FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payments.	ctreal estate	
SK -7574	Contembor 1075 totuson	
THIS CONTRACT, Made this 182 Raymond G. DeBellis	day of september , 19 , between	1 - 1
and Louis R. McAllister, Sr.	and Gelia E. McAllister, , hereinafter called the buyer,	
husband and wife WITNESSETH: That in consideration of th	mutual covenants and agreements herein contained, the	the second se
seller agrees to sell unto the buyer and the buyer a	bet County State of Oregon , to-wil:	
The Northerly half of Lot 9 in Bio	described as follows:	
Beginning at the Northwesterly co	sterly line of said Lot a distance	كالإنفادية المعادية المسائد والمنام ومند تواعير ومنها فالمنافع ومنافع والمسوليت المعيد المسارية والمسارية
of 120 feet; thence Northeasterly	lot thence Northwesterly along	
on the Easterly line of said lot to	along said right of way to the	
Southerly line of High Street; th	ence Southwesterly along High Street	
to the place of beginning. Subject, however, to the followin		the state of the s
1. Easement, including the terms	and provisions chercory 1924 in	
Deed Volume 64 at page 384, Recor	ry 15 1971 hetween Milton Berglund	Construction of the second
and June Berglund, husband and wi	1972 to Keith Rice, Inc., which	
(for continuation of this docu	ment see reverse side,	
for the sum of No. 100 ths price), on account	t of which Two Thousand and No/100ths	مدين محمد من
Dollars $(\$2,000,00)$ is paid on the execution	in hereon (the receipt of which is 12, 500,00) to the order	A Contraction of the second of
of the seller in monthly payments of not less that Dollars (\$180.00) each,ormore.		
	the bedinging with the month of October 1975,	
and continuing until said purchase price is runy	the interest of the rote of 84 per cent per annum from	The second se
Acto of closing unit and int	areast to be need monthing and " being included in	AND
the minimum monthly payments above required.	Taxes on said premises for the current fur year chain to pre-	
The buyer warrants to and covenants with the seller that	the real property described in this contract is described property described in this contract is	
The buyer shall be entitled to possession of said lands on be is not in default under the terms of this contract. The buyer a rected, in each condition and repair and will not suffer or permi- tered to the source of the same sector of the same sector of the same sector.	September 1	10 The second
and all other liens and ance the seller harmless thereform and rev and his other liens, that he will pay all taxes herealter levied against said such liens; that he will pay all taxes herealter levied against said after lawfully may be imposed upon said premises, all promptly be after lawfully may be imposed upon said premises, all promptly be after lawfully may be imposed upon said premises.	property, as well as all water rents, public charges and municipal liens which nere- lore the same or any part thereot become past due; that at buyer's expense, he will said premises against loss or damage by fire (with extended coverage) in an amount	
full insurable not less than s. Value in a company or companies their respective interests may appear and all policies of insurance to	said premises against toss of unimate by the transition of the buyer as satisfactory to the seller, with loss payable first to the seller and then to the buyer as o be delivered to the seller as soon as insured. Now if the buyer shall I all to pay any any for such insurance, the seller may do so and any payment so made shall be added all bear interest at the rate aforesaid, without waiver, however, of any right arising to all bear interest at the rate aforesaid, without waiver, however, of any right arising to	
such liens, costs, water rents, taxes, or charges or to produre and, it to and become a part of the debt secured by this contract and sha the seller for buyer's breach of contract. 30	If bear interest at the rate aloresaid, without waiver, nowever, of any right ansatz to any right and the date hereof, he will furnish unto buyer a file insurance policy in-	
The solier agrees that at his expense and by markenshie till string (in an amount equal to said purchase price) markenshie till save and except the usual printed exceptions and the building an said purchase price is lully paid and upon treat and upon sur- said purchase price is lully paid and upon treat and upon sur-	in order interest with the date hereof, he will furnish unto buyer a fitle insurance policy in- ein and to said premises in the seller on or subsequent to the date of this agreement, d other restrictions and casements now or a good and sulficient deed conveying said ereder of this agreement, he will date hereof and tree and clear of all encumbrances adler, exception, however, the said easements and restrictions and the taxes, municipal further excepting, however, the said easements and restrictions and the taxes, municipal further excepting all liens and encumbrances created by the buyer or his assigns.	A set of the set of th
premises in he simple unto the buyer, his future and association of the since said date placed, permitted or arising by: through or under liens, water rents and public charges so assumed by the buyer and (seller, escepting, however, the said easements and restrictions and in lates, inclusion further excepting, all lens and encumbrances created by the buyer or his assigns. Corlinued on reverse)	
*IMPORTANT NOTICE: Delete, by lining out, whichever phrate and whi a creditor, as such word is defined in the Truth-in-Lending Act and Regu a creditor, as such word is defined in the Truth-in-Lending Act and Regu	Confinued on reverse) chever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the soller is ilation Z, the teller MUST camply with the Act and Regulation by making required disclosures; contract will become a first lien to finance the purchase of a dwelling in which event use	AT THE
	STATE OF OREGON,	
Raymond G. DeBellis 327 North 9th Street	Ss.	
Klamath Falls, Oregon 97601 SELLER'S NAME AND ADDRESS	County of I certify that the within instru- ment was received for record on the	
Louis R. McAllister, Sr. 525 VERLINGS Street	day of	
Klamath Falls, Oregon 97601 BUYER'S NAME AND ADDRESS	space RESERVED in book or page or as	
After recording return to: Louis R. McAllister, Sr.	RECORDER'S USE file/reel number Record of Deeds of said county. Witness my hand and seal of	
as above	County affixed.	
Until a change is requested oil tax statements shall be sent to the following a	ddress. Recording Officer	
Louis R. McAllister, Sr. as above	By	
NAME, ADDRESS, ZIP		
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Т. And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buy payments above required, or ony of them, punctually within ten days of the time binited therefor, or lait to keep any after the selfer a bis option shall have the following rights; (1) to declare this contract, and in case the buy and purchas price with the interest following rights; (1) to declare this contract, and in case the buy all rights and interest created or the thereon at once due and mayable and/or (1) util and (void (2)) to declare the shole or of reentry, of any other act of said selfer to be performed in the say against the to fourchase this contract by suit in equity, of account of any other act of said selfer to be performed and without any right of the buyer of returns to and revest in or account the first and such default. And the said selfer and without any right of the buyer of returns to and such default and such default, within the said on the said selfer act of said selfer to be performed and with contract and such returns to any other matter or the sole of the time of such default. And the said selfer act of said selfer the sole or comp-enter upon the land aloresaid, without any process of law, and take immediate possession thread, together with all the improve 11 10968 the buyer shall fail to make the 1 "uppaid principal balance of "uppaid principal balance of dy, and in any of such cases, letermine and the tight to the n suid seller without any acr Ser of reclamation or compensa h payments had never be-seller as the agreed and n ht immediately, or at an hereon or thereto belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereot shall any way affect is right breach of any such provision, or as a waiver of the provision itself. E. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 14, 500.00. Other property on where the provides property on where the provides provides provides and the contract of the provides provides provides and the contract of the contract of the provides and the contract of the contract of the contract of the provides and the contract of the provides and the contract of the con e trial court, the buyer lurther promises to pay such sum as the appellate court shall adjudge reasonable as plaintit a attorney a tess on such in construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-ronour shall be taken to mean and include the plural, the masuline, the leminine and the neuter, and that generally all grammatical changes shall ade, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. 48.0 13. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto a state dersigned is a corporation, it has caused its corporate name to be signed an by its officers duly authorized thereunto by order of its board of directors. Raymond G. DeBellie Louis f Vous Ram allite Le NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.0300. STATE OF OREGON, ¢€. STATE OF OREGON,) \ 55. County of Klamath STATE OF OREGON, County of... September / 2 46, 19.75, 19...) 55. Personally appeared Personally appeared the above named Raymond G. each for himself and not one for the other, did say that the former is the DeBellis. Louis R. McAllister, president and that the latter is the president and that the latter is the and acknowledged the foregoing instrument to be theirsecretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: voluntary act and deed. OFFICIAL SEALS Notary Public for Oregon Notary Public for Oregon My commision expires 11/25/76 1 1 Notary Public for Oregon (OFFICIAL SEAL) My commission expires: Louis R. McAllister, Sr. and Celia E. McAllister, husband and wife do not assume and agree to pay and Raymond G. DeBellis covenants that ne will note them narmiess therefrom. 3. Contract of Sale dated May 10, 1973 between Keith Rice, Inc., an Oregon corporation, Vendor, and Raymond G. DeBellis, Vendee, which Laude B. Modifictor from and Colda B. Modifictor buckend and wide Louis R. McAllister, Sr. and Celia E. McAllister, husband and wife, Louis K. MCAllister, Sr. and Cella L. MCAllister, Husband and Wile, do not assume and agree to pay and Raymond G. DeBellis covenants that ter all to not assume and agree to pay and naymond to peptito covenance the he will hold them harmless therefrom. It is further agreed by and between the parties hereto that Louis R. Maningers and Colic F Maningers argume and sores to pay that 1.1.1 McAllister, Sr. and Celia E. McAllister assume and agree to pay that certain paving and storm sewer lien in the approximate sum of \$900.00 111 en 3 STATE OF OREGONE COUNTY OF PLANATHE ST. Filed for record of request of Transamerica Title Company..... والمجار والمتحرج والمحار Marine. this 15th day of Settenber duly recorded in Vol. <u>M75</u>, of <u>Deeds</u> P Will D. May F. County Clen Fee \$6.00 Ange 1 Diela · Lynnis 3 STAT and the second 1000 No States 鹤 white sector is a star $\langle \hat{\mathbf{y}} \rangle_{i}$ •