FORM No. 706. CONTRACT-REAL ESTATE-Monihily Payments. MTC 2235	
THIS CONTRACT MODE AND LET CONTRACT_REAL ESTATE Vol. 76 Pago 13763	
THIS CONTRACT, Made this lst day of September ,1976 , between Charles H. Frickey	
Mand Ronald Dow WIlliams and Phyllis M. Williams, hereinalter called the seller, husband and wife hereinalter 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- scribed lands and premises situated in	
Lot 58 in Block 11 of INDUSTRIAL ADDITION to the City of Klamath Falls,	
off the East side thereof and adjoining Lot 57;	
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사망計 같은 것은 가장 가장 가장 가장 가장 같은 것이 있는 것을 알려요. 이 것은 것은 것은 것은 것은 것은 것을 가장	
for the sum of Nineteen Thousand Four Hundred and No/100ths (\$19,400.00)	
(hereinafter called the purchase price), on account of which Three Thousand Five Hundred and Dollars (\$3,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the huver affect to pay the remeder of said and the receipt of which is hereby acknowledged by the	Silver and the state of the sta
of the seller in monthly payments of not less than ONE HUNDRED FIGHTY AND NO/LOOTHS	
Dollars (\$ 180.00) each, or more, prepayment without penalty,	
payable on the 1st day of each month hereafter beginning with the month of October 1976,	
and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of	
september 1, 19/6 until paid, interest to be paid monthly and * MaxMaximax	<u>مىسە لەلەللىمە (زىغاط) ئەتىغە خىلىمە</u> مەمەرلى <u>را بارىخىنىڭ تەمەرلىرىدى.</u> ي
rated between the parties hereto as of the date of this contract.	and the second diversity of the second se
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) Tor an organization or (even if integration and the present) in for dumines on communical purposes other than advisultural purposes.	
The buyer shall be entitled to possession of said lands on SEPLEMBER 1976, and may retain such possession so long as he is not in default under the terms of this contract. The buyer spaties that at all times he will keep, the buildings on said premises, now or hereafter excited, in good condition and repair and will not suffer or permit any waste or string there here that he will keep set or premise any well not suffer or permit any waste or string there here that he will keep set or premise to an	
after fawiting may be imposed upon said premises, all promptly before the same or any part thereof become past due that at huver's experies be will	
induce and weep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with estended coverage) in an annuant in with the selfer and the selfer and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the selfer as soon as insured. Now if the buyer shall hall to pay any to and be policies of insurance to be delivered to the selfer may do so and any payments or made shall be added to be delivered at the selfer may do so and any payments or made shall be added to be selfer for buyer's breach of contract.	

his expense and within the second days from the con-id purchase price) marketable tille in and to said premises i d exceptions and the building and other restrictions and ca and upon request and upon surrender of this agreement, upyer, his heirs and asigns, free and clear of encumbiances or arising by, through or under seller, excepting, however, the sesumed by the buyer and further excepting all liens days from the date hereof, he nd to said premises in the set will furnish in an amount equal to sh l-except the usual printe chase price is fully paid in fee simple unto the b save a said p premis since liens, stemises in the seller on or subsequent to the s and easements now of record, if any, Seller cement, he will deliver a good and sulficien bitances as of the date hereof and live and cl however, the said easements and restrictions and all liens and encumbrances created by the bu (Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the teller MUST camply with the Act and Regulation by making required diclosures; for this purpose, use Steven-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.

Charles H. Frickey 142 Fast Main Street STATE OF OREGON, Klamath Falls, Oregon 97601 SELLER'S NAME AND ADDRESS -SS. County of . I certify that the within instru-Ronald Dow Williams, et ux I625 Siskiyou Street Klamath Falls, Oregon 97601 BUYER'S NAME AND ADDRESS ment was received for record on the ...day of ... y of.....,19....., o'çlockM., and recorded SPACE RESERVEDon page or as After recording return to: in book. FOR Mountain Title Company file/reel number RECORDER'S USE 407 Main Street Record & Deeds of said county. Witness my hand and seal of Klamath Falls, Oregon 97601 County affixed: NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the following address Ronald Dow Williams Recording Officer 1625 Siskiyou Street By Klamath Falls, Oregon 97601 Deputy

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And it is understood and agreed between said parties that time is of the exence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the sole of this contract and have the following rights: (1) to decline the whole unpaid principal balance of aid purchase price with the interest thereon are once due and payable and/or (3) to forcelose this contract by suit in equity, and in any of such cases, and in trights and therest created or then existing in have of the buyer as against the selfer at his contract of such cases, and beternine and the right in the buyer as against the selfer here well even in and beternine and the right at the paysession of the premises above described and all other rights acquired by the buyer horeander shall uterest create and beternine and the right at the	
of re-entry, or any other act of said seller to be performed and without any right of the bayer of refurn, reclamation or compensation for moneys paid on account of the purchase of said property as a boolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payments therefoloic made on this contract are to be relianced by and belong to said seller as the said ereas such default. And the said seller, in case of such default, shall have the right immediately, or all any time thereafter, to enter upon the land alorsaid, without any process of law, and take immediate possession thereof, together with all the improvements and appartemances thereon 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 his right hereander to enforce the sume, 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.	
The true and actual consideration paid for this transfer, stated in terms of dullars, is \$ 19,400.00	in the particular in the second for the last of the last of the second
In case suit or action is instituted to lorelose this contract or to enforce any of the provisions hereol, the buyer agrees to pay such sum as the court may adjudge reasonable as attorney's lees to be allowed plaintiff in said suit or action and if en appeal is taken from any judgenent or decree of the trial court, the buyer lutther promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff eles on such appeal. In construing this contract, if is understood that the seller or the buyer may be more than one person; that if the context so requires, the singular promound half be taken to mean and include the plural, the mosculine, the leminine and the neuter, and that generally all grammunical changes shall be, made, assumed and implied to make the provisions hereod apply equally to corporations and to individual.	
IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un- dersigned 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. <u>Charles H. Frickey</u> Charles H. Frickey Ronald Dow Williams	
Phyllis M. Williams Phyllis M. Williams NOTE-The senience between the symbols (), If not applicable, should be deleted. See OKS 92.020].	
STATE OF OREGON, State OF OREGON, County of Klamath County of Klamath September 1 19 Persunally appeared and	
Personally appeared the above named each for himself and not one for the other, did say that the former is the Charles H. Frickey, Ronald Dow president and that the latter is the	La terreterreterreterreterreterreterreter
Williams and Phyllis M. Williams and acknowledged the foregoing instru- ment to be the lr	
Before mo: (OFFICIAL Way, 3700-11, Before mo: (OFFICIAL Way, 3700-11, Before mo: (OFFICIAL Way, 3700-11, Before me:	
Notary Public for Oregon My commission expires 8-12-77 Notary Public for Oregon My commission expires:	
Section 4 of Chapter 618, Oregon Laws 1975, provides: (1) All instruments contracting to convey for title to any real property, at a time more than 12 months from the date that the instrument is eac- cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed. 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 bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor."	
(DESCRIPTION CONTINUED)	
to keep all improvements now existing or which shall hereafter be placed on the Property insured against fire and other casualties covered by a standard policy of fire insurance with extended coverage endorsements.	
The policy shall be written to the full replacement value with loss payable to Seller and Purchaser as their respective interests may appear, and certificates evidencing the policies shall be delivered to Seller and	
shall contain a stipulation providing that coverage will not be cancelled or diminished without a minimum of 10 days written notice to Seller. In the event of loss, Purchasers shall give immediate notice to Seller. Seller	A CONTRACTOR OF THE OWNER OF THE
may make proof of loss if Purchasers fail to do so within 15 days of the casualty. It is specifically agreed by and between the parties heretothat Seller	
shall have the right to live in and rent from the Purchasers the residence described as 142 East Main Street, Klamath Falls, Oregon for at least three (3) months from Sectember 1, 1976 at an agreed rent of \$135.00 per	A A A A A A A A A A A A A A A A A A A
It is further agreed by and between the parties hereto that Purchaser may at any time pay off the entire balance of the purchase price remaining	
due together with interest due thereon to the date of payment without penalty for prepayment.	
STATE OF OREGON; COUNTY OF KLAMATH; ss.	
I hereby certify that the within instrument was received and filed for record on the <u>2nd</u> day of SEPTEMBER A.D., 19 <u>76</u> at <u>11:55</u> o'clock <u>A</u> M., and duly recorded in VolM <u>76</u> ,	
of <u>DEEDS</u> on Page <u>13763</u> . WM. D. MILNE, County Clerk FEE <u>\$ 6.00</u> By <u>Algrad Dragic</u> Deputy	
By A - A Track Deputy	