FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payments. MTC	+ 364-1560 BTEVENENESLAW PUBLISHING CO., PORTLAND, OR. 83304	
TK 11966 - CONTRACT	-REAL ESTATE VOI. JU Page	
THIS CONTRACT, Made this 18th de	ay of March , 19 76, between na Grace Zigler, husband	
Leslie W. Zigler and Don and wife	na Grace Zigler, nusband , hereinafter called the seller,	
and Rela L. Schweitzer	hereinalter called the seller,	
with the consideration of the	mutual covenants and agreements herein contained, the	i i i i i i i i i i i i i i i i i i i
seller agrees to sell unto the buyer and the buyer agr scribed lands and premises situated in Klamath	County, State of	
The Easterly 1/2 of Lot 4 in Block of Klamath Falls, according to the office of the County Clerk of Klam	c 24 of HILLSIDE ADDITION to the City a official plat thereof on file in the math County, Oregon.	A de la de
Subject, however, to the following:	: 	
Municipal Paving Lien 247, Card No). 6, Docketed November 15, 1974	
in the names of Leslie W. Zigler a	ing Lien 247 is the sum of \$1,17609 D	
plus interest _accrued? 7 xboxxxxxxxxx Schweitzer assumes and agrees to p	Hady ye work which here L.	a committee to a main and a second
The to served by and between the pa	arties hereto that the payments	
above required do not include taxe	es and fire insufance.	
I to the te termor Volder said 20010	ht shall be added to the principal balance of bear interest at the rate provided herein.	
for the sum of Five Thousand and No/10	00thsDollars (\$ 5,000.00)	B
(hereinafter called the purchase price), on account of	t which	
Dollars (\$500.00) is paid on the execution h seller); the buyer agrees to pay the remainder of said	d purchase price (to-wit: \$ 4,500.00) to the order SEVENTY AND NO/100THS	
of the seller in monthly payments of not less than.	SEVENTY AND NO/1001HS	
	r beginning with the month of April , 19.76,	
		and have been and the
	ear interest at the rate of per cent per annum from est to be paid monthly and * [How How Ger X& being included in pression said premises for the current tax year shall be pro-	
the minimum monthly payments above required. I a	Les on sale prenacco for the carter	
rated between the parties hereto as of the date of the	his contract.	
A(A) primarily for Duver a personal, failing, for	the training of the second secon	
The buyer shall be entitled to possession of said lands on A.P. he is not in delault under the terms of this contract. The buyer agree erected, in good condition and repair and will not suffer or permit an erected, in good condition and repair and will not suffer or permit an	T 11 7 19.76, and may retain such possession so long as esthat at all times he will keep the buildings on said premises, now or hereafter my waste or strip thereoi; that he will keep haid premises free from mechanics my sets or all costs and attorney's lees incurred by him in detending against any party, as well as all water rents, public charges and municipal liens which here- party, as well as all water rents, public charges and municipal liens which here-	1
and all other liens and save the selier narmies intreason and teleson such liens; that he will pay all taxes herealter levied against said pro- such liens; that he will pay all taxes herealter exceller excellent fiter lawfully may be imposed upon said premises, all promptly before source and herea insured all buildings now or hereafter exceld on said	ny waste or sinp interest, timorney's lees indurred by him in detending against any tree seller for all costs and storney bublic charges and municipal liens which here- operty, as well as all water tents, public charges and municipal liens which here it he same or any part thereoi become past dus; that at buyer's expense, he will premises against loss or damage by fire (with extended coverage) in an arount	
full insure and keep insured all outlining two insures of the full insurable full insurable not less than \$	islactory to the seller, with loss payable first to the seller and then to the buyer as a delivered to the seller as soon as insured. Now it the buyer shall lail to pay any	
their respective interests may appear and an procure and pay in such liens, costs, water rents, tares, or charges or to procure and pay in the debt secured by this contract and shall b	for such insurance, the seller may do so and any payment of information right arising to bear interest at the rate aloresaid, without waiver, however, of any right arising to	
The seller agrees that at his expense and within. 30		
save and except the unus primed support and upon request and upon surrend acid purchase price is fully paid and upon request and upon surrend premases in fee simple unto the buyer, his heirs and easigns, tree and to incre said date placed, permitted or arising by, through or under sails	the estimations and essemants now of second, if any Salter also agreed that when level of this agreement, he will deliver a good and sufficient deed conveying and clear of encumbrances as of the date hereof and free and clear of all encumbrance er, escepting, however, the said easements and restrictions and the tarse, minicipal ther escepting all liene and encumbrances created by the buyer of his assigns.	1
 IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever a crediter, as such word is defined in the Tarth-in-Lending Act and Pegulais for this purpose, use Suven-Neas Farm No. 1308 or similar unless the cent 	imute control (A) or (B) is not applicable. If warranty (A) is applicable and if the solier is on X, the caller MUST comply with the Act and Regulation by making required discources and X, the caller MUST comply with the Act and Regulation by making required discources tract will become a first lien to finance the purchase of a dwelling in which event use	
fer this purpose, use another the finite second sec		
	STATE OF OREGON,	s.
SELLER'S NAME AND ADDRESS	County of	1-
	ment was received for record on the day of	he Constant Constant
	at clock M., and recorde	ed All All All All All All All All All Al
BUYER'S NAME AND ADDRESS	FOR file/reel number	
Mountain Title Co	Record of Deeds of said county. Witness my hand and seal	
Http://lar.lens	County affixed.	
NAME, ADDRESS, ZIP Until a change is requested all tax statements shell be seat to the following address		
Mr. + Mrs. Leslie W. Zigler	Recording Office By Deput	
Klaurath Falls Oregon 97601		
NAME, ADDRESS, Zar		

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. **.....** 4449 I is understood and agreed between said parties that time is of the essence of this contract, and in case ove required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any his option shall have the following rights: (1) to declare this contract null and void: (2) to declare the price with the interest thereon at once due and payable and/or (3) to loreclose the southart by suit in 1 interest created or then existing in favor of the buyer as against the seller hereunder shall ultry crease t the premises above described and all other rights arouired by the buyer hereunder shall ultry crease to the premises above described and all other rights arouired by the buyer hereunder shall ultry to the seller hereunder shall ultry to the source of the second sec said purc all rights any other act of said seller to be performed and with the purchase of said property as absolutely, fully and it all payments theretolour mode on this curitanct are it 2 the time of such default. And the said seller, in case 4 lang aloremid, without now source it. or thereto belonging. reon or intereo orionging. 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 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-ling breach of any such provision, or as a waiver of the provision itself. Ą. тà appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the singu-lar promoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. 1 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 sufforized therewarto by order of its board of directors. Listo W. Zigly Rela Rela L. Schweitzer Aleslie W. Zigler Marine Marine Richard Row Research Res)) 35. STATE OF OREGON, County of) 85. STATE OF OREGON, County of Klamath March 29, 19. , 19 76 Personally appeared and Personally appeared the above named Leslie W. each for himself and not one for the other, did say that the former is the Zigler, Donna Grace Zigler and Rela L. Schweitzer et secretary of and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-halt 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: and acknowledged the foregoing instru-(OFFICIAL & trline & Adding ton) (OFFICIAL SEAL) Notary Public for Oregon My commision expires 3-21-77 Notary Public for Oregon My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is e that the instrument is exe of the title being conveyed executed and the parties ar cuted and the Such instrume bound thereby "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) JAIS OF OREGON; COUNTY OF KLAMATH: 55. if for recording inquestion 1 na 29th dover a still in a to to in the Spick PM and buly recorded + the 11 76 set and the By Haad March \$ 6.00 .5 _____ >