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FORM No. 706. CONTRACT-REAL ESTATE-Monthly Poyments	WLAW PUBLIAHING CO., PONYLANU. OR BIZCA
TK CONTRACT-REAL ESTATE	/ Page 10146
THIS CONTRACT, Made this 4th day of June W. J. Ramsey, 1355 Cleveland, Klamath Falls, Oregon	, 19
	, hereinalter called the seller,
andCecil D. or Agnes L. Newton, P. O. Box 454, Chiloquin	
WITNESSETH: That in consideration of the mutual covenants and age seller agrees to sell unto the buyer and the buyer agrees to purchase from the scribed lands and premises situated in Klamath County, State of	SULLEL GILL OF
10 acres, Section 34, Township 32 S., Range 7 E, NW14SW14SE14.	

At the time of purchase buyers agree to comply with the state and county sanitation rules and regulations and at this time buyers are undetermined as to the future use of the property.

Buyer agrees not to cut or log or remove any trees from property until 60% or more is paid to seller or other satisfactory agreement is made.

Balance owing on property to American Land Co. I owe \$5,400.00. Fax Plaza, Suite 908, San Francisco, California 94102

Taxes approximately \$65.00 per year.

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Dollars (\$ 7,000.00)

for the sum of Seven Thousand (hereinafter called the purchase price), on account of which Sixty Dollars (\$...60.00......) 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: \$.6,940.00) to the order Dollars (\$....60.00......) each,

payable on the ... 1st. day of each month hereafter beginning with the month of February R., 19.76., 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 (Buyer has look at *(A) primarily for buyer's personal, lamily, household or advicultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. nercial purposes other than agricultural purpos proper

(B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on June. 21. 19.76, and may retain such possession so long as the is not in default under the terms of this contract. The buyer that a functional buyer is a ratio of the term of the terms of terms

(Continued on reverse)

1 out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is he Truth-Intending Act and Regulation Z, the saller MUST comply with the Act and Regulation I 1 No. 1308 ar similar unless the contract will become a first lien to finance the purchase of *IMPORTANT NOTICE: Delete, by lining out, e creditor, as such word is dofined in the Tru for this purpose, uso Stevens-Ness Form No. Stovens-Ness Form No. 1307 or similar: D. J. Boa 1.567 P. D. Boa 1.567 Manath Jailly Oregon Deller's NAME AND DOREGES STATE OF OREGON. $\mathcal{O}^{(1)}$ County of 97601 I certify that, the within instrument was received for record on the ...day of o'clock M., and recorded át, SPACE RESERVED or as in book.on page FOR RECONDER'S USE tile/reel number. Record of Deeds of said county. Witness my hand and seal of County affixed. Recording Officer Deputy By 9762



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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 bayer shall fail to make the payments above required, or any of them, punctually within ten dowe of the inne limited therefor, or fail to keep any agreement herein contained, then payments above required, or any of them, punctually within ten dowe of the inne limited therefor, or fail to keep any agreement herein contained, then the inne limited therefor, or fail to keep any agreement herein contained, then the seller the target of the seller at his option shall have the tolowing rights (1) to declare the whole ungain principal balance of the seller part is evolution to the seller the solution whole ungain principal balance of the seller herein contract by suit in equity, and in any of such cases, and purchase pairs with the limiter there on a one does and paymer as adving the seller herein during and the right to the	
And it is understood and ustreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to muck the sentences are required, or any of them; punctually within ten days of the time limited therstor, or lail to keen any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare the value of and you of the sentence of the seller at his option shall have the lollowing rights: (1) to declare the value of and you of the whole unpaid principal balance of the seller at his option shall have the following rights: (1) to declare the value of and (3) to loreclow the whole unpaid principal balance of and the prechase price with the interest there at the rights adapted by the buyer being the house the house day there and determine and the rights accured by the buyer of return, reclamation or compensation for monays paid of reversely, or any officer act of and seller to be performed and without any right of the buyer of return, reclamation or compensation for monays paid of a second of the purchase price with the buyer of and the rights accured by the buyer of return, reclamation or compensation for monays paid of a second price act of and secold and all officers and without any right of the buyer of return, reclamation recompensation for monays paid of a second of the purchase price and here rights accured by the buyer of return, reclamation recompensation for monays paid of a second of the function at the second action to second of the second action and the second action to second of the interest of said property as aboutiety, fully and price and the second below the returned and such provide the interest accured by and because the right increases and for the second action to second be accured by and because the right accurate and such provide and the second action accured by and because the right increases and the returned and the second action to second because the second action accured by and because the right increases and the pr	
The true and actual consideration paid for this transfer, stated in terms of dollars, is §	
by its officers duly authorized thereunto by order of its board of directors. W. J. Marshey NOIE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of	
County of frame and personally appeared and solution instru- Personally appeared and solution instru- Personally appeared and solution in the latter is the secretary of	
Before me: (OFFICIAL SEALO SEAL SEALO Notary Public for Oregon ''''''''''''''''''''''''''''''''''''	
(DESCRIPTION CONTINUED) , TATE OF OREGON; COUNTY OF KLAMATH; ss. The for record ************************************	
duly recorded in Vol. <u>M. 76</u> , of <u>DEEDS</u> on Page 10146 W <u>m</u> D. MILNE County Clerk FEE \$ 6.00 By Hand Manil	