MTC 1070-2971 FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payments.	STEVEYS. N. MM. OUBLISHING CO., FONTLAND, OR. 87204	ann i se an the second second second is the second se
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THIS CONTRACT, Made this 24	day of February 19 77 between	
and	din, husband and wife, hereinalter called the seller,	
seller agrees to sell up to the human and the human	sband and wife, hereinafter called the buyer, the mutual covenants and agreements herein contained, the agrees to purchase from the seller all of the following de-	1
	County, State of Uleguin, to-wit:	
file in the office of the County Clerk). 2, according to the official plat thereof on of Klamath County, Oregon.	
for the sum of twelve thousand five hundr		
for the sum of twelve thousand five hundred and no/00. Dollars (\$12,500,00) (hereinafter called the purchase price), on account of which fifteen hundred Dollars (\$ 1500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller): the huver agrees to new the remainder of reider of the receipt of which is hereby acknowledged by the		
of the seller in monthly payments of not less than	two bundred twopty blance and of (0) to the order	
payable on the 15th day of each month bereaft	er beginning with the month of March	
and continuing until said purchase price is fully all deferred balances of said purchase price shall	paid. All of said purchase price may be paid at any time; bear interest at the rate of	
the minimum monthly payments above required. T	est to be paidmonthlyand * Kin & Kin & being included in	
	his contract. real property described in this contract is ultural purposes.) is for business or commercial purposes other than agricultural purposes.	
(B) for an organization or (even if buyer is a natural perso. The buyer shall be entitled to possession of said lands on - F f is is not in default under the terms of this contract. The buyer agree erected, in food condition and ranging and will said with a straight agree.	bruary purposes, bruary 19, and may retain such possession so long as bruary 19, and may retain such possession so long as	
and all other liens and save the seller harmless thereform and reimbus such liens; that he will pay all taxes hereafter levied against said pro- after lawlully may be imposed upon said premises, all promptly below insure and keep insured all buildings now or hereafter exected on said	1) is for business or commercial purposes other than agricultural purposes. bPUBTY. is that all times he will keep the buildings on solid premises, more up hereafter by waste or strip thereof; that he will keep solid purpointers, more up hereafter by waste or all costs and altorney's lees incurred by him in defending a distance's perty, as well as all water rents, public charges and municipal liens which here the same or any part thereof become past due (that at buyer's expense, he will premises against loss or damage by fire (with extended coverage) in an amount	and the second state of the se
not less than \$	suctory to the seller, with loss payable first to the seller and then to the buyer as delivered to the seller, with loss payable first to the seller and then to the buyer as delivered to the seller as soon as insured. Now if the buyer shall fail to pay any for such insurance, the seller may do so and any payment so made shall be added an interest at the rate aloresaid, without waiver, however, of any right arising to	
the seller for buyer's breach of contract. The seller agrees that at his expense and within 30 suring (in an amount equal to said purchase price) marketable title in save and excert the usual normated execution and within 4000000000000000000000000000000000000	car interest at the rate aloresaid, without waiver, however, of any right arising to days from the date hereof, he will furnish unto buyer a title insurance policy in- and to said premises in the seller on or subsequent to the date of this production.	
said purchase price is fully paid and upon request and upon surrend premises in ice simple unto the buyer, his heirs and assigns, free and since said date placed, permitted or arising by, through or under self liens, water rents and public charges so assumed by the buyer and lurf	days from the date hereol, he will furnish unto buyer a title insurance policy in- and to said premises in the selfer on or subsequent to the date of this afternation, her restrictions and easements now of record, if any. Selfer also after after after rol this afterement, he will deliver a good and sufficient deed convibual safe lear of encumbrances as of the date hereol and tree and clear of all encumbrances recepting all lens and encumbrances created by the buyer or his asigns.	
(Conti *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whicheve a creditor, as such word is defined in the Truth-in-Lending Act and Resultator	nued on reverse) , warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is , Z, the seller MUSI comply with the Act and Regulation by making required disclosures; act will become a first lien to finance the purchase of a dwelling in which event use	
and when the set of a set of the	at will become a first lien to finance the purchase of a dwelling in which event use	
Ronald J. Hardin and Jillian D. Hardin	STATE OF OREGON,	
Seller'S NAME AND ADDRESS Jiggs Elliottand Mary Elliott	County of I certify that the within instru-	
DUVER'S NAME AND ADDRESS	ment was received for record on the day of, 19, space reserved at o clock	
Alter recording reluin to: MTC, Branch	FOR in book on page or as RECORDER'S USE file/recl.riumber	
NAME, ADDRESS, ZIP	Record of Deeds of said county. Witness my hand and seal of	
Until a change is requested all fax statements shall be sent to the fallout to the	County affixed.	
5511 Miller K Jallo, 02 97601	Recording Officer By Deputy	
NAME, ADDRESS, ZIP		

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(OFFICIAL SEAL)

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5131 And it is understood and afteed between said parties that time is of the essence of this contract, and in case the buyer shall tail to make the is above required, or any of them, punctually within ten days of the time limited therefor, or tail to keep any afteement hirein contained, there chase price with the interest therean induce and payable and/or (3) to forciare the whole oupaid principal balance of is and interest created or then existing immy due and payable and/or (3) to forciare the whole oupaid principal balance of no of the premises above described and all other rights acquired by the buyer hereunder shall taily cease and determine and the tight to the try, or any other act of said property a abounderly have and payable and for (3) to forciare there where the particular and the tight to the and of the premises above described and all other rights acquired by the buyer hereunder shall taily to and reves in said selfer without any right of the buyer of return for and revess in said selfer without any said and of the previous said property a abounderly, hally and perfectly as it this contract and such primerts had never been make; and in case on the land allowed by abounderly, hally and perfectly as it this contract and such effert as the aftered and reasonable tend of eases on the land allowed and to the selfer, in case of such default, shall have the right all the improvements and approxements and approxement and take immediate possession thereof, together with all the improvements and apputchances or the there belonging. thereon or thereto belonging. The buyer lutcher agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in his 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 waive certain breach of any such provision, or as a waiver of the provision itself. The provision data of every line of the same and for 1 weeks of the former of the held to be a waive This contract may not be pre-paid for 1 year after date of execution. Thereafter it may

be pre-paid in full or part without penalty. Purchaser knows that there is dry-rot in this home. Purchasers consent to purchase home in "as is" condition.

court of the appeal. lar pronou be made, a

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 feminine and the neuter, and that generally all grammatical 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; it 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 doly authorized thereunto by order of its board of directors.

OFFICIAL SEAL Elliaty. PATRICIA M. BOWERS × Mary NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN NOTE-The Annual of delited. Rycerosto Office IN blog should be delited. Rycerosto Osto Ostor My commission Expires Jan. 11, 1981 Annual My Commission Expires Jan. 11, 1981 the symbols (), if not STATE OF KREEGON, California County of Riverside 19 February 24,, 19. 77.... Personally appeared ...who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named. Ronald J. Hardin and Jillian D. president and that the latter is the Hardin ... secretary of ... and acknowledged the loregoing instruand that the seal allixed to the foregoing instrument is the corporation, 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: ment to bevoluntary act and deed. Patricia M. Bowers Notary Public for Query California (OFFICIAL Notary Public for Oregon My commision expires ...1/11/81... My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides :

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 ments from the date that the instrument is executed and the parties are bound, shall be rekowledged, in the blanker provided for acknowledgement of deeds, by the owner of the title being conveyed, bound thereby.

"(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED)

TATE OF CESSON'S COUNTY OF RESEATING & ed for second of request of MOUNTAIN TITLE CO 3:19 this 28th day of MARCH A. D. 1577 In o'clock PM andy

duly recorded in Vol. M 77, of DEEDS cn Fils 5130 FEE \$ 6.00

WE D. MILNE, County Clerk

2.02