Sec. Same Mich STRUENS NEES LAW PUBLISHING 10310 (9) FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payments CONTRACT-REAL ESTATE  $M_{\rm eff}^{\rm eff}$ 16022 1-1-74 , 19 76, between THIS CONTRACT, Made this 25 day of June Allan N. McEachern and Ruth M. McEachern hereinafter called the seller, husband and wife , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the and seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-scribed lands and premises situated in Klamath County, State of Oregon to-wit: Lot 15 in Block 302 Darrow Addition to the City of Klamath Falls, Klamath Co. Oregon B 376 1 payable on the 1St. day of each month hereafter beginning with the month of August until paid, interest to be paid Monthly and \* being included in 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, (A) primarily for buyer's personal, lamily, household or agricultural purposes, (A) for au-organization or (even it buyer is a natural parson) is for business or commercial purposes to (B) for au-organization or (even it buyer is a natural parson) is for business or commercial purposes. 19 76., and may retain such possession so long in the will keep the buildings on sond premises, now or hereal the state of the will keep spremises the form mechani-thereoit that he will keep spremises there from mechani-costs and attorney's lees incurges and municipal liens which are all water rents, public character that at buyer's expense, here all water rents, public character that at buyer's expense, here a ano insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than  $\frac{13,500.00}{100}$  in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as not less than  $\frac{13,500.00}{100}$  in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller may do so and any payment so made shall be added their respective, there exists, takes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and hercome a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller to buyer's breach of contract. to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of an the seller for buyer's breach of contract. The seller for buyer's breach of contract. The seller agrees that at his expense and within, 10......days from the date hereal, he will furnish unto buyer a title im and to said premises in the seller on or subsequent to the date, the self of a subsequent to the date and the second of the self of this agreement, he will deliver a good free and clear of the second purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a good free and clear of the self, he were into the buyer, his heirs and assigns, free and clear of a contract, the said casements and restrictions and the premises in the self, he were, the said are restrictions and the buyer, his heirs and assigns, under selfer, excepting, however, the said casements and restrictions and the buyer and turther excepting all liens and encumbrances created by the buyer of lient, water rents and public charges so assumed by the buyer and turther excepting all liens and encumbrances created by the buyer of lient, water rents and public charges so assumed by the buyer and turther excepting all liens and encumbrances created by the buyer of lient, water rents and public charges so assumed by the buyer and turther excepting all liens and encumbrances created by the buyer of lient. •IMPORTANT NOTICE: Delete, by lining out, whichever phrose and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the a creditor, as such word is defined in the Truth-in-tending Act and Regulation Z, the celler MUST comply with the Act and Regulation by making required disc for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first tien to finance the purchase of a dwelling in which ex Stevens-Ness Form No. 1307 or similar. Allan N. McEachern & Ruth M McEachern STATE OF OREGON, SS. 2430 Orchard Klamath Falls, Oregon 97601 County of I certify that the within instrument was received for record on the SELLER'S NAME AND ADDRESS Timothy J. Farley & Danita A. Farley 24 *f.....,*19.... day of o'clock M., and recorded at. or as PACE RESERVED in book .... BUYER'S NAME AND ADDRESS file/reel number..... FOR Record of Deeds of said county. RECORDER'S USE After recording return to: Witness' my hand and seal of Sam A. McKeen 230 Main Street County affixed. Klamath Falls, Oregon NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the following addres Recording Officer Timothy J. Farley & Danita A. Farley Deputy 2401 Electer die Mamath Julle, Ole 

10311 And it is understood and adreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make payments above required, or any of them, punctually within ten days of the inner imited therefor, or fail to keep any agreement herein contained, it has seller at his option there the following rights: (1) to declare this for (2) to declare the whole upped in any of such case all purchase price will created or then estimating in layor of the buyer adjust the seller able upped to the whole upped in any of such case all purchase price will created or then estimating in layor of the buyer adjust the seller becaute shall uterly care and in said hele without any of rights and interesting in layor of the buyer adjust the seller becaute shall uterly care and the said self of the possession of the pother act of said seller to be putcimed and with a self buyer between the said self of the adjust above the adjust the self estimate that and the rest becaute self or the estimate there added and other rights acquined uny right of the buyer of transit had never been made; and in of the contract of the pother act of said selfer to be putcimed and particity est if this contract and such payments had rever been made; and in of on account of the price of said selfer to be putcimed and relative, the right belong to said selfer set at any time, there direct and and belong to said selfer with all the improvements and appurtant of all the inter of such default. And the said selfer, in case of such default, shall have the right all the improvements and appurtant prefiteion of there in default. And the said selfer, in case of such default, shall have the right all the improvements and appurtant prefiteion or there in a dioresaid, without any process of law, and take immediate possession thereol, together with all the improvements and appurtant thereon or there in adioresaid. n or thereto belonging. 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 But 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-g breach of any such provision, or as a waiver of the provision itsell. Any assignment of this contract by buyer must be with the » permission in writing of seller. 1 Buyer must furnish proof yearly to seller through escrow of status of taxes and insurance The true and actual consideration paid for this transfer, stated in terms of dollars, is 3. OHowever, the actual consid-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 Timothe J. X.A faile 1 mplu Misula deleige. See ORS 93.030). entence between the symbols (), if not applicable, should 88. STATE OF OREGON, County of NOTE-The STATE OF OREGON . 19. Ĩ. and County of Klamath Personally appeared ..... June 25, 10 who, being duly sworn, 1976 each for himself and not one for the other, did say that the former is the Personally Jappoared the above president and that the latter is the Allan N. McEachern & Ruth M. McEachern secretary of .... Timothy J. Farley & Danita A. Farley a corporation, , a corporation, and that the seal affixed 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. and acknowledged the foregoing instrument to be "their ...voluntary act and deed. Before me: (OFFICIAL Before me: SEAL) an (OFFICIAL) Notary Public for Oregon Notary Public for Oregon My commision expires 1/-11-16 My commission expires: (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; S. led for record antergenest star 4;09 \_\_\_\_A. D. 1976 of \_\_\_\_\_ o'clock P.M., and rhis \_7th\_\_ day of JULY \_\_\_\_\_ on Page 10310 duly recorded in Vol. <u>M 76</u>, of <u>DEEDS</u>  $\mathbf{i}_{i}$ Wm D. MILNE, County Cleria 1 FEE \$ 6.00 , OLmas  $i \in [h_m, h_m]$ 的现在 - WAR 2. A. P. W.

記名を見ていた