FORM No. 840—CONTRACT—REAL ESTATE—Payments to H	usband and Wife with Right of S	urvivership. an	EVENS-HESS LAW PUBLISHIN	CO., PORTLAND, OR, S	7204
'03 APR 2 AMB:06  THIS CONTRACT, Made this.	714 CONTRACT—REA	AL ESTATE FCBUR	AK.y	9003 ,#, betwe	en
ALMORN A. BRA	9KcH		hereinafte	r called the selle	 ers.
witnesseth: That in consider a series to sell unto the buyer and the band and premises situated in	CFCVLC leration of the mutua ouyer agrees to purch 97 h	I covenants and ag ase from the sellers County, State o	reements hereinafte s all of the followir ofORCGOM	r called the buy stained, the sell of described lar	ver, lers nds
R-3711-01	•			. /.	
BLOCK 7 L	of 17 p	CLAMATH	Falls fo	rest	
ESTATES, COUNTY OF	HWY 66 P	LAT NO. F	- IN The	- TON /	
COUNTY OF	KLANATH	5 1716	OF UKG		
for the sum of FORTY FIVE (hereinafter called the purchase price)	on account of which				
acknowledged by the sellers), and the follows, to-wit:					
Two Hundred 1	CIFTY (\$250	) AT 10%	's interes	,51	
each mont Payable or	L UNTIL	paid in	FOLL.	41	
fayable or	1 the 7	of e	each mo	n/~	
All of said purchase price may be paid at an Irom 2-7-2003 until paid above required. Taxes on said premises for the currer The buyer warrants to and covenants with the (A) primarily for buyer's personal, family:  (B) for an organization or (even it buyer:  At the time of the execution hereof, the seller sellers intend and declare that their interest in this with the right of survivorship and not that of tenan and in and to the then unpaid balance of said purch in default under the terms of this contract. The in good condition and repair and will not suffer or and save the sellers harmless therefrom and reimbur pay all taxes hereafter levied against said property, said premises, all promptly before the same or any or hereafter erected on said premises against loss or in a company or companies satisfactory to the seller the sellers as soon as insured. Now if the buyer shall without waiver, however, of any right arising to the The sellers agree, that at their expense and they will furnish unto huyer a title insurance policy on or subsequent to the date of this agreement, say if any. Sellers also agree that when said purchase pedeed conveying said premises in fee eimple unto the said eagencement, say if any. Sellers also agree that when said purchase pedeed conveying said premises in fee eimple unto the said eagencement and restrictions and the taxes, munic brances created by the buyer or buyer's assigns.  * IMPORTANT NOTICE: Delete, by lining out, whichever a such word is defined in the Trub-in-lending Act at use Stevens-Ness Form No. 1319, or equivalent.  ALM ORN A BRACK PACK AND ADDRE After recerding return to:  **ROBERT V.** LCFR PACK AND ADDRE After recerding return to:  **ROBERT V.** LCFR PACK AND ADDRE After recerding return to:  **ROBERT V.** LCFR PACK AND ADDRE After recerding return to:  **ROBERT V.** LCFR PACK AND ADDRE After recerding return to:	interest to be paid. M.O.  Int fiscal year shall be prorated the sellers that the real property or household purposes, In a natural person) is for busin is herein (who are husband an is herein (who are husband an is in common; in the event of asse price, principal and intere aid lands on buyer agrees that at all times permit any waste or strip ther asse well as all water rents, pub part thereof become past due damage by lire (with extende s, with loss payable to the sel I tail to pay any such liens, co be added to and become a par be sellers for buyer's breach of within ten days from the date insuring (in an amount equa and except the usual printer ties is lary paid see uson equa by buyer, buyer's heirs and assi ipal liens, water rents and put  (Contin or phrase and whichever warron and Regulation Z, the sellers MU	between the parties hereto, described in this contract of described in this contract ess or commercial purposes of wife) was asid described rehase price of said described rehase price of said described rehase price of said described rehase price of the sait, immediately shall vest to the said purpose will keep sorney's lees incurred by the dic charges and municipal; that at buyer's expense, of d coverage) in an amount lers as their interest may asts, water rents, taxes, or to the debt secured by the contract.  hereol, or to the debt secured by the contract.  hereol, or least and the building rest and upon surrender of gas, Iree and clear of encuring the contract.  y (A) or (B) is not opplicable to comply with the Act and so the contract and so the comply with the Act and so the contract and so the comply with the Act and so the contract and so the contra	d* \ being included in the in addition to as of	the entireties; wherefor all be that of joint to rai interest in this consultation in the sellers. It is session so long as both hereafter erected the such liens; that buy ally may be imposed insurance to be deliverable for such insurance to be deliverable for such insurance to the rate all eliver a good and sureof excepting, however this part of the sellers are consultationally and it sellers are consultationally all liens and consultations and it sellers are consultationally all liens and consultations. Since No. 100 of Klam: 8:06	re, the enants ontract uyer is hereon, er liens er will d upon gs now sellers record, tlicient ere, the encum-reditors, ourpose,
Until a change is requested all fax statements shall be a  Robert V. Le F.  146 P901 F10  Coos Bay OR 97	420				
NAME, ADDRESS, ZIP	1				

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 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 seller's option shall have the following rights:

(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forfeited and the debt extinguished, and to retain sums 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; and/or (3) To foreclose this contract by suit in equity.

In any of such cases, all rights and interest created or them existing in favor of the buyer as against the seller hereunder shall utterly cease and the right to 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 act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payer ments therefolore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. 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, and ministrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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 DESCRIBED 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 seq prior to exercising this remedy.

NOTE—The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93.030. OFFICIAL SEAL DEBORAH TORRIE NOTARY PUBLIC - OREGON COMMISSION NO. 348007 (If executed by a corporation, affix corporate seal) MY COMMISSION EXPIRES OCT. 14, 2005

(If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, county of Klamath This instrument was acknowledged before me on February 10th, 12003 by
Almora A. Brackett
Almora A. Brackett School Town Notary Public for Oregon

My commission expires: Oct./H, 2005

(SEAL)

STATE OF OREGON, County of Co os This instrument was acknowledged before me on 13th day of february 102003, by Robert V Lefevre

Notary Public for Oregon

My commission expires: /-24 200

OFFICIAL SEAL
LINDA PETERSEN
NOTARY PUBLIC (SERVEGON
COMMISSION NO. 330634
MY COMMISSION EXPIRES JAN. 26, 2004

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 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 conveyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby.

ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

IF this property is resold this Contract must be paid in FULL. PREPAYMENT CAN BE MADE WITHOUT PENALTY