FORM No. 706. CONTRACT-REAL ESTATE-Monthly Paymonta MTC # 36.3-2616 BTUM LEST LAW YOUL STING CO. POLO CONTRACT-REAL ESTATE TK THIS CONTRACT, Made this 15th day of November GIENGER ENTERPRISES, INC., an Oregon Corporation 22928 ...., 19.76, between ..., hereinatter called the seller, and FREDERICK S. WEBSTER AND PHYLLIS JOAN WEBSTER ., hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the That portion of N<sup>1</sup>/<sub>2</sub> of the SW<sup>1</sup>/<sub>2</sub> of Section 31, Township 34 South, Range 7, E.W.M. that lies between the old Dalles California Highway right of way and a line called the Meander Line on the West; And that portion of the N<sup>1</sup>/<sub>2</sub>N<sup>1</sup>/<sub>2</sub>SE<sup>1</sup>/<sub>2</sub>SW<sup>1</sup>/<sub>4</sub> of Section 31, Township 34 South, Range 7, E.W.M. that lies Westerly of the old Dalles California Highway. 1 1 ¢ ... c. Highway. Approx. 45 acres more or less. SUBJECT TO rights of way and easements of record and those apparent upon the land.

Partial release -- Seller agrees that upon receipt of 60% of the principle they will release a deed for  $\frac{1}{2}$  of the property (either the  $N_2^2$  or the  $S_2^2$ ) for the purpose of building a home.

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for the sum of Thirty five thousand and no/100ths----- Dollars (\$.35,000.00) (hereinafter called the purchase price), on account of which Sixty five hundred and no/100ths (hereinafter called the purchase price), on account of which Sixty five hundred and no/100ths Dollars (\$.5,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$.5,500.00) 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: \$.28,500.00) to the order seller); the seller in monthly payments of not less than Two hundred eighty and 67/100ths-----of the seller in monthly payments of not less than Two hundred eighty will be made direct to Dollars (\$.280.67) each. Monthly contract payments will be made direct to or the seller in monthly payments of not less than a seller in the made direct to Dollars (\$ 280.67 ) each, Monthly contract payments will be made direct to the seller. GIENGER ENTERPRISES, INC., P.O.Box 384, Chiloquin, Ore. 97624 payable on the 1st day of each month hereafter beginning with the month of January 1 ....., 197.7..., 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.

1 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 (A) primarily for buyer's personal, lamily, household or adjustitud purposes, (B) for an organisation or (even if buyer is a natural person) is for business or commercial purposes other than adjustitud purposes. (B) for an organisation or (even if buyer is a natural person) is for business or commercial purposes other than adjustitud purposes. (B) for an organisation or (even if buyer is a natural person) is for business or commercial purposes other than adjustitud purposes. (B) for a contract is a contract of the person of and lands on <u>December 1</u>, 1976, and may retain such possession so long are to in default under the selle terms of this out of the organic appear that at all times he will keep said premises, frew or hondres f, in good condition and rennir and miss therefrom and reimburss seller for it as all water rents, public charges and municipal magnitud adjusts any f, in good condition and rennir and miss therefrom and reimburss seller for it as all water rents, public charges and municipal magnitud adjusts and all property being the selle of adjusts and adjust the selle the selle proved the dations and property are or any part thereo become part due to the render the velle dations and property before the base or any part thereo become part due that and municipal income and and and the rents and there there and any relation or solid premises, and property being the selle of the selle that the selle terms of the data adjust and property are or any part thereo become part due to the selle that a data the adjust and the selle that a data the data the selle that adjust and the selle that adjust and the part of the selle that the selle that the selle the selle that the s

Insure and keep insured all buildings now or hereafter erected on said premises adainst loss or damage by fire (with extended coverage) in an amount not loss than some interests and any appear and all policies of the subscrapt of the seller, with loss payable first to the seller and then to the buyer are not loss than some or the seller, with loss payable first to the seller and then to the buyer are not loss than some or the seller in a company of the provide statisticatory to the seller, with loss payable first to the seller and then to the buyer are not loss than some of the seller and the seller

•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 seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, vis Stevent.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 Stevent.Ness form No. 1307 or similar.





Sector Let A - 298

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20054 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the bayer shall fail to make the yments above required, or any of them, purctually within ten days of the time limited therefor, or land of the same the rein contained, them yments above required, or any of them, purctually within ten days of the time limited therefor, or land of the same the wine contained, them yments above required, or any of them, purctually within ten days of the time limited therefor, or land of the same the wine contained, them yments above required, or any of them, purctually within ten days of the time limited therefor, or land of the are my afterment herein contained, them allored the price with the interest thereon at once due and payable and/or (3) to foreclose dider shall utterly cease and determine and the sidial to the rights and interest created or then existing in layor of the buyer as afainst the selfer humder shall trevert to and revert in said selfer without any act seesand of the premises above described and all other rights acquired by the time of the buyer of return, reclamation or compensation for moneys paid account of the purchase of said property as absolutely, fully as to be retuined by and belong to said soller as the affreed and reasonable rent of said selfer without any process in cover of use the table hand by and belong to said soller as the affreed and reasonable rent of said such approaches had never been made; and in case account of the purchase of said property as absolutely, fully as to be retuined by and belong to said soller as the affreed and reasonable rent of said saids delauit all payments therefore made on this confines in eave to use the dualit, shall have the light infinite thread, without any process of law, and take intervent on addition and appurtenance the upon the land all cover and, without any process of law, and take intervent on a said beller with all the improvements and appurtenance there nor thereto belongins. rean or thereto belonging. The buyer lurther agrees that initiae by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof he held to be a waiver of any suc-ding breach of any such providen or as a waiver of the provision itself. 4.89 ----lar prono be made, 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 and the person and the second ,Pres. Elimie P. Sienger ,Sec. - clubette IJ pplicable, should be deleted. See ORS 93.030). symbols (), if not BTAKE OF OREGON, County of Klamath Content of States Personally appeared Leroy Gienger Elvine P. Gienger wf NOTE-The sentence between the STATE OF OREGON, County of .... ....who, being duly sworn, 19 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 GIENGER ENTERPRISES, INC. and that the seal attived to the foregoing instrument is the corporation, and that the seal attived to the foregoing instrument is the corporation 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 acknewledged said instrument to be its-voluntary act and deed. Before me: Warlene Astronomy Public tor Oregon My commission expires: 3-21-77... and acknowledged the foregoing instrument to be..... voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 3-21-77 My commision expires ... 199 In 189 Section 4 of Chapter 618, Orecon 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 exe-ted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of ideds, 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 m (TT) 0 447 C (Individual) STATE OF CALIFORNIA SS COUNTY OF Jos angeles <u>\$1976</u> before me, the undersigned, a Notary Public in and for said <u>FREDIERICK\_S\_WEBSTER</u> 1 December On-State, personally appeared \_ AND PHYLLIS JOAN WEBSTER known to me to be the person <u>subscribed</u> whose name <u>a</u> <u>are</u> subscribed to the within instrument and acknowledged that <u>the subscribed</u> OFFICIAL SEAL xecuted the same. EDMUND MARTIAN WITNESS my hand and official seal. NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My comm. expires JUL 18, 1978 Imund Imartic 1.1. Signature Edinund MARTIAM Name (Typed or Printed) (This area for official notarial seal) TATE OF OREGON; COUNTY OF KLAMATH; 55. Ind for record at request of \_\_\_MOUNTAIN TITLE CO Huly recorded in Vol. <u>M. 76</u> of <u>DEEDS</u> \_ on Page 20053 NY 163 Win D. MILNE, County Clark TRES 6.00 By A State Contraction PR