SHING CO., PORTLAND, OR. 97204 FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payn 15744 A CONTRACT-REAL EST 6 Page 19940 October THIS CONTRACT, Made this 4th day of MICHAEL FRANCIS BUCKLEY, JR. 4th 19 76 between day of , hereinafter called the seller, and MARVIN WARD and WANA WARD, husband and wife, , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and egreements herein contained, the The Southerly 198 feet of Tract 26 of ALTAMONT SMALL FARMS Ine Southerly 198 feet of fract 20 of ALTAMONT SMALL FARMS according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, EXCEPTING THEREFROM the East 10 feet thereof, conveyed to Klamath County by deed recorded September 11, 1944, in Volume 168 at page 579, Deed Records of Klamath County, Oregon. Reservations, restrictions, rights of way and easements of record and those apparent on the land. SHBJECT TO: -2-10 3 2 for the sum of Sixteen Thousand Five Hundred and no/100 Dollars (\$ 16,500.00.) (hereinafter called the purchase price), on account of which ... Two Thousand One Hundred & 25 Dollars (\$...2, 125, 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: \$ 14,375,00...) to the order of the seller in monthly payments of not less than ____One Hundred Twenty Five and no/100 Dollars (\$ 125.00) each, ... payable on the __lst___day of each month hereafter beginning with the month of __November_____, 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 9 per cent per annum from September 28, 1976, until paid, interest to be paid ... Monthly and * the addition to - being included in 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. 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) doe an-organization-or (even if buyer is a patural person), is for business or commercial purposes other is not in default under the terms of this contract. The buyer advess that stall times he will keep the buildings on said pre-ted, in good condition and repair and will not suffice and the state of stip thereof; that he will keep said premise all other lifes and aver the selfer harmiter hereit any waste or stip thereof; that he will keep said premis h liens; that he will pay all tons and premises and premises and under the sole or any part thereof. That he will keep said premis h liens; that he will pay all tons and premises, all promptly before the same or any part thereof. that he will keep said premises h liens; that he will pay all tons and premises, all promptly before the same or any part thereof. Decome past due; that at we and keep purper and will buildings now or hereafter crecked on said premises against loss or damage by fire (with extended Insurable Value) less than \$\$ is respective interests may appear and all policies of insurance to be deviced to the selfer as soon as insured. Now it the built h liens; costs, water rents, takes, or charges or to procure and shall bear interest at the rate aloresaid, without waiver, however and become apart of the debt tecured by this contract and shall bear interest at the rate aloresaid, without waiver, however all be one apart of the debt tecured by this contract and shall bear interest at the rate aloresaid, without waiver, however aller for buyer's breach of contract. (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 a creditor, is such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required di for this purpase, us Stevens-Ness Form No. 1300 or similar unless the contract will become a first lien to finance, the purchase of a dwelling, in which Stevens-Ness Form No. 1300 or similar. Michael Buckley, Jr. STATE OF OREGON, 5742 Airway Drive Klamath Falls, OR 97601 County of SELLER'S NAME AND ADDRESS I certify that the within instru-Marvin and Wana Ward ment was received for record on the 5624 - 5640 Altamont Drive 19day of ... Klamath Falls, OR 97601 BUYER'S NAME AND ADDRESS SFACE REBERVED in book. or ason hage FOR After recording return to: file/reel_number..... RECORDER'S USE Blair M. Henderson Record of Deeds of said county. 325 Main Street Witness my hand and seal of Klamath Falls, CR 97601 County affixed, Until a change is requested all tax statements shall be sent to the following addres Recordin Officer Michael Buckley, Jr. Deputy c/o Western Bank Br South Sixth Street Branch Klamath Falls, OR 97601

15745 And it is understood and appendix between said parties that time is of the essence 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 seler at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the veller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of all tights and interest created or there there in a conce due and payable and/or (3) to declare the whole unpaid principal balance of all tights and interest created or there there in a none the and payable and/or (3) to declare the whole unpaid principal balance of all tights and interest created or there there in a none of the buyer as a gains the selfer hereunder shall writery case and determine and the right to the parents therefolior and the selfer of an dight of the parents and the right of the prevent will in case to an event of a shall repert to an it will be prevented will and the right of the parents therefolior and on the contract are to be reliared by the bayer of taking it the analyses of taking rest. The function of sold property as absolutely, fully and uring rights if the have the right in moved and any of such or such a distance of sold property as absolutely, fully and level to be calined by and helong to half able to the distance of a sold property as absolutely, fully and level delaut, shall have the right in moved and resumble cert of and present to the rate of a sold original. And the sold will relieve the rest of a class of the found of the distance and or such delaut, shall have the right in the improvements therefolior and and approved of any such thereal, shall have the To consist of or the lates for the property or value given or \neg monitor in terms of unlars, is $\gamma_{\rm exc} = 10^{-1} {\rm M}_{\odot}^{10} {\rm M}_{\odot}^{10}$ consideration. (indicate which): $\bigcirc -$ In case suit or action is instituted to foreclose this contract or to enforce any browshow hered, the buyer agrees to pay such sum as the may address reasonable as allower's less to be allowed plaintil in said with or ection and it an appeal is taken from any judgment or decreating the court shall adjudge reasonable as plaintil's allorney's less on such the court shall adjudge reasonable as plaintil's allorney's less on such court of fl appe 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-moun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all geammatical changes shall be assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the unlar pronour 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. Mithaelthen and Suchland Market n NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of. STATE OF OREGON, County of Klamath October 4 ., 19. 76 Personally appeared . 19 .who, being duly sworn, ΪĴ each lor himsell and not one for the other, did say that the former is the ally i eared the above president and that the latter is the Michael Francis Buckley, Jr. and Marvin Ward and Wana Ward secretary of a corporation, and that the seal allized to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half 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: (OFFLCIAL State) SEAL) Notary Public for Oregon My commission expires 8/11/78 10 Before me: (OFFICIAL SEAL) Notary Public for Oregon My commission 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 instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed, use instruments, or a memorandum thread, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are used. (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; 53. iled for record XHXXXXXXXXXXX nis 6th day of <u>OCTOBER</u> A. D. 196 of ;42 P _ o'clock M and duly recorded in Vol. M.76 of DEEDS X H ... on Page 15744 FEE \$ 6.00 WE D. MILNE County Clerk References am Secold i tha safe i 10.7a construction of Warren and 1. H.T. A. H. states the second states (ner)