	FORM No. 706. CONTRACT—REAL ESTATE—Monthly Paymenti. MTC 21 TK 19138			
	THIS CONTRACT, Made this 7374 day of September , 19 70, between WILLIAM HARRIS and HARRIET L. HARRIS, husband and wife,		1. Sanddal	
	and JAMES H. BRINSON and PURLA FAYE	, horeinafter called the buyer,		
	WITNESSETH: That in consideration of the m seller agrees to sell unto the buyer and the buyer agree scribed lands and premises situated in Klamath	nutual covenants and agreements herein contained, the is to purchase from the seller all of the following de- County, State of Oregon , to-wit:	Particular and a second se Particular and the second	
PH 3 1	Lots 8, 9, 10 and 11 in Block City of Klamath Falls, accordi	42, BUENA VISTA ADDITION to the ing to the official plat thereof County Clerk of Klamath County,		
	Together with all appliances a at the time of sale.	and personal property on premises		
"76 SE	SUBJECT TO: Reservations, restrictions, rights of way and/or easements of record and those apparent on the land. Taxes for the fiscal year 1976-77 are now a lien, but not yet due and payable.			
			in the second	
	for the sum of TWENTY-FOUR THOUSAND and NO/100Dollars (\$24,000.00 (hereinafter called the purchase price), on account of which FOUR THOUSAND and NO/100 Dollars (\$.4,000.00.) 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 price (to-wit: \$20,000.00.) to the order		N.	
				<del>de la construction d'a construction de la construction de la construction de la construction de la construction</del> La construction de la construction de
	seller); the buyer agrees to pay the remainder of said purchase pince (SWILL & OV) and NO/100			
	payable on thelstday of each month hereafter beginning with the month ofOctober, 19.76°, 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 $8-1/2$ per cent per annum from		te - te - Labore	
	the date of closing until paid, interest to be paid			
	The buyer warrants to and covenants with the seller that the real property described in this contract is Separately by purcha		er.	
	*(A) primarily for buyer's personal, inmity, household of apriconting portions or commercial purposes other than agricultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) hor an organization or (even if 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 the date Of. Closing., and may retain such possession so lay as the buyer agricultural purposes. The buyer shall be entitled to possession of said lands on the date Of. Closing., and may retain such possession so lay a set of the buildings on said premises, now or hereafter he is not in default under the terms of this contract. The buyer agrees that any attent of the the buildings on said premises, now or hereafter are clearly in default of the terms of this contract. The buyer agrees that any and thorneys these incurred by him in defaulting against in y and all other liens and save the seller harmless thereform and reimburs sellet first and throneys these incurred by him in defaulting against in y attent liens; that he will pay all taxes hereafter levid against sub property adved as all water rents, public charges and municipal liens which here- attent and keen insured all puldings now or hereafter excide on said premises against loss or damage by fire (with extended coverage) in an amount Insurable In a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as any data the seller and then again and then again against loss or damage by fire (with seller and then to the buyer against insure all begin in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer against the new of the again of against and begin the provent and the new of the again of a pay and the new of the seller of any any the new of the seller of the new any any dat			<u>ۇشىلىكىنەشەۋە</u> يا <u>نىڭىمۇنىدۇ بەلىرلىرىدى.</u> ر
	their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured, how it the buyer stain that he added such liens, costs, water rents, laxes, or charges or to procure and pay for such insurance, the seller may do so and any payment is omade shall be added such liens, costs, water rents, laxes, or charges or to procure and pay for such insurance, the seller may do so and any payment is omade shall be added such liens, costs, water rents, laxes, or charges or to procure and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to			
	in and income a part of contract. 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			
			1	A STATISTICS
	*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 comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-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. WILLLIAM HARRIS and HARRIET L.			
	HARRIS, husband and wife,	County of		in the second
	JAMES H. BRINSON and PURLA FAYE BRINSON, husband and wife,	ment was received for record on the day of, 19, ato'clockM., and recorded		
	DUYER'S NAME AND ADDRESS SPACE RESERVED FOR MOUNTAIN Title Company in book for BECORDER'S USE in book file/ren rember			
	407 Main Street Klamath Falls, Oregon	Witness my hand and seal of County affixed.		
	Unills change is requested all tax statements shall be sent to the following address. James H. & Purla Faye Brinson 633 Front Street	Recording Officer ByDeputy		
	Klamath Falls, Oregon			

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buyer shall fail to make the mement herein contained, then lo unpaid principal balance of uity, and in any of such cases, determine and the right to the And it is understood and agreed between said parties that time is of the evence of this contract, and in case the payments above required, or any of them, punctually within the days of the time limited therefor, or fail to keep any agr the selfer at his option shall have the following time due and payable and/or (3) to decline the source that and yoid. (2) to decline the source of the source that and yoid. (2) to decline the source of the source that and yoid. (2) to decline the source of the source that and yoid. (2) to decline the source of ugree chole ... equity, and .r. and determine and the yest in said selfer with to a compensation for t had never been made; a dreed and roasonable rely, or at any time sevennents and (

intercon or interest metonging. The buyer burther agrees that failure by the seller at any time to require performance by the buyer of any provision bered shall in no way his right bereather to enforce the same, nor shall any waiver by said seller of any breach of any provision bereat be held to be a waiver of an 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 dollars, is \$ 24,000.00 ... (However, the actual consists of or includes other property or value, given or promised which is the whole consideration (indicate which).(i) In case suit or action is instituted to foreclose this constant or to enforce any of the provisions hereof, the buver agrees to pay such sum as may adjudge reasonable as attorney's fees to be allowed plaintill in said suit or action and if an appeal is taken from any judgment or der trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees on so the appellate court shall adjudge reasonable as plaintiff's attorney's lees on so the appellate court shall adjudge reasonable as plaintiff's attorney's lees on so the appellate court shall adjudge reasonable as plaintiff's attorney's lees on so the appellate court shall adjudge reasonable as plaintiff's attorney's lees on so the appellate court shall adjudge reasonable. 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-noun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.

lar pr 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. James H. Brinson elini Harris W ula Jay Brinson Harriet L. Harris deleted, See ORS 93,0301. sentence between the symbols (), if not applicable, should be NOTE-The STATE STATE OF CIRECON, CALIFORNIA ) County of .... Klamath FREENO SS. STATE OF OREGON, } **55.** County of Klamath September /3, 19.76. September 17, 1976 ..... each to Personally appeared the above named William Watties and Harriet L Harris Personally appeared the above named ...... and schowledged the loregoing instruand the of said half of them t and acknowledged the toregoing instru-Ûľ 14 their voluntary act and deed. ment to be U Before no fridy 181 These voluntary act and deed. nent to be MARAE Before me Manurenne OFFICIAL SEAL) OF C Notary Jublic for Oregon Notary Public for Grazifornia EAL) DENNY PUBLIC Ay, Colifo Notary My con 8-12-77 My commission expires: My commission expires: (1) All instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrument are bound, shall be acknowledged in the manner provided for acknowledgement of deeds, by the owner of the tills bein such instruments, or a memoralidum thereof, shall be recorded by the conveyr not later than 15 days after the instrument is executed and the bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemennor." (DESCRIPTION CONTINUED) STATE OF OREGON; COUNTY OF KLAMATH; SS.

Filed for record at request of <u>Mountain Title Company</u>

this <u>17th</u> day of <u>September</u> A. D. 19.76 of 3:11 March P. March ., 14629

duly recorded in Vol. <u>M76</u>, of <u>Deeds</u> Wm D. MILNE, Count Court

Fee \$6.00

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