for pre-payment. A \$12.00 late charge will be assessed for any payment received after 15 days from the due date of each monthly payment. Buyer is aware of existing back property taxes and agrees to assume, and pay said property taxes. Buyer shall be responsible for Collection Escrow Set-up costs and recording this Contract. All of spid purchase price may be paid at any time; all delerred balances shall bear interest at the rate of July 27, 1994 until paid interest to be paid monthly 9 per cent per annum from monthly Tabart until paid, interest to be paid ove required. Taxes on said premises for the current lax year shall be prorated between the parties hereto as of .. and has placed said deed, together with an executed copy of this contract and 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 (Continued on Reverse) * IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a crediter, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Next Form No. 1319; or equivalent. Robert C. Johnson STATE OF OREGON. P. O. Box 2270 Lake Havasu City, AZ. 86405 County of SELLER'S NAME AND ADDRESS I certify that the within instru-Leslie L. Marvin ment was received for record on the 3939 S. 6th Street, Suite 154 Klamath Falls, OR. 97603 BUYER'S NAME AND ADDRES . o'clockM., and recorded at . SPACE RESERVED in book/reeXvolume No..... оп After recording return for FOR page or as fee/file/instru-RECORDER'S USE Mountain Title Company - Coll #6058 Record of Deeds of said county. Witness my hand and seal of NAME, ADDRESS, ZIP County allixed. Until a change is requested all tax statements shall be sent to the following address. Buyers Address - Leslie L. Marvin the there dealers 3939 S. 6th Street, Suite 154 Klamath Falls, CR 97603 NAME ... Deputy By..... NAME, ADDRESS, ZIP

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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shell fail to make the pays above 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 a shore required to a limit the bollowing tiblics	etter a
option shall have the following rights: G > G > G > G > G > G > G > G > G > G >	relain
(3). To withdraw said deed and other documents from escrow and/or (4) To forcelose this contract by suit in equily. (4) To forcelose this contract by suit in equily. In any of such case, all rights and interest created or then estimating in favor of the buyer as against the seller hereworder shall otherly cases and the to the possession of the premises above described and all other rights acquired by the buyer hereworder shall revert to and revert in asid seller without any to the possession of the premises above described and all other rights acquired by the buyer hereworder shall revert to and revert in asid seller without any re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation to moneys paid on accos re-entry, or any other act of said seller to be performed and without any right of the buyer of neurons but never been made: and in case of said default all.	right act of
The purchase of said property as absolutely, littly and perfectly as it into contrast and said seller as the agreed and reasonable rent of said premises up to the time or ments therefolder made on this contrast are to be related by and belong to said seller as the agreed and reasonable rent of said premises up to the time of default, And, the said seller; in case of such default, shall have the right immediately, or at any time therealler, to enter upon the land aloresaid, without default. And, the said seller; in case of such default, shall have the right immediately, or at any time therean of thereto belonging.	l such it any
process of law, and take immediate possession thereof, together with all the improvements and apputtenances interior or interior beinging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way allect s Wight beceinder to endore the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any succeeding breach any such provision, or as a waiver of the provision itsell.	ه معالم
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 32,274.00. • However, the actual consideration c of or includes other property or value given or promised which is the whole consideration (indicate which). • However, the actual consideration c In case suit or action is instituted to foreclose this contract or to enforce any provision hereot, the loging party in said suit or action agrees to party or action is instituted to foreclose this contract or to enforce any provision hereot, the loging party in said suit or action agrees to party or action is instituted to foreclose this contract or to enforce any provision hereot, the loging party in said suit or action agrees to party in the party in th	r such
sum as the trial court may adjudge reasonable as atterney's test to be allowed the prevailing party in sam sum or each in an end of the prevailing the second state of the trial court, the losing party lutther promises to pay such some as the appellate court shall adjudge scassifie as the prevailing the interval of the prevailing the second state of the prevailing the second state of the prevailing the second state of the second state of the prevailing the second state of the second state of the prevailing the second state of the second	ally's
This agreement shall bind and incre to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective.	
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 un signed is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its off	der-
" 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.	••••••
* SUYER: Comply with ORS 93.905 at sag prior to exercising this remedy.	
NOTE	
If the signer of the above is a corporation,	
use the form of acknowledgment apposite.) STATE OF OREGON, STATE OF OREGON, State of the second seco	
County of Klamath) This instrument was acknowledged before me on This instrument was acknowledged before me on This instru	
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International events the on the YOMBLY PUDIIC ION VICEON IN INVERTING TO VICEON	EAL)
ORS 92.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the inst is 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 veryed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the	rument se con-
ORS 93.999(3) Violation of ORS 93.625 is punishable, upon conviction, by a fine of not more than \$100.	par-
\overline{f}_{1} (DESCRIPTION CONTINUED)	
Filed for record at request of Mountain Title co the23rd	day
of Aug A.D., 19 94 at o'clock AM., and duly recorded in Vol M94 of Deeds on Page 26161	•
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