	FORM No. 706. CONTRACT-REAL ESTATE-Monthly Paymonts. MTC 1396 STEVENER MAN PUBLIMING CO 19388	
	THIS CONTRACT, Made this 22 nd day of June , 19 76, between FIDELITY FUNDING & REALIZATION CO., INC. , hereinalter called the seller,	مر مر الله من المراجع ا
	and Cliff L. Peery and Mary H. Peery, Husband and Wife , hereinafter called the buyer,	
	WITNESSETH: That in consideration of the mutual covenants and agreements of the following de- 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 42, Block 2, Rolling Hills Subdivision, Tract 1099 recording to the official plat thereof on file in the	11 Line hard and the standard and a
1999 (1997) 1992 (1997)	records of Klamath County, Oregon.	
	for the sum of FOUR THOUSAND - FOUR HUNDRED Dollars (\$ 4,400,00) (hereinafter called the purchase price), on account of which Four Hundred and Forty (hereinafter called the purchase price), the receipt of which is hereby acknowledged by the	and the second sec
	Dollars (\$440.00 ) is paid on the execution hard purchase price (to-wit: \$3,960.00 ) to the order seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$3,960.00) to the order	
	Dollars (\$ 40.00 ) each, month, each with the month of Angust 447, 1976,	
	and continuing until said purchase price is fully place interest at the rate of 9 per cent per annun from all deferred balances of said purchase price shall bear interest at the rate of 9 per cent per annun from all deferred balances of said purchase price shall bear interest at the rate of 9 per cent per annun from and * uprice included in	
	/ While minimum monthly payments above to particulate of this contract.	
	rated between the parties hereto as of the selfer that the real property described in this contract is The buyer warrants to and covenants with the selfer that the real property described in this contract. is The buyer warrants to and covenants with the selfer that and property described in this contract. is (B) for an organization or (even if buyer is a natural purposes. (B) for an organization or (even if buyer is a natural purpose of escrive that at all times he will keep the buildings on said premises, now or hereafter The buyer that is contract. The buyer contract. The buyer contract that is contract. The buyer contract the buyer contract. The buyer contract that is contract. The buyer contract that the value contract the the selfer harmon of the contract the buyer contract. The buyer contract that the value contract that the contract the contract that the value contract that the value contract. The buyer contract the contract the buyer contract. The buyer contract that the value contract the value contract the value	
	he is hold in doctain inform and repair and will not suffer or perind any safetr for all costs and attorney's less incurred by him in determines which here- erceted, in good cosmittion and repair and will not suffer or perind any safetr for all costs and attorney's less incurred by him in determines which here- and all other lines and save the seller harmless thereform and reindourse seller for all costs and attorney's less incurred by him in determines which here- and all other lines and save the seller harmless thereform and reindourse seller for all costs and attorney's less incurred by him in determines are shich here- and all other lines and save the seller harmless there are any spart thereal become, past due; that all buyer's expenses he will such lines; that here imposed upon said premises, all promptly before the same or any part thereal become, past due; that all buyer's expenses atter lawfully may all taxes herealter leviced against said premises against loss or damage by fire (with external coverage) in an amount insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with external coverage) in an amount insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with external coverage) in an amount insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with external then to the buyer as	
	not less than \$	
	such these as part of the debt secured by this contract and shift be interest and shift because a spart of the debt secured by this contract and shift because a spart of the debt secured by this contract and shift because a spart of the debt secured by this contract. The selfer agrees that at his expense and within $14$ days from the date hereof, he will furnish unto buyer a title insurance policy in- the selfer agrees that at his expense and within $14$ days from the date hereof, he will furnish unto buyer a title insurance policy in- suring (in an annound equal to said preclame price) marktable title in and to said premises in the selfer on or subsequent to the date of this advectual sarce and except the usual principal of the building and their restrictions and share will deliver a good and sulficient deed conveying said premises in the single price, buy the buyer, this heirs and assigns, there and clear of this advectual to he date hereof and the case, manicipal since said date placed, mermitted or asising by, through or under selfer, excepting however, the said caencents and restrictions and the taxes, manicipal since said date placed, mermitted or asism by, through or under selfer, excepting all terms and ensure and the trace of the date here of the buyer or his assigns. (Continued on reverse)	A state of the second stat
	since said date placed, permitter of ansite of the buyer and further excepting all news and excentions and public charges so assumed by the buyer and further excepting all news and excentions and public charges so assumed by the buyer and further excepting all newses. (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warrenty (A) or (B) is not applicable. If warrenty (A) is applicable and if the seller is a creditor, or a such word is defined in the Truth-in-lending Att and Regulation Z, the feller MUST comply with the Att and Regulation by making required discloures; a creditor, use Stevens-Ness Form No. 130B or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use for No. 130B or similar.	Contraction of the second
	e creditor, di Such Wolf N dennest Form No. 1308 or similar unless the contract will become a trivit decome a	
	Box 52 Keno, Oregon 97627 L certify that the within instru-	A second s
	Cliff L. Peery and Mary II. Peery P.0. Box 456 Leave h. Oregon 97846 at o'clock M., and recorded	
the star Line Line	Joseph, Oregon 97846 DUYER'S NAME AND ADDRESS After recording return to: FIDELITY FUNDING & REALIZATION CO., INC. FIDELITY FUNDING & REALIZATION CO., OR CO., INC. FIDELITY FUNDING & REALIZATION CO., OR CO., INC.	Realization of the Real and
	Box 52 Keno, Oregon 97627 NAME ADDRESS ZIP	
	Until a change is requested all tax statements shall be sent to the following address. Cliff L. and Mary H. Peery Pr0. Box 455 124 Provide Statements and Final Statements and Final Statements By	
	Joseph, Orogon 97846 Kismazu This Joseph, Orogon 97846 Kismazu This NAME, ADDRESS, ZIP Org. 9-2001	
	A PART AND A	

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12339 'is understood and afteed between said parties that time is of the essence of this contract, and in case the buyer shall fail to ve required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein conta is option shall have the following tights: (1) to declare this contract mult and void, (2) to declare the whole unpaid principal price with the interest thereon at once due and payable and/or (4) to develoe this contract by shall in equily, and in any of interest created or then existing in layor of the buyer as adainst the softer hereander shall arever to and tevest in said seller with the primes above described and all other rights acquired by the buyer hereander shall revert to and tevest in said seller with the primes above described and all other rights acquired by the buyer hereander shall revert to and tevest in said seller with the primes above described and all other rights acquired by the buyer hereander shall revert to and tevest in said seller with the primes developed between the state of the softer buyer hereander shall revert to and tevest in said seller with the primes developed between the softer buyer buyer hereander shall revert to and tevest in said seller with the primes developed between the softer buyer buyer hereander shall rever to and tevest in said seller with the primes developed between the softer buyer buyer hereander shall rever to and tevest in said seller with the primes developed between the softer buyer buyer buyer hereander shall rever to and tevest in said seller with the softer developed between the softer buyer b said pur and intere said seller to be performed and without any said property as absolutely, fully and perfect ventifiere made on this contractione to be it b default. And the said seller, in case of su ve the right inmediate af, together with all the The buyer latther agrees that billure by the seller at any time to require performance by the buyer of any provision belied shall in no bis right hereunder to enforce the same, nor shall any eavier by said seller of any breach of any provision hereof be held to be a waiver of creding breach of any such provision, or as a waiver of the provision itself. 20 appeal. 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-lar pronoun shall be taken to mean and include the planal, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. 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 thereinto by order of its board of directors. 1.L.U. -tin 1 Marix 1 E deleted. See ORS 93.030). is D, if not applicable, should be Klamath NOTE-The sentence between the STATE OF OREGON, County of ... ) ss. STATE OF OREGON, June 22, , 19 76 Ť. 55. Personally appeared E. J. Shipsey YAXA County of ..... who, being duly sworn, HERMANNENNINNENNINNEN SONNEN MER, did say that the NEW KERKEN he. is president XXX YAN XXX KYAK KXXX Personally appeared the above named xxxxxxx of Fidelity Funding & R. alization, Co. Inc., 'a corporation, and that the seaf alixed to the loregoing instrument is the corporation 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. . . Before me: and acknowledged the foregoing instru-Belore me: Delva Millinglol (OFFICIAL SEAL) Before me: (OFFICIAL SEAL) Notary Public for Oregon Notary Public lor Oregon My commission expires: 14/18/80 My commision expires ... 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 ended and the parties are bound, shall be acknowledged, in the manner-provided for acknowledgment of deeds, by the owner of the ti-such instruments, or a memorandum thereof, shall be recorded by the conveyor, not later than 15 days after the instrument is executed bound thereby. Such instruments, or a memoranism memoranism of this section is a Class B misdemeanor." (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; 55. "Hed for record accressions was this <u>llth</u> day of <u>AUGUST</u> A. D. 19.76.  $\Delta t$  o'clock  $A_{AA}$  and duly recorded in Vol. <u>M 76</u>, of \_\_\_\_\_ on Page 12388 DEEDS Wn D. MILNE County Chik FEE \$ 6.00 1 1.5 1. 97 100 1