FORM No. 706. CONTRACT—REAL ESTATE—Monthly Poymenia.	What is a set of the s
11.74 1:078 THIS CONTRACT, Made this $\frac{3}{2}NI^{2}$ day of Arthur II. Eggleston	17 H 13 K T
und Roger and/or Betty Hart	, hereinafter called the soller,

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Lot 10, Pelican Acres

for the sum of Nineteen Hundred and Twenty Dollars (\$ 1920.00) (hereinalter called the purchase price), on account of which Forty Dollars (\$ _______) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 1880.00 ______) to the order of the seller in monthly payments of not less than ________ Forty Dollars (\$ 40.00 RH ______) each, RH ~_______ HOUVIENT REP. RH CBI and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; and * { Shy Alan And A being included in until paid, interest to be paid the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-

rated between the parties hereto as of the date of this contract.

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The buyer warrants to and covenants with the seller that the real property described in this contract is ${}^{\circ}(A)$ primarily for buyer's personal, family, household or agricultural purposes, ${}^{\circ}(A)$ primarily for buyer's personal, family, household or agricultural purposes, ${}^{\circ}(A)$ primarily for buyer's personal, family, household or agricultural purposes, ${}^{\circ}(A)$ primarily for buyer's personal, family, household or agricultural purposes, ${}^{\circ}(A)$ primarily for buyer's personal, family, household or agricultural purposes, ${}^{\circ}(A)$ primarily for buyer's personal, family, household or agricultural purposes, ${}^{\circ}(A)$ primarily for buyer's personal, family, household or agricultural purposes, ${}^{\circ}(A)$ primarily for buyer's personal family, household or agricultural purposes, ${}^{\circ}(A)$ primarily for buyer shall be entitled to possession of said pressions of br not in delault under the terms of this contract. The buyer agrees that at all times he will keep, the buildings on said premises, now or here 1 other liens and save the seller harmless therefrom and reimburge seller for all costs and attorney's lees incurred by him in deleming against iens; that he will pay all laxes herefiter levied againts said property, as well as all water rents, public charges and municipal liens which I and keep imposed upon said premises, all promptly belore the same or any part thereof become past due to the set of the set of the of become past due to the set of the set of the same of any part thereof become past due to the set of the set of

company or companies satisfactory to the seller, w I policies of insurance to be delivered to the seller ges or to procure and pay for such insurance, the y this contract and shall bear interest at the rate

r buyer's breach or contract. seller afteces that at his espense and within an amount equal to said purchase price) mark copt the usual printed exceptions and the b se price is fully paid and upon request and fee simple unto the buyer, his heirs and assig late placed, permitted or arising by, through rents and public chartes so assumed by the l days from the date hereof, he he will (Contir ued on reverse)

*IMPORTANT NOTICE: Delete, by lining our, whichever phrase and whichever a creditor, as such word is defined in the Truth-in-Lending Act and Regulation for this purpose, vus Stevens-Ness Form No. 1308 or similar unless the cont Stevens-Ness Form No. 1307 or similar. ty (A) or (B) seller MUST applicable. If warranty (A) is applicable with the Act and Regulation by making a to finance the purchase of a dwetling

Arthur H. Eggleston STATE OF OREGON, Box 70 Harriman Route Klamath Falls, Oregon 97601 SS. County of SELLER'S NAME AND ADDRESS I certify that the within instru-Roger & Betty Hart was received for record on the ment Box 73L Harriman Route, 19..... day of.... Klamath Falls, Oregon 97601 BUYER'S NAME AND ADDRESS o'clock M., and recorded at SPACE RESERVED in book ...on page.. or as After recording return to: FOR tile/reel number RECORDER'S USE Arthur H. Eggleston Record of Deeds of said crunty. Box 70 Harriman Route Witness my hand and seal of Klamath Falls, Oregon 97601 County affixed. Until a change is requested all tax statements shall be sent to the following add Roger Hart Recording Officer Box 73L Harriman Route By Deputy Klamath Falls, Oregon 97601

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and

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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 shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the shole unpand principal balance of and uncome price with the interest thereon at once due and paysile and/or (3) to forehow this contract you in equiry, and in any of such cases, all rights and intrest created or then existing in favor of the buyer as against the willer bettender shall utterly crass and determine and the rights to the omession of the premises above described and all other rights acquired by the buyet neuronal net neuronal net in said selfer without any ary of necessity, or any other act of said ariler to be performed and without any right of the buyer of return, reclamation or compensation to momely a abolutely. (11) and south at your of such contract and such apriments hall never be made; and in case of ascention of the premisents therefolder made on this contract are to be returned by and belong to said selfer as t_{i}^{*} agreed and reasonable tren of the said below. It has all the said has all other rights are to be returned by and belong to said selfer as t_{i}^{*} agreed and reasonable tren of said abed and all other rights acquired by the buyet hereunder shall revert to and eller to be performed and without any right of the buyer of tertum, reclamat operty as absolutely, fully and perfectly as if this contract and such paymen are made on this contract are to be refained by and belong to said seller as t if. And the said seller, in case of such default, shall have the right immed any process of law, and take immediate possession thereof, together with all t of the putchase of said pro-elault all payments therefolo up to the time of such defau n the land aloresaid, without

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereot shall in no way a bis right hereunder to entorce the same, nor shall any waiver by said wilter of any breach of any provision hereof be held to be a waiver of any ceeding breach of any such provision, or as a waiver of the provision itself.

. UHowever, the actual consid-

In construing this contract, it is understood that the seller or the buyer may be more than one person; that il the context so requires, the singu-onoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generative all grammatical changes shall doe, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. appeal lar pronot

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; 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.

th 175 1. al's Zazit Bitte should be deleted. See ORS 93.030). NOTE-The sen STATE OF OREGON, County of STATE OF OREGON, 19 55. County of Klamath Personally appeared November 2. who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named president and that the latter is the Roger Hart, Betty Hart, ...secretary 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: Arthur H. Eggleston... ment to be their voluntary act and deed. Belore me: OFFICIAL MA Charlende Charger SEAL) Before me: (OFFICIAL SEAL) Notary Public for Oregon My commision expires 10-20-79 My commission expires: (DESCRIPTION CONTINUED) TE OF OREGON; COUNTY OF KLAMATH; S. i for record arxidesexat 10;59 A ors 9th____ doy of ____larch_____A. D. 19 /6 c/___o N and (lock duly recorded in Vol. <u>N 76</u> of <u>DEEDS</u> on Parts 3290 Hazel Drant

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