FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payme 8865 VOL. 76 (A) CONTRACT-REAL ESTATE Page 15013 19.76, between THIS CONTRACT, Made this 4th day of June Daniel L. Price, hereinalter called the seller, Helen V. Crowson ..., hereinafter called the buyer, and 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-seribed lands and premises situated in Klauach County, State of Oregon, to-wit: scribed lands and premises situated in..... The E's of the NE's of the NW's of Section 32, Township 37 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon. 4 21 Subject, however, to the following: 29 1. Rights of the public in and to that portion of the premises herein described lying within the limits of existing roads. 2. Unrecorded Contract of Sale dated March 12, 1975 between Paul Havens Williams, Seller, and Daniel L. Price, Buyer, which Buyer does not assume and agree to pay and Seller covenants to and with Buyer herein that he will hold Buyer harmless therefrom. 2 1.0 Jun 92. (ŀ for the sum of Ten Thousand Five Hundred and No/100ths-- Dollars (\$ 10,500.00) (hereinatter called the purchase price), on account of which Five Hundred and No/100ths-----(herematter caned the purchase price), on account of which is hereby acknowledged by the 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: \$10,000.00.) to the order of the seller in monthly payments of not less than <u>SEVENTY-FIVE AND NO/100THS</u> Dollars (\$.....) each, <u>or more</u>, prepayment without penalty -----payable on the 15th day of each month hereafter beginning with the month of July ..., 19 7.6 and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; 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 *(A) primarily for buyer's personal, family, household or agricultural purposes. (B) for sum organization or force is buyes in a natural person is don business or commercial purposes. (D) dor an organization of (even if huyes it a natural person) is don business or commercial purposes other there agriculture (D) dor an organization of (even if huyes it a natural person) is don business or commercial purposes other there agriculture (D) do not shall promise the state of the event the buildings on said premises, for a format of the contract. The buyer agrees that at all times he will keep the buildings on said premises or the same or strip therein (the event here) as a said around the organization of the contract. The buyer agrees that at all times he will keep the buildings on said premises, for a format and second to be a said premises the cost of the cost of the event of the other against said property, as well as all water rephrome path due; that a buyer is buildings now or increasive, exceed on said premises against isoso or damage by fore (with extended covers a final of the cost of the other of the event of the event of the event of the same or any part there of the event of the event of the same or any part there of the event of all oth insure and keep insured all buildings now or nereaster erected on bath prime setting the seller, with loss payable first to the seller and then to **full insurable** not less than **s...value** not less than **s...value** not less than **s...value** not less that **s...value** not a company or companies satisfactory to the seller, with loss payable first to the seller and the buyer shall la their respective interest may appear and all policies of insurance to be delivered to the seller may do to end any payment to made si their respective interest may appear and all policies of procure and pay to such insurance, the seller may do to end any payment to made si to and become a part of the dots secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, a little insura the seller or buyer's brach of contract. 30 PORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warronty (A) or (B) is not applicable. If warranty (A) is applicable a delior, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST camply with the Act and Regulation by making re-this purpose, us Sievens-Ness Form No. 1308 or similar unless the contract will became a first lien to finance the purchase of a dweiling in ant-Ness Form No. 1307 or similar. a creditor, as such word is defined in ir for this purpose, use Stevens-Ness Form Stavens-Ness Form No. 1307 or similar. STATE OF OREGON, materia da Maria County of KLAMATH. I certify that the within instru-SELLER'S NAME AND ADDRESS ment was received for record on the in book M... 7.6.. on pageor as SPACE RESERVED BUYER'S NAME AND ADDRES FOR file/reel number. ... RECORDER'S Record of Deeds of said county. Attn: Marlene Witness my hand and seal of County affixed. Recording Office Q.Deputy 1396 . Hor. 9596

8866 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 any of them punctually within fen days of the time limited therefor, or fail to keep any agreen the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare shift on each of the seller there only and the seller without and void and the seller there and there and the seller there and sell unter (to and reveal in a life seller there and seller there and such there and the seller there and sell unter (to and reveal in a life seller the seller there and such there and the seller there and the seller there and such payments had neve of anoth default all payments therefolder and the contract are to the seller there and belong to said seller as the agreed the seller there becault. And the said the seller there there and seller the seller there and seller the seller there and the seller there and the seller there and the seller there and there and the seller there and the seller there and there and there and the seller there and there and the seller there and there and there and the seller there and there and there a shall fail to nt herein contained, ther paid principal balance of and in any of such cases mine and the right to the and seller with npensition for ver been made, and reasonable tor increso percentants. 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 the hereonder 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-t breach of any such provision, or as a waiver of the provision itself. nd actual consideration paid for this transfer, stated in terms of dollars, is \$10.500.00. XARAXXXXXXXXXXXX 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-onoun shall be taken to mean and include the plural, the musculine, the terminine and the neuter, and that generally all grammatical changes shall ofe, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronoun be made, as 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. X Helen V. Crowson Daniel L. Price NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of. STATE OF OREGON, ., 19 85. County of Klamath Personally appeared 15 who, being duly sworn, 19 each for himsell and not one for the other, did say that the former is the president and that the latter is the Personally appeared the abo Daniel'L. Price secretary of ... and that the seal attized 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. Reference 1.1.1. 4.7 me - 1 - 1 acknowledged the foregoing instrument là Lo A phis voluntary act and deed. Beigre me (OFFICIAL SEAL) Before me: Add net. COFFICIAL Marle Notary Public for Oregon EAL) Notary Public for Oregon My commission expires 3-21-77 My commission expires: n Bection 4 of Unapter 518, 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 instru-cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title bein Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the bound thereby. instruments, or a memorandum thereof, shall be recorded by the conveyor n thereby-"(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. CALIFORNIA STATE OF DREGON, County of Slinn 19 76 June 10 th day of ... 1 known to me to be the identical individual..... described in and who executed the within instrument and IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. 11-14-14-14-17 Ecte dou 1411 Notary Public for Oregon. California My Commission expires. Sec. 6, 1976 OFFICIAL SEAL ESTA LOUISE NEEL Notary - California GLENN COUNTY ESTA LOUISE NEEL sion Expires Dec. 6, 1976 Strik in 418 STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the _______ day of P M., and duly recorded in Vol M 76 A.D., 19 76 at 3;28 JUNE _o'clock_ 8865 deeds on Page. of. WM. D. MILNE, County Clerk FEE_\$, 6.00 Deputy . .