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	FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments (Individual or Corporate) (Truth-in-Lending Series) A/CI-73-Fage	
	SUV 1	
	THIS CONTRACT, Made thislstday ofMay, 1973, between Richard E. Suber and Dorothy M. Suber	
	the M. Domith	
	seller agrees to sell unto the buyer and the buyer agrees to purchase none the schol and or the buyer agrees to sell and and premises situated in Klamath County, State of Oregon, to-wit:	
	Begining at a point 300' East of the quater section corner on the West line of Section 18, Township 38, Range 9, East of the Willamette Meridian W.B.& M. Thence South 290', thence East 300' more or less, to old highway 97 right of way. Thence 290' more or less, in a Northerly direction along the highway right of way to the North boundry of Lot 3 and West along said boundry of Lot 3 to point of begining. Being a portion, two acres more or	
	less, of lot 3.	
	Lot 3 warranty deed # 9123 Deed records of Klamath County Court house. Vol. 232 pg. 282 M 66	
	pg. 9065	
		and the second s
	Two-Thousand and no /100 Dollars (\$ 2000.00)	
	for the sum of	de la construction de la constru
	seller); the buyer agrees to pay the remainder of said purchase pince (19-41.	
	Dollars (S. 20.00 each,) each,	
	payable on the <u>1</u> st day of each month hereafter beginning with the month of <u>June</u> , 19.73, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of <u>1</u> /2 per cent per annum from	
	May 1st, 1973	
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	The buyer warrants to and covenants with the seller that the real property described in this conversion that the seller that the real property described in this conversion of the seller that the seller that the purposes.	
	*(A) primarily for buyer 3 produce a primarily for buyer and the primarily buyer and primarily buyer and the primarily buyer and buyer and and all other buyer and the primarily buyer	
	in a company or companies satisfactory to the seller, with ross payable that will the buyer shall fail to pay any	
	such itens, costs, while itens by this contract and shall bear interest at the and many interest at the and the debt secured by this contract and shall bear interest at the and the debt secured by this contract and shall bear interest at the and the debt secured by the debt secured by this contract and shall bear interest at the and the debt secured by the debt secured by this contract and shall bear interest at the debt secured by the debt s	
	to and become a part of the deol sectice of this contract. The seller adverse branch of contract. The seller adverse that at his expense and within n/a	
		A state of the sta
	since said date placed, permitted or arising by, investigation of the bayer and turther excepting all liens and encumorantes characted of the bayer shall hall to make the liens, water rents and public charges of assumed by the bayer and turther excepting all liens and encumorantes characted of the bayer shall hall to make the And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall hall to make the payments above required, or any of them, punctually within ten days of the time limit and void, (2) to declare the whole unpaid principal balance of the scottard of the problem of the contract in the time termination of the selfer at his required by the buyer shall the interest thereon is once due and payable and (2) to declare the shall tere the enclose the termination of the selfer at his price with the interest thereon is once due and payable and (2) or the selfer at his contract by suit in equity, and in any of such chees and payable and or the selfer thereon the case and there is the of the buyer of the there shall uterity cease and determine and the right to the all tracks the problems above described and all other rights acquired by right of the buyer of return, reclamation or compensation for monty and possession of the problems of said selfer to be performed and without any right so that contract and such payments had never been made; and in case of a contract and such payments had never been made; and in case of the curchase of said selfer to be performed and without any right so the said selfer with a soluties in the agreed and reasonable terrained by and belong to said selfer at the agreed and reasonable terrained by and belong to said selfer at the agreed and reasonable terrained by and belong to said selfer at the said and the said selfer. The said there is the agreed and reasonable terrained by and belong to said selfer at the said and there the said terrained by and be	
	all rights and interest created or their citating in other rights acquired by the buyer hereunder shall rever to and increase compensation for moneys paid possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation for moneys paid 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 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 of re-entry, or any other act of said seller to be performed and perfectly as if this contract and such payments that mere based therein of a such default, and the said seller, in case of such default, shall have the right immediately, or at any time thereances of such default all payments thereiofore made on this contract are to be retained by and belong to said seller any inter therein and apputentances	
	of such default all payments and appurtuations and seller, in case of such default, shall be the observe of such default. And the said seller, in case of such default, for the improvements and appurtuatives	
	ther upon the land aloresaid, without any process of law, and take timincum to inneutrate by the buyer of any provision hereof shall in no way affect thereon or thereto belongind. The buyer lurther adress that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect this 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 suc- his 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 suc- his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision, or as a waiver of the provision isself. ceeding breach of any such provision, or as a waiver of the provision isself.	A A A A A A A A A A A A A A A A A A A
		B A
	In constraint this contract, it is understood that the sent of the masculine, the terminine and the neuter, and that generally an generality and generality and the individuals.	E Calman and
	IN WITNESS WHEREOF, said parties have executed the signed and its corporate seal affixed hereto	
	dersigned is a corporation, it has control by order of its board of directors. by its officers duly authorized thereunto by order of its board of directors.	
-	Alchard Julie for the Manuth	
	Danacher M. Seeler Juanita M. Mamutk NOTE: The sentence between the sym- NOTE: The sentence between the sym-	
	FIMPORTANT NOTICE: Delete by lining out, whichever phrase and whichever workingly (A) or (B) is not applicable. FIMPORTANT NOTICE: Delete by lining out, whichever phrase and the working of the seller is a creditor, as such word is defeed in the Truth-In-Lending Act and the seller is a creditor, as such word is defeed in the Truth-In-Lending Act and the seller is a creditor, as such word is defeed in the Truth-In-Lending Act and the seller is a creditor, as such word is defeed in the Truth-In-Lending Act and the seller is a creditor, as such word is defeed in the Truth-In-Lending Act and Regulation by the Act and Regulation by making required disclosures; for this purpose, as the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1308 or similar.	A STANDARD

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