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FORM No. 706. CONTRESSANTE Monthly Payments.	
THIS CONTRACT, Made this day of June 15th Poge 14:190 (D) LAWRENCE WAKEFIELD APTED and MURIEL ELIZABETH APTED, as tenants in and THOMAS C. MASHOS and BONNIE R. MASHOS, husband and wife,	
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 Klamath County, State of Oregon , to-wit:	
All of Lot 6 and the Southwesterly 62 feet of Lots 7 and 8, Block 20 of INDUSTRIAL ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.	
SUBJECT TO: Reservations, restrictions, rights of way of record and those apparent on the land.	
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for the sum of Eleven Thousand and $no/100 Dollars$ (\$11,000.00) Hereinalter called the purchase price), on account of which One thousand and $no/100 Dollars$ Dollars (\$1,000.00) 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 of said on the second	Sill Line and the second
Dollars (\$ 123.99) each, each,	
all deferred balances of 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 8-1/2per cent per annum from June 15th until paid, interest to be paid Monthly and * for addition to the minimum monthly payments above required. Taxes on said premises for the surgest to be paid in the surgest to be paid t	
The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, lamily, household or agricultural purposes. (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 <u>UVY 15</u> . 19.76, and may retain such possession so long as percently under the terms of this contract. The buyer agrees that all times he will keep the buildings on said premises, now or hereafter and all other lines, and save the seller harmless thereafter and all other lines in the will keep the seller harmless thereafter and all promptly before the same and any the imposed upon said premises, and are reast, while keep the buildings on said premises, now or hereafter and all other lines, and save the seller harmless thereafter end of a same such lines; that he will keep the said premises here into mechanic's atter thankly may be imposed upon said premises, all promptly before the same and any thereafter and all there insure and keep insured all buildings now or hereafter created on said premises against loss or damage by fire (with extended coverage) in an amount on less than s/the insure and all company of compatible said stantance to be delivered to the seller as some as insured. Now if the buyer shall that to pay any to make and all become hard of the seller and all does on any and of so and any payment so made shall be added the seller and all does on the seller as before and any do so and any payment so made shall be added to be seller for buyer's breach of contract.	
The seller agrees that at his expense and within -2 why from the date hereof, he will furnish unto buyer a title insurance policy in- suring (in an amount equal to said purchase price) marketable title in and its said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and ensaments now, of record, it any. Seller also adveces that when	
Premises in the simple unto the buyer, his heirs and assigns, tree and clear of encombrance, he will before a Bood and sufficient deed conveying said since said due placed, permitted or arising by, through or under seller, excepting, however, the said easements and the area of all clear of all encoundrances liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encombrances created by the buyer or his assigns. (Continued on reverse) a creditor, as tuch word is defined in the Truk-in-Lending Act and Regulation MUST comply with the Act and Regulation by making required disclosures; for this purpose, uso Stevens-Ness Form No. 1308 or similor unless the contract will become a first lien to finance the purchase of a dwelling in which event use	
Lawrence W. & Muriel E. Apted P.O.Box 574, Gold Beacn, OR 97444 and c/o 221 W. Main St., Medford, OR SELLER'S HAME AND ADDRESS SELLER'S HAME AND ADDRESS	
Thomas C. & Bonnie R. Mashos I certify that the within instru- ment was received for record on the day of	
After recording return to: Klamath County Title: Co	
Initia a change is requested all fax statements shall be sent to the following address. Thomas C. & Bonnie R. Mashos 447 Martin Klamath Falls, OR 97601 NAME, ADDRESS, ZIP NAME, ADDRESS, ZIP	

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And it is understood and agreed between said parties that in payments above required, or any ot thear, punctually within ten day the seller at his option shall have the following rights: (1) to declare said purchase price with the interest therean at once due and payab all rights and interest created or then existing in layer of the buyer powersion of the premises above described and all other rights negation of recentry, or any other act of said seller to be performed and with on necount of the purchase of said seller to be performed and with

sion of the premises alove described and all othe entry, or any other act of said selfer to be perfus count of the purchase of said property as about the default all payments therefolior made on this we up to the time of saich default. And the said prom the land duresaid, without any process of 1 nor thereto belonging.

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I this contract, and in case the buyer shall fail to make herefor, or fail to keep any adreement herein contained, yold, (2) to declare the whole unpaid principal balance lose this contract by suit in equity, and in any of such c rounder shall utterly case and determine and the right to note shall revert to and revert in said seller, without any yord of return, reclamation or commensation to commen-

yer hereunder shall revert to and a of the buyer of return, reclamation if this contract, and such payments by and belong to said seller as the anth, shall have the right immediat pssession thereal, together with all th

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The true and actual consideration paid for this transfer, stated in terms of dollars, is $\pm 11,000.00$. (). However, the actual consists of or includes other property or value given or promised which is $\frac{1}{1000}$ with a consideration (indicate which).) In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum may adjudge reasonable as attorny's tees to be allowed plaintil in said suit or action and it an appeal is taken from any judgement or that court shall adjudge reasonable as plaintil's such such as the appendiate court shall adjudge reasonable as plaintil's enforces to pay such sum as the appendiate court shall adjudge reasonable plaintil's notation in the appendiate. d to loreclose this concepts fees to be allo my's fees to be allo mises to pay such 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 noun shall be taken to mean and include the plural, the masculine, the leminice and the neuter, and that generally all grammatical change de, assumed and implied to make the provisions hereol apply equally to corporations and to initividuals.

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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 bis right 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-ceeding breach of any such provision, or as a waiver of the provision itself.

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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 allixed hereto by its officers dub nuthorized the funto by order of its board of directors.

Merriel Elyabeth 0 Mashos V Laurence leted. See ORS 93.030) NOTE-The sentence between the 1 STATE OF OREGON, County of STATE OF OREGON 55. 19 County of Klamath Personally appeared ... June 15 , 19 76 andwho, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named. president and that the latter is the Thomas. C. Mashos and Bonnie. R. Mashos a corporation, , a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall 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 loregoing instrutheir ary act and deed. Bellen 09 (OFFICIAS SEAL) (OFFICIAL SEAL) 3 Notary Public for Orego Notary Public for Oregon 001 My commision expires . 5-79 My commission expires: 1-18 1 Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date ed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner-h instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is and thereby. 6 C* # "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) Idaho STATE OF OREGON County of 🛛 1-ofin Before me this <u>/J</u>/day of <u>September</u>, 1976, personally appeared, the above-named LAWRENCE WAKEFIELD APTED and acknowledged the foregoing instrument to be his yoluntary act and deed. PUJLC 10 Notary Public for Oregon I luko (SE ALL) My Commission Expires: 4-10-77 STATE OF SELOCI California SS County of Del Norte Before me this <u>3rd</u> day of <u>September</u>

Before me this <u>3rd</u> day of <u>September</u>, 1976, personally appeared the above-named <u>MURIEL ELIZABETH APTED</u> and acknowledged the foregoing instrument to be her voluntary agt and deed.

OFFICIAL SEAL KAY HUDLOW

My Commission Expues Aug 17- 1900

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Notary Public for Oxegoox California (S E A Manual Expires: DEL NORTE COUNTY My Commission Expues Aug 17, 1980

A STATE AND STATE 14492 Profession Profession - **F** 114 T.S. 2115-3 12 MATE OF OREGON; COUNTY OF RLAMATH, SS. 1.2 Filed for record at request of _____Klamath County_Title Co. this <u>15</u> thay of <u>September</u> A. D. 19 76 at ____ o'clock ^PM., and letter je ---duly recorded in Vol. _______, of _______ Deeds ______ on Page_____14490 Torille W<u>m</u> D. MILNE, County Cleri By Annaly Xle Car fee \$9.00 14 1 1 1. A. C. 10 Č. C STOR * S. P. بدفر 2 3**0 27** 1993 :3 States Wy Size A Set 1 Provances THAT AN ANTICO 0517 h.,

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