FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payments. MTC 1396 STEVENS NESS LAW CONTRACT-REAL ESTATE TK 14600 THIS CONTRACT, Made this 3 rd FIDELITY FUNDING & REALIZATION COMPANY, INC. , hereinafter called the seller, and William R. Wynn and Bernice M. Wynn, husband and wife , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-County, State of Oregon , to-wit: scribed lands and premises situated in Klamath Lot 11, Block 2, Rolling Hills Subdivision, Tract 1099 according to the official plat thereof on file in the records of Klamath County, Oregon. 50 <u>\_\_\_</u> ~1 ЩŴ <u>9</u>2, **副**日 書 Dollars (\$ 5,130.00 ) for the sum of ... FIVE... THOUSAND... ONE HUNDRED.. THIRTY. (hereinafter called the purchase price), on account of which \_\_\_\_\_\_FIVE\_HUNDRED Dollars (\$...500.00.....) 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: \$4,630.00.....) to the order of the seller in normally payments of not less than. Six. Hundred. For ty. Dollars (\$640.00.....) each, .year.....) payable on the 20th day of each month-hereafter beginning with the month of May. ..... 19.7.7.... and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; May 20, 1976 until paid, interest to be paid annyally and \* {irraddimento the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is  $\hat{v}(A)$  primarily for buyer's personal, family, household or agricultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes (B). al purposes, for business or commercial purposes other than agricultural purp with loss payable in a company or companies satisfield y is a company or companies satisfield y in the period of the set of than \$ days from the date hereof 1.5 %. (Continued on reverse) is not applicable. If warranty (A) is app comply with the Act and Regulation by n rst lien to finance the purchase of a dv \*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warrar a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the for this purpate, use Stevens-Ness Form No. 1308 or similar unless the cantract will Stevens-Ness Form No. 1307 or similar. STATE OF OREGON, FIDELITY FUNDING & REALIZATION CO., INC. County of Keno, Oregon 97627 I certify that the within instrument was received for record on the William R. and Bernice M. Wynn 6200 Hilyard Klamath Falls, Oregon 97627 at. SPACE RESERVE on page.....or as in-book. FOR tile/reel-number.... After recording rel RECORDER'S US Record of Deeds of said county. Witness my hand and seal of Tedelite no Ore County affixed. 62 Until a change is requested all tax statements shall be sent to the following address **Recording Officer** William R. Wynn and Bernice M. Wynn ....Deputy 6200 Hilyard Klamath Falls, Oregon 97601 40,134 

1 martin and the 7911 And it is understood and advect between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the rents above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any advectment herein contained, then effect at his option shall have the following rights: (1) to declare this contract null and void. (2) to declare the whole unparticle principal belance of effect at his option shall have the following rights: (1) to declare this contract null and void. (2) to declare the whole unparticle principal belance of girtchase price we contedl or then existing in favor of the buyer as against the solite hereunder shall utterly events and the rights of the buyer as against the solite hereunder shall outerly events and solit to the saion of the promises above described and all other rights acquired by the buyer of return, reclaments had never been made; and in any earity of the purchase of said seller to be performed and without any right of the buyer of return, reclaments had never been made; and in case earity of the purchase of said property as absolutely, fully and performs and being and before, to and here the average due to all size of the reasonable return of the said seller without any act earity of the purchase of said property as absolutely, fully and performs and belong to be added they are there and belong to all developed and the solution of the reasonable return and belong to all developed and and without any return and belong to said and are therein the relation of the average and the relation of the relation of the relation of said seller to be performed and without any return and belong to said property as absolutely, fully and performs and belong to said and are compared and in case events and the time of the user developed the solution. The they have the relation of the relation of the average the there the said to be the time of the time of the there the to the soluting the the time the there the there the average payments the seller said purc all rights deserns, said seller to aid property stetolore ma 4. Ai possession of re-entry on account of such de r to be particular to be process of law, and take immediate particular to require all payments the time of such , shall have the right sion thereof, together t innivediated with all the The buyer further actees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect The buyer further actees that failure by the seller at any time to require performance by the buyer of any provision hereof be held to be a waiver of any suc-bis 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-ceeding breach of any such provision, or as a waiver of the provision itself. In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-onoun 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 hereof 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 heretoip by its officers duly authorized thereunto by order of its board of directors. William Not 1 R. 9N 711 Maym للم أبوات .12 Landere. 27**.) ss**: 173 NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). É STATE OF OREGON, ) ) 55. County of Second Star Star 20, 19.76. igi Ligi жых Personally appeared .......J....Shipsey..... .....who, being duly sworn, respector himself and controlled in the same of a same has the restriction of the say\_that\_he\_is\_\_\_\_\_\_president wat that the back katha Personally appeared the above named Hilliam Highn XACKNANY of ..... FIDELTRY FUNDING AND REALTZATION CO., INC. and that the scal atlixed to the loregoing instrument is the corporation of said corporation and that said instrument was signed and scaled in be-able of said corporation by authority of its board of directors, and scaled in them acknowledged said instrument to be its voluntury act and deedt is Before me: .. and acknowledged the loregoing instrument to be there .....voluntary act and deed. Before me: (OFFICIAL SEAL) Before me: Dulla m. Ellingland Notary Public for Oregon (OFFICIAL Jucille Este SEALD' Notary Public for Oregon 9/24/76. Notary Public for Oregon My commission expires:  $l_1/18/80$ 1.1 Section 4 of Chapter 618, Orecon 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 instructure [Siver-"(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instructure [Siver-"(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instructure [Siver-"(1) All 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 Such 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 - 11 ch instruments, or a memoraneous arrest of this section is a Class B misdemennor." "(2) Violation of subsection (1) of this section is a Class B misdemennor." (DESCRIPTION CONTINUED) di tritt 4 13 ATE OF OREGON; COUNTY OF KLAMATH; 55. 1 had for record standarsky 3;36 .....A. D. 1976... ¢t. o'clock PM and his 27th day of May duly recorded in Vol. M 76 \_\_\_\_\_ of \_\_\_\_\_ on 17910 Wm D. MILNE, County Clerk FEE \$ 6.00 Ę tra 177 781 2021年第四次的科学家 2.8 75 n/  $^{\circ}E$ 84. 11 <u>ا</u>۹ 1110