FORM No. 706. CONTRACT-REAL ESTATE-Monthly Po 10184 TV CONTRACT-REAL ESTATE 14690 (h) Vol. M7 4. Page 75-76, between A-272.91 husband and wife Robert W. Little and Nona M. Smlth, each as to an undivided and one-half Interest ., hereinafter 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-7 scribed lands and premises situated in <u>Klamath</u> County, State of <u>Oregon</u>, to-wit: 1 Lot 567 In Block 115 of MILLS ADDITION to the City of Klamath Falls, - 12 according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon; 2 5. 28 33 37 tor the sum of Thirteen Thousand Five Hundred and Dollars (\$13,500.00) (hereinafter called the purchase price), on account of which Two Thousand and No/100ths----Dollars (\$2,000.00) 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: \$ 11,500.00.) to the order of the seller in monthly payments of not less than ONE HUNDRED AND NO/100THS-----Dollars (\$ 100.00) each, or more, prepayment without penalty payable on the 15th day of each month hereafter beginning with the month of October 19.76 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. buyer warrants to and covenants with the seller that the real property described in this contract primarily for buyer's personal, lamily, household or agricultural purposes, for an programination or (event-ibuyer-ib an abuver) and sent is the sentence or commercial-perpose The buyer warran *(A) primarily to (B) tor an organ 14) sut an urganisation of even it buyer is a natural persent is let business or commercial purposes other than extributed purposes. The buyer shall be entitled to possession of said lands on ClOSING ESCROW, 19.76, and may retain such possession so long not in default under the terms of this contract. The buyer afrees that at all times he will keep the buildings on said premises, now or herea i, in dood condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises the form mechan to the ritins and save the seller harmless therefrom and reimburse seller for all costs and altorney's less incurred by him in defending adainst issues; that he will pay all tares herealter leviel adainst said property, as well as all water tents, public charges and premises, when while wully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he and keep insured all buildings now, or herealter review on said premises the same or any part thereof become past due; that at buyer's expense, he erec and such alte insu and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with ertended coverage) in an amou full insurable value specifive interests may appear and all policies of insurance to be for every to the seller, with loss payable first to the seller and then to the buyer is then interests may appear and all policies of insurance to be for every to the seller with loss payable first to the seller and then to the buyer is then interests may appear and all policies of insurance to be of every to the seller as soon pay insured. Now it the buyer shall have the seller as soon pay insure in the seller and then to the buyer is not any appear and all policies of insurance to be of every to the seller as soon pay insure insured. Now it the buyer shall be add become a part of the debt accured by this contrast and shall bear interest at the rate aloresuid, without waiver, however, of any right arising ler for buyer's breach of contrast. and easements now ement, he will deliv r restrictions of this agre (Contin ued on reverse) rer phrote and whichever warranty (A) cr (B) nding Act and Regulation Z, the teller MUST similar unless the contract will become a fi mIMPORIANT NOTICE: Delete, by a creditor, as such word is defined for this purpose, use Stavens-Ness upplicable. If warranty (A) is applicable with the Act and Regulation by making to finance the purchase of a dwelling 1 STATE OF OREGON, County of SELLER'S NAME AND ADDRES I certify that the within instrument was received for record on the ...day of.....,19...o'clockM., and recorded at. BUYER'S NAME AND ADDRES HACE HESCHVED in book.....on page.....or as RECORDER'S USE Atter recording ratum to: ding roturn to: Klamath CoFille file/reel number Record of Deeds of said county. 17. 80304 151 Witness my hand and seal of < Falls, O County affixed. MAME, ADDRESS, ZIP Unil g change is requested all tax storement I an Dar - Buuryer HOMH NE PRESCOTT DOIT LAND NAME, ADDRESS, ZIP inge is requested all tax statements shall be sent to the following address Recording Officer By Deputy 35

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And it is understood and agreed between said partie payments above required, or any of them, punctually within the selfer at his option shall have the following rights: (1) i said purchase price with the interest thereon at once due an all rights and inverse treated or then existing in thousand of	t that time is of the ensence of this contract, and in case the buyer shall fail to ma ten days of the time limited therefor, or fail to keep any agreement herein contained o declare this contract, oull and wold, (2) to declare the whole unpaid principal bala of paywals a advant it, our closes this contract by suit in sequely, and in any of such a paywals advant it.	Ae the , then ince of curses to the		
poisesion of the premises above described and all other righ of re-antry, or any other act of said selfer to be performed on account of the purchase of said property as absolutely, of such default all payments therefolore made on this conti- premises up to the time of such default. And the said selfe	is that time is of the essence of this contract, and in case the buyer shall fail to ma ten days of the time limited therefor, or fail to keep any agteement herein contained of declare this contract, null and void, (2) to declare the whole unpaid principal bula (a payable and/or (3) to loreclose this contract by suit in equity, and in any of such to buyer as adainst the seller, hereunder shall utterly cease and determine and the right is acquired by the buyer hereunder shall reter to and revert in said seller without a and, without any right of the buyer of return, reclamation or compensation for money ally and perfectly as it this contract and such payments had never bear made; and i net are to be retained by and belong to said seller as the agreed and reasonable rent of a such ally with such with we the right immediately, or at any time there in and with a buy the buyer power to add the safe and any time there are to such default, shall have the right immediately, or at any time there and limit ally constant and such the such are the safered and reasonable rent of a second the such default, shall have the right immediately, or at any time there and if a second the powersion thereof, together with all the improvements and appurte	ny act s poid n case of said ter, to	<u>Detricizenskehten</u>	<u>desta deservador part</u>
there on or the rain a doresand, without any process of raw, r there on or the rain belonging. The buyer lurther advess that failure by the selfer a his right hereunder to enlorce the same, nor shall any wai cecding breach of any such provision, or as a waiver of the	na lang immedially possession (nereo), loguiner with all the improvements and appurte any time to isquire performance by the buyer of any provision hereof shall in no way er by said seller of any breach of any provision hereof be held to be a waiver of an provision itself.	affect y suc-		بدار باریما د مورد بری ن
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eration constant of or includes other property for your	ler, stated in terms of dollars, is 3. 13,500.00. Offourser, the actual of green or promised which is the bring consideration (indicate which is of the provisions hereol, the buyer agrees to pay such sum owed plaintiff in said suit or action and if an appeal is taken from any judgment or sum as the appealate court shall adjudge reasonable as plaintiff a stormer's less or		استطعت المتقترين	िल नागम् <u>जिल्</u> लाम् त्यस्य
In construing this contract, it is understood that the lar pronoun shall be taken to mean and include the plural, be made, assumed and implied to make the provisions here	seller or the buyer may be more than one person; that il the context so requires, the the masculine, the laminine and the neutry, and that generally all grammatical changes I apply equally, to corporations and to individuals.	sindu- s shall		
IN WITNESS WHEREOF, said par dersigned is a corporation, it has caused its by its officers duly authorized thereunto by	ties have executed this instrument in duplicate; if either of the corporate name to be signed and its corporate seal affixed he order of its board of directors.	un- ereto	1.0	the later la
Bobert P. anderson	Sobertw. Little			The second states of the secon
Laura Eloise Anderson	Abbut W. Little - Robert W. Little - Robert W. Little - Robert W. Little - Robert W. Little	シー 協議権		
NOTE—The senience between the symbols (), if not applicable, shous	id be deleted. See ORS 93.030). STATE OF OREGON, County of		211. Adverter to sea downlow the sea	
County of Klamath 355 September 16, 1976	Personally appoared	メリビー・コール しょうにんしょう にちょう 正式論論 いたいせいしん かざいせいかいがく	1. 1.	n na se
Personally appeared the above named Roberturn, Anderson, and Laura *Elofse Anderson		er is the		
and neknowledged the foregoing instru mentito be the life of the source	a corr	poration, rate seal		
OFFICIAL A CALLAR A VALUER	hall of said corporation by authority of its board of directors; and them acknowledged said instrument to be its voluntary act and du Before me:	ench of	ar <u>I.A. Ford - I. Lit</u> er - Antoine	
SEAL) Notary Public for Oregon				
Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee title to add and the matter are house the ball he developed and is the		nt is exe-		
Such instruments, or a memorandum thereof, shall be recorde bound thereby. "(2) Violation of subsection (1) of this section is a Cla	any real property, at a time more than 12 months from the date that the instrume manner provided for acknowledgment of deeds, by the owner of the title being by the conveyor not later than 15 days after the instrument is executed and the p # B misdemeanor."	conveyed. arties are		
	DESCRIPTION CONTINUED)		والمحالية والمحالية	S North Contraction of the second
STATE OF OREGON,	FORM NO. 23 - ACKNOWLEDGME	ANT SHEL		
County of Multnomah	S .			
before me, the undersigned, a Notary Public	s. /3 生 day of September , 19.7 in and for said County and State, personally appeared the with Nona M. Smith	6., hin		
named				
acknowledged to me that they				1 Zunal
IN TES	TIMONY WHEREOF, I have hereunto set my hand and affix my official seal the day and year last above written	2. · · · · · · · · · · · · · · · · · · ·	NUMBER OF STREET	State

()Notary Public for Oregon. My Commission expires [My Commission Expires Sept. 29, 1979

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14692 STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of _____Klamath County Title Co. 4.15 this <u>20 th</u>day of <u>September</u> A. D. 1976. at <u>2:09</u> P.M., and duly recorded in Vol. <u>M76</u>, of <u>Deeds</u> on Page_14690 Wm D. MILNE, County Cleri By Clasathy De Va Fee 9.00 Ē. - (i. i. 1 6.50 8-21 N . m Los May 98) -