FORM No. 706. CONTRACT-REAL ESTATE-Monthly Paymonia. M	T.C. 1396 Mens Ness LAW PUBLISHING CO.	ONTLAND, OR \$7204	A CONTRACTOR OF A CONTRACTOR O
THIS CONTRACT, Made this	day of May, 19	76 , between	. h h h h h h h h h h h h h h h h h h h
	m, husband and wife , hereinafter cal	e analysis and a second s	
WITNESSETH: That in consideration o	, hereinafter cali of the mutual covenants and agreements herein of er agrees to purchase from the seller all of the bln	ed the buyer, contained, the following de-	
Lot 36, Block 2, Rolling Hills according to the official plat of Klamath County, Oregon.	Subdivision, Tract 1099 thereof on file in the records		La charles and the second
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<b>C)</b> 30			
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12	,	and the second	In the second
			TO TAXABLE DAY
			$\frac{1}{24} = \frac{1}{16} \left[ \frac{1}{16} + \frac{1}{16}$
		art Bart	
for the sum of Four Thousand Six Hundre	d and Fifty Five Dollars (\$ <sup>1</sup> ;	655.00	Landre Martin Landre Martin Charles Charles
(hereinafter called the purchase price), on according to the event	tion hereof (the receipt of which is hereby acknow	vledged by the	$= \frac{1}{2} \left( \frac{1}{2} \left( \frac{1}{2} \right)^2 + \frac{1}{2} \left( \frac{1}{2} \right)^2 \right)^2 + \frac{1}{2} \left( \frac{1}{2} \left( \frac{1}{2} \right)^2 + \frac{1}{2} \left( \frac{1}{2} \right)^2 \right)^2 + \frac{1}{2} \left( \frac{1}{2} \right)^2 + \frac{1}{2} $
seller); the buyer agrees to pay the remainder of any any all any all any any all any	of said purchase price (to-wit: \$ 4,200,00 than Six Hundred Fifty Six	) to the order	
Dollars (\$ .056.00 ) each,Year		· · · ·	
11 de 00 the de Oft Maymonthe her	ealter beginning with the month of May. Illy puid. All of said purchase price may be pai	, 19.7.7. ,	
the second state of sold our chase price sh	call bear interest at the rate of	er annum nom	. Les alientitutions de la constantion
May 20, 1976	interest to be paidammually	being included in a shall be pro-	
int at hotware the parties hereto as of the date	of this contract.	ta i	
The buyer warrants to and covenants with the solution $*(A)$ primarily los buyer's personal, lamily, household o. (B) for an organization or (even if buyer is a natural	in the real property described in this contract is or approximate purposes, person is for business or commercial purposes other than approx $c_{1} \circ c_{2} \circ c_{3} \circ c_{4} \circ c_{5} \circ $	Itural purposes.	
The buyer shall be entitled to possession of said linds on he is not in default under the terms of this contract. The buye created, in good condition and repair and will not suffer or pe- created in the lines and save the seller harmless therefrom and	f(t) = 0, $f(t) = 0$ , $f(t)$	ses, now or hereafter free from mechanic's defending against any not liens which here-	المتعادية والمتعادية والمتعادية المتعادية والمتعادية
such thens; that he will pay the turber said premises, all promptly after lawfully may be imposed upon said premises, all promptly	<ul> <li>before the same or any part thereof become past due; that at bu on said premises against loss or damage by fire (with extended cov</li> </ul>	erage) in an amount	
not less than \$ 14 in a company or compan their respective interests may appear and all policies of insurance such liens, costs, water tents, taves, or charges or to procure an such liens, costs, water the label secured by this contract and	nies satisfactory to the seller, with loss payable first to the seller and we to be delivered to the seller as soon as insured. Now if the buyer of pay for such insurance, the seller may do so and any payment so shall bear interest at the rate aloresaid, without waiver, however, c	then to the buyer as shall fail to pay any made shall be added I any right arising to	
the seller for buyer's breach of contract. The seller agrees that at his expense and within suring (in an amount equal to said purchase price) marketable indicated and the building	days from the date hereol, he will lurnish unto buyer a til title in and to suid premises in the seller on or subsequent to the d and other restrictions and easements now of record, if any. Seller	le insurance policy in- ate of this agreement, ilso agrees that when dand controller said	
save and except the usual privat and upon request and upon s said purchase price is fully paid and upon request and upon s premises in fee simple unto the buyer, his heirs and assigns, free since said date placed, permitted or arising by, through or und lines, water rents and public charges so assumed by the buyer a	days from the date hereol, he will lurnish unto buyer a fit title in and to suid premises in the seller on or subsequent to the d and other restrictions and casements now of record, if any. Seller surrender of this agreement, he will deliver a good and sufficient e and clear of encumbrances as of the date hereol and free and clea for seller, excepting, however, the suid eacements and restrictions an and lurther excepting all liens and encumbrances created by the buy (Coefficient on provers)	r of all encumbrances I the taxes, municipal er or his assigns.	ny dan dina dia mandra dia mandra dia dia dia dia dia dia dia dia dia di
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and v a creditor, as such word is defined in the Trath-in-Lending Act and R	(Continued on reverse) whichever warranty (A) or (B) is not applicable. If warranty (A) is applic tegulation Z, the selier MUST camply with the Act and Regulation by mak the contract will become a first lien to finance the purchase of a dwell	able and if the seller is ng required disclosures; ing in which event use	Marine Marine
		يريد المحافظ المراجع المستعمر المستعمر المستعمر المستعد المستعد المستعمر المستعد المستعمر المستعمر المستعمر ال	
FIDELITY FUNDING & REALIZATION CO., IN Box 52		IV, ss.	1 Maria
Keno, Oregon 97627 SELLER'S NAME AND ADDRESS	County of I certify that	the within instru-	
<u>William R. And Bernice M. Wynn</u> 6200 Hilyard	ment was received	for record on the	- Contraction of the Contraction
Klamath Falls, Oregon 07601	at o'clock.	M., and recorded	
Atter recording roturn to: Desclity a Funding Wicht	RECORDER'S USE file/reel number Record of Deeds of s		
By 5-	Witness my	hand and seal of	
NAME, ADDITESS, ZIP	County alfixed.		
Until a change is requested all fax statements shall be sent to the following William R. Wynn and Bernice M. Wynn		Recording Officer	
6200 Hilyard Klamath Falls, Oregon 97601		Deputy	
KTBIIId UIT TUTTO, NAME, ADDRESS, ZIP			
	condition without the sum of a construction common to compare the compare damagement of the subscription of the	And the second	
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A. .... ا في يا في شاهد ا 7909 1 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any ugb the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole said purchase price with the interest thereon at once due and payable and/or (3) to torclose this contract by suit in equ il rights and interest created or them existing in layor of the buyer as adjust the seller between declares and of recently, or any other act of said seller to be performed and without any right of the buyer in recursed shall trever to and revest of recently, or any other act of said seller to be performed and without any right of the buyer in termines the seller buyer through the seller to buyer an explanation or on account of the purchase of hid property as absolutely, fully and perfectly as this contract and any seller to be said seller to be said buyer and the seller buyer through the recent of the reserver the adver-permises up to the time of such default. And the said seller, in case of such default, shall have the right are the adver-enter upon the land aloresaid, without any process of law, and take immediate possesion thereof, together with all the imp thereon or thereto belonging. all tights and interess creates to investigate and possession of the premises above described and of re-entry, or any other act of said seller to b on account of the purchase of said property as of such default all payments therefolder made premises up to the time of such default. And enter upon the land aloresaid, without any pro-thereon or thereto belonging. The buyer butther agrees that failure by the seller at any time to require performance by the buyer of any provision bered shall in no way affect fis right bereamder to enduce the same, nor shall any waiver by said seller of any breach of any provision beted be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself. 12 The true and actual consideration paid for this transfer, stated in terms of dullars, is  $\frac{1}{2},055.00$ eration consists of or includes other property or value given or promised which is the whole consideration (indicate which.). In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hered, the buyer afrees to pay such sum as the court may adjudge reasonable as altorney's less to be allowed plaintiff in said suit or action and if an appeal is taken from any judgment or decree of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's altorney's less on such anomal. court of the appeal. 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-noum shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronou be made, d 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. -50 C AP CET Cullion R. Comm 7 i.j ( 19 unice m. Hagnon ین در از می مرابع میلین میلین مرابع میلین میلین مرابع میلین مراب میلین مراب میلین مراب میلین مراب میلین میلین میلین میلین میلین میلین میلین میلین مالین میلین مالین مالین مالین مالین مالین مالین مالین مالین مال میلین مالین مالی میلین مالین مالان مالی مان مال میلین مالمان مالان مالان مالان مالان مالم 2 1 (L) sols (1), if not applicable, should be deleted. See ORS 93.030). NOTE-The sentence between the sy <u>Klamath</u> STATE OF OREGON, STATE OF OREGON, County of ... county of Klamath May 3, 19.76 ) ss. Personally appeared E....J....Shipsey **max** 20 , 19.76 nay ...who, being duly sworn, 0 version to himsell wask version when the work ber, did say the she when the standard of the standard standard the standard stand Personally appeared the above named Lectron Rand, Berneck M. Ayna, M. W .....storarusson .of...Fidelity n. Funding. & Realization Co., Inc. A corporation, and that the seal attixed to the lorgoing instrument is the corporate seal? of said corporation and that said instrument was signed and saided 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 coed. and acknowledged the foregoing instruwent to be Intern voluntary act and deed. Before me: (OFFICIAL SEAL) Betore we. Selsa M. Elimination. Notary Fublic for Oregon h/18/ Jucilie Estes Notary Public for Oregon 1/24/76 0. ÷. My commission expires: 4/18/80ې د د د 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 that the instrainer is sets and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being 'conveyed 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 "(2) Violation of subsection (1) of this section is a Class B misdemeanor." ो (DESCRIPTION CONTINUED) E. STATE OF OREGON; COUNTY OF KLAMATH; ss. t this 27th day of May \_\_\_\_A. D. 19<u>76</u> gt \_\_\_\_\_o'clock <sup>P</sup>M., and tuly recorded in Vol. M 76, of DEEDS on Page 7908 Wm D. MILNE, County Clerk FEE \$ 6.00 maz 75 ない 22 2145 un state and sta 15.11.15.14 \$ **\*** TYLERE 12 1 . 10 ۱. ۱. រដូច 14