| FORM No. 704. CONTRACT—REAL ESTATE—Partial Payments. | Vol. 77 Parse 480 | |
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| EMMITT WEBB and LORETTA M. WEBB, husband a | of January , 19.77 , between | |
| and JACK COELHO | , hereinalter called the seller, | (i dutance data tradent |
| WITNESSETH: That in consideration of the m seller adrees to sell unto the buyer and the buyer agree | , hereinalter called the buyer, nutual covenants and agreements herein contained, the es to purchase from the seller all of the following de- County, State of Oregon , to-wit: | |
| The Westerly 467 feet of the $SD_{\mp}^{+}SW_{\mp}^{+}$ of East of the Willamette Meridian, lying | Section 2, Township 34 South, Range 7 g Southwesterly of Larson Creek. | A Read and A Street Annual |
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| for the sum of Sixteen Thousand and 00/100 | | |
| (hereinafter called the purchase price) on account of which Six Thousand and 00/100 (hereinafter called the purchase price) on account of which Six Thousand and 00/100 | | |
| | | |
| monthly installments of \$60.00, or more, i annum on the declining balance. The buyer | including interest at the rate of 7% per r shall pay the remaining balance of | and the second se |
| \$4,846.78 in Monthly installments of \$100. rate of 8% per annum on the declining bala | .00, or more, including interest at the | |
| | | in the second state of the |
| The buyer warrants to and covenants with the seller that the real ⁶ (A) primarily for buyer's personal, family, household or agricultur <u>923/95/062046004004020200000000000000000000000</u> | l property described in this contract is rel purposes, CHAR MARANANONCOMMANNAMANNANONCOMMONICANONCOMMONS | |
| All of said purchase price may be paid at any time; all deferred balances per cent per annum from January 1., 1977 | of said purchase price shall bear interest at the rate of eight | |
| date of this contract. The buyer shall be entitled to possession of said lands on Janua he is not in delault under the terms of this contract. The buyer agrees th erected, in good condition and repair and will not suffer or permit any w and all other liens and save the selfer harmless therefrom and reinbuses a | the current fax year shall be prototed between the parties hereto as of the $32TY$ 1 19.77, and may retain such possession so long as that all times he will keep the buildings on said premises, now or hereafter raste or strip thereof; that he will keep said premises tree from mechanics seller lor all costs and attorney's lees incurred by him in defending against any y, as well as all water rents, public charges and municipal liens which here same or any part thereof become past due; that at buyer's expense, he will misse against loss or damage by fire (with extended coverage) in an amount | |
| such liens; that he will pay all taxes hereatter levied adainst said property after lawfully may be imposed upon said premises, all promptly before the insure and keep insured all buildings now or hereafter erected on said prer not less than sinsurable value company or companies satisfact | y, as well as all water rents, public charges and municipal liens which here- same or any part thereol become past due; that at buyer's expense, he will mises against loss or damage by fire (with extended coverage) in an amount tory to the seller, with loss payable first to the seller and then to the buyer as | |
| their respective interests may appear and all policies of insurance to be deli such liens, costs, water rents, tarses, or charges or to procure and pay tors to and become a part of the debt secured by this contract and shall bear it he seller for buyer's breach of contract. The seller agrees that at his expense and within thirty da | mises against loss or damage by the (while extended correlate) in an above tory to the seller, with loss payable first to the seller and then to the buyer as yered to the seller as soon as insured. Now if the buyer shall fail to pay any such insurance, the seller may do so and any payment so made shall be added inferest at the rate aloresaid, without waiver, however, of any right arising to ays from the date hereol, he will furnish unto buyer a title insurance policy in- | |
| suring (in an amount equal to said purchase price) marketable title in and save and except the usual printed exceptions and the building and other said purchase price is fully paid and upon request and upon surrender of premises in lee simple unto the buyer, his heirs and assigns, free and clear since said date placed, permitted or arising by, through or under seller, es | ays from the date hereol, he will furnish unto buyer a title insurance policy in- to said premises in the seller on or subsequent to the date of this agreement, restrictions and easements now of record, if any. Seller also agrees that when I this agreement, he will deliver a good and sufficient deed conveying said of encumbrances as of the date hereof and free and clead the larce, municipal excepting, however, the said easements and of bit when by the buyer or his assigns. | |
| (Continued | excepting all liens and encumbrances created by the buyer or his assumes. d on reverse) arranty (A) or (B) is not applicable. If warranty (A) is applicable and I? the celler is the seller MUST comply with the Act and Regulation by making required disclasures; will become a first lien to finance the purchase of a dwelling in which event use | |
| Slevens-Mess Form No. 1307 or similar. | will become a first line to finance the purchase of a dwelling in which event use | |
| Emmitt and Loretta M. Webb P.O. Box Chiloquin, OR 97624 | za 🔤 za na za literativa di seri 🔨 🗸 za za sizen più se se sere 🖊 transferi di s | 55. |
| SELLER'S NAME AND ADDRESS | County of | he |
| 2950 Wards Creek Road Rogue River, OR 97537 BUYER'S NAME AND ADDRESS | day of | ed |
| Mier recording return to: Winema Real Estate | RECORDER'S USE file/reel number Record of Deeds of said county. | |
| P.O. Box 376 Chiloquin, OR 97624 NAME, ADDRESS, ZIP | Witness my hand and seal County affixed. | |
| Jahili a change is requested all fax statements shall be sent to the following address. Jack Coelho | Recording Offic | and the second se |
| 2950 Wards Creek Road Rogue River, OR 97537 NAME, ADDRESS, ZIP | βy | |
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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 hait to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or hit to keep any afterement herein contained, then the selfer at his option shall have the tollowing rights: (1) to declare this contract null and vaid, (2) in declare the whole unpuid principal balance of said purchase price with the interest thereon it once due and payable and/or (1) to ducelase this contract hy suit in equity, and in any of such case, all tights and interest created or then existing in layor of the buyer as against the selfer hereunder shall uttely case and determine and the right to the persons on of the previses above described and all other rights equired by the buyer hereunder shall uttely case and determine and the right to the persons of the previses above described and all other rights equired by the buyer hereunder shall treet to and reveal the index of a substitution of the previses above the substitution and of such above and the shall treet to an account of the previses above addition any account of the previses above the substitution and on the previses above the shall treet to and reveal the made; and in ease of such desult all payments therefolore inade on this contract are to be reliable, in the of such delault. And the shall selfer, in case of such delault, shall have the right or at any time thereis and apputentianed. Therein approxements and apputentianed is there in therein therein therein therein the substitute, in the therein delauk and the shall rever the right in the first of therein and the shall be and and therein a substitute, in the therein the prevision thereot shall the improvements and apputentianes therefolore index on this contract are to be retributed and therein a substitute, in the therein the shall

The true and actual consideration paid for this transfer, stated in terms of dollars, is 16,000,00. **CHARGED INCOMPOSITION OF THE STATE OF THE STA** court ol the appeal.

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 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 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.

negen Il Cent Jack Colle Emmitt Webb Akutlic M. Webb Loretta M. Webb Jack Coelho NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030]. STATE OF OREGON, STATE OF OREGON, County of) 55 55., 19 County of Klamath Personally appeared JANUARY 10, 19 77. and who, being duly sworn, each for himself and not one for the other, did say that the former is the ally appeared the above named president and that the latter is the Emmitt Webb and Loretta M. Webb and Jack Goetho secretary of , a corporation, , a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. ment to be their A is voluntary act and deed. (OFFICIAL SEAL) Notary Public for Oregon them acknowled Before me: (OFFICIAL SEAL) Notary Public for Oregon My chamision expires Juley 16, 1980 My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides : "(1) All instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrum and the parties are bound, shall be acknowledged. in the manner provided for acknowledgment of deeds, by the owner of the tills being instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the nent is executed and the Such instrum bound thereby "(2) Violation of subsection (1) of this section is a Class B misdemeanor."

TATE OF OREGON; COUNTY OF KLAMATH; SS. ind for record at request of _____TRANSAMERICA TITLE INS. _A. D. 1977_ of ___ o'clock AM., and this 11th day of JANUARY

(DESCRIPTION CONTINUED)

duly recorded in Vol. M 77 DEEDS ., of .

FEE\$ 6.00

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_____ on Page _____480 Wm D. MILNE, County Clark

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