FORM No. 706. CONTRACT—REAL ESTATE—Monthly Payments.	BYEVENE NERSLAW PUBLISHING CO., PORTLAND, OA. 87204 		and the state of t
23740	76		
THIS CONTRACT, Made this 6th du Joe C. Christian	ly 01		
and Alden R. Cooper and Esther O.	, hereinafter called the seller, Cooper, husband and wife , 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 and the buyer and the buyer and the scribed lands and premises situated in Klamath	mutual covenants and agreements of the following de- eees to purchase from the seller all of the following de- Oregon , to-wit: half of Government Lot 6 in Section the Willamette Meridian, Klamath	6,	
Township 34 South, Range / Lubt 01	the Willamette Meridian, Klamath		
County, Oregon. Subject, however, to the following	ctions, but omitting restrictions,	344	
if any, based on race, color, lein	ereof,		
Recorded : October 1, 1996 2. Contract, including the terms (			Land and the second
Dated : June 5, $1973$	지 좋아요. '동물이 그 관계로 가장이 집 선수는		
Vendor : George A. Pondella,	Jr. Donna, L. Christian Donna, L. Christian		
The Vendees interest in said contr Deed - Dated - March 18, 1974, Rec	orded March 19, 1974, Book: M-74	t j	
Page 3529 - To Joe C. Christian.	mber1976, Recorded September 29,	1. 11. 和認知的物質的原因素的。	The first free of the first free free
1976 in Book M-76, Page 1999 10 B Pension & Profit Sharing Trust; wh	ich Vendees do not assume and agree t	)	
for the sum of Five Thousand Five Hun (hereinafter called the purchase price), on account of	dred and No/100ths-Dollars (\$ 5,500.00 if which Five Hundred and No/100ths hereof (the receipt of which is hereby acknowledged by the hereof (the receipt of which is hereby acknowledged by the id purchase price (to-wit: \$ 5,000.00) to the order )		
Dollars (\$ 500.00) is paid on the execution is soller); the buyer agrees to pay the remainder of sa	hereof (the receipt of which is hereby acknowledged by id purchase price (to-wit: \$ 5,000.00) to the order FIFTY-EIGHT and 06/100ths		
seller); the buyer agrees to pay the remainder of sa of the seller in monthly payments of not less than Dollars (\$58.06) each, or more, p	repayment without penalty,		P. P
	Le dimite the month of January 19.7	7,   <b> </b>	
and continuing until said purchase price is fully	ear interest at the rate of per cent per annum fro	m	فلقب المرابعة بمنابع المرابع
December 6 1978	est to be paidmonthing and * being included axes on said premises for the current tax year shall be pr	M	
rated between the parties hereto as of the date of t	real property described in this contract is		
The buyer warrants to and covenants with the weehold or adrived to the second lamily, household or adrived to the second lamily, household or adrived to the second second to the second second to the second	ultural purposes, how for business encountervial purposes other than explositive purposes. 19.7.6., and may retain such possession so long LOSLING	as (17 - 17 - 17 - 17 - 17 - 17 - 17 - 17	
The buyer shall be either the terms of this contract. The buyer after he is not in detault under the terms and will not suffer or permit erected in Kood condition and resulte harmless therefrom and resimb and all other liens and save oil ever hereafter leviced against said pr	a) is for business or commercial purpose of the second part of the sec		
alter lawfully may be imposed upon said premises, all prompty beio alter-lawfully may be imposed upon said premises, all prompty beio insure and keep insured all buildings now or hereafter erected on said for the former of the same same being the same same same same same same same sam	premises against loss or damage by fire (with extended coverage) in an analytic premises against loss or damage by fire (with extended coverage) in an analytic pression of the seller and then to the buye	as	
not less than 5	islaciory to the seller, will be pay as insured. Now if the buyer shall laid to pay e delivered to the seller as soon as insured. Now if the buyer shall be ac- lor such insurance, the seller may do so and any payment so made shall be ac- bear interest at the rate aloresaid, without waiver, however, of any right arisin bear interest at the rate aloresaid.		
the seller for buyer's breach of contract. 30 The seller agrees that at his expense and within 30 suring (in an amount equal to said purchase price) marketable tille is suring (in an amount equal to said purchase price) marketable tille is suring (in an amount equal to said purchase price) marketable tille is suring (in an amount equal to said purchase price) marketable tille is and the said the sure of the said the	bear inferest at the rate and each will furnish unto buyer a title insurance policy and any from the date hereof, he will furnish unto buyer a title insurance policy and to said premises in the selfer on or subsequent to the date of this agreem ther restrictions and easements now of record, if any. Selfer also agrees that w ther restrictions and easements now of record, if any. Selfer also agrees that der of this agreement, he will deliver a good and sufficient deed conveying clear of encumbrances as of the date hereol and tree and clear of all encumbra ler, excepting, however, the said easements and restrictions and the faxes, muni- ther excepting all liens and encumbrances created by the buyer or his assigns. Intinued on reverse.	nnt, hen aaid mees	
said purchase price is fully paid and upon request and upon early premises in less simple unto the buyer, his heirs and assigns. There and since said date placed, permitted or arising by, through or under set linens, water rents and public charges to assumed by the buyer and tu	clear of encumbrances as of the date hereof and live and the faces, muni- ler, excepting, however, the said escements and restrictions and the faces, muni- ther excepting all liens and encumbrances created by the buyer or his assigns.	ipal	and the state of the
(Co	ntinued on reverse) ver warronty (A) or (B) is not applicable. If warranty (A) is applicable and if the sell ion Z, the seller MUST comply with the Act and Regulation by making required disclos inract will become a first lien to finance the purchase of a dwelling in which even itract will become a first lien to finance the purchase of a dwelling in which even	n int nat y to	
for this purpase, use Stevens-Ness Form No. 1308 or similar unless the ca for this purpase, use Stevens-Ness Form No. 1308 or similar Stevens-Ness Form No. 1307 or similar.	$\sim$ 1		
	STATE OF OREGON,	SS. 44 (0.44)	
SELLER'S NAME AND ADDRESS	I certify that the within i ment was received for record c	nstru-	
	day of		and the second secon
BUYER'S NAME AND ADDRESS	SPACE RESERVED in book	. or as	
OW. Markey	RECORDER'S USE Record of Deeds of said county. Witness my hand and s	<b>人口</b> 一种国际合作	
H-31 Main A	County attixed.		
Unil a chonge is requested all fax statements shall be sent to the following add	Trecord, B		
	<i>B</i> ý	Deputy	
NAME, ADDRESS, ZIP			
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and the second			
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And it is understood and agreed 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 solution is and pay of the sentence of this contract of the contract, or (3) to declare the whole unpaid principal balance of the solution of declare this contract of (3) to declare the whole unpaid principal balance of and payable and/or (3) to declare the whole unpaid principal balance of the solution of the solution is any of such cases, and purchase principal balance of the solution of the solution in favor to declare the whole shall uterly cease and determine and the right to the appears against the seller hereunder shall reprincipal balance of a constrained principal balance of the buyer as against the seller hereunder shall reprincip cases and the right to the appears against the seller hereunder shall reprincip cases and the right to the appears against the seller hereunder shall reprincip cases and the right to the appears against the seller hereunder shall to and revest in said seller without any aright of the buyer as all the right and the right of the appears and the right and and without any right of the buyer and the right and revers in said seller without any right of the buyer and the right and never been made; and in case of auch apprents thereinfolore made on this contract are to be retained by and blocks to said seller as the agreed and resolution in the apprent. And the said seller, in case of a be retained by and block and blocks the right immediately, or any other said the right in case of the time of such delault. And the said seller, in case of said delault, shall have the right immediately, or an any right of the improvements and apputtenances there are the agreed and resolution the said seller contract are to be retained by and blocks the react of the seller when the received backs and and th

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 his 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 an creding 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 \$ 5,500.00. court of the 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 maculine, the fermine and the neuler, and that generally all grammatical changes shall doe, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronoun be made, as

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-

dersigned is a corporation, it has crusted its corporate name to be signed and its corporate seal attixed hereto by its officers duly authorized thereunto by order of its board of directors. Joe C. Christian Alden R. Cooper Estler O Cooper Esther O. Cooper NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of. 1 .... STATE OF OREGON, County of Klamath December 6 .... .... 19.. ..., <u>19</u>76 and Personally appeared ..... who, being duly sworn, each for himself and not one for the other, did say that the former is the Porsonally appeared the above named Joe C. Christian, Alden R. Cooper and Esther O. Cooper ......president and that the latter is the ...secretary of ... and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-halt 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 foregoing instru-.....voluntary age and deed. ment to be ... (OFFICIAL Therefore the sealers) (OFFICIAL SEAL) Joake Notary Public for Oregon / My commission expires 3-19-77 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 exe-and the garcties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. instruments, by a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." Pay and Vendor covenants to and with Vendees that he will hold them harmless therefrom. It is further hereby agreed between the parties that Buyers cannot cut any trees on the property until the note for the down payment has been paid in full. TTE OF OREGON; COUNTY OF KLAMATH; SS. -d for record at request of \_\_\_\_\_O W GOAKEY 2;31 A. D. 19\_76 of \_\_\_\_ o'clock PM., and his 4th day of JANUARY duly recorded in Vol. M 77 DEEDS on Page 161. of -WE D. MILNE, County Clerk FEE \$ 6.00 nos 

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