11703454 FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payments τк

31. 34

CONTRACT-REAL ESTATE

77 Page

. between

THIS CONTRACT, Made this 21st day of Ruth Louise Marlowe, aka Ruth L. Marlowe

June , 19**7**7

hereinafter called the seller, and Kenneth H. Martinson and Mary P. Martinson, 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 agrees to purchase from the seller all of the following described lands and premises situated in Klamath County, State of Oregon , to-wit:

Lot 21 and the Easterly 40 feet of Lot 22 in Block 8, STEWART ADDITION, according to the official plat on file in the office of the County Clerk of Klamath County, Oregon.

for the sum of Eight thousand and no/100 - - - Dollars (\$8,000.00) (hereinafter called the purchase price), on account of which Two hundred and no/100 - - -Dollars (\$ 200.00) 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: \$7800.00) to the order of the seller in monthly payments of not less than One hundred and ten and no/100 dollars Dollars (\$ 110.00) each,

payable on the 21st day of each month hereafter beginning with the month of June , 19 77, 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 8 per cent per annum from June 21, 1977 until paid, interest to be paid monthly and * Hox Ministro the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-

rated 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 $^{\circ}(A)$ primarily for buyer's personal, family, household or advicultural nurposes.

keep the buildings on said premises, now or here that he will keep said premises free from mecha that he will keep said premises free from mecha

than s 8,000.00 in a company or companies satisfactory to the seller, with loss payable first to the seller and then spectrue interests may appear and all publics of insurance to be delivered to the seller as soon as insured. Now if the buyer shall become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any r to buyer's breach of contract. days from

and bea are and within thirty a purchase price) marketable title in an d esceptions and the building and other and upon surrender uper, his heirs and assigns, tre-or arising by, through (es so assumer) The seller agrees that at his expe nd to said premises r restrictions and of this agreement the seller on nents now of will deliver of the date h excepting all lien (Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, whichever ph a creditor, as such word is defined in the Truth-in-Lending for this purpose, use Stevens-Ness Form No. 1308 or similt Stevens-Ness Form No. 1307 or similar. whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the gulation Z, the seller MUST comply with the Act and Regulation by making required di a contract will become a first lien to fihance the purchase of a dwelling in which e

Ruth Louise Marlowe	STATE OF OREGON,
Klamath Falls, OR 97601 SELLER'S NAME AND ADDRESS Mr. and Mrs. Kenneth Martinson	County of I certify that the within instru- ment was received for record on the
Klamath Falls, OR BUYER'S NAME AND ADDRESS	space RESERVED at day of ,19,
Alter recording return to: Mountain Title Co-	FOR in book on page or is RECORDER'S USE file/feel number Record of Deeds of said county.
NAME, ADDRESS, ZIP	Witness my hand and seal of County actived.
Until a change is requested all tax statements shall be sent to the following address.	
Mr. and Mrs. Kenneth Martinson 4633 Cloueland	Recording Officer
Klamath Falls, OR 97601	By Deputy

1+3992

And it is understood and agreed between suid 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 berein contained, they the selfer at his option shall have the following rights: (1) to declare this contract null and yold, (2) to declare the whole unpaid principal balance of and purchase price with the interest threas at one due and payable and or (1) to forchose this contract have in equiv, and in any of such cases all rights and interest created or then existing in favor of the buyer as against the selfer becomder shall attrive case and determine and the right or of the buyer as against the selfer becomder shall attrive case and determine and the right or the paysesion of the primese above described and all other rights acquired by the buyer of refer hereunder shall attrive case and determine and the right or the order of the primese above described and all other rights acquired by the buyer of referse refersed or tenders built exist on and selfer to be performed and without any right of the buyer of referse. The channels had never the made; and in case of such default all payments had never there made; and in case of such default all payments had never there made; and in case of such default all payments had never there made; and in case of such default. Shall have the functioner, built and selfer, to a such advectioner, but an exist the right accession thereal, buyet is such advectioner bear made; and in case of such default. Shall have the functioner bear there and a such default. And the such as need to such advectioner bear bear and; and the reference of such advectioner bear base of such default. Shall have the infinite advectioner and the reference there and a such advectioner bear base. The such advectioner bear advectioner bear advectioner advectioner advectioner advectioner advecting a such advectioner bear base advectioner bead default all payment cup to the time of on the land aloresa or thereto belonging. the said seller, in cas cess of law, and take

The baser burther agrees that failure by the seller at any time to require performance by the baser of any provision hereof shall in ne way affer in the baser burther agrees that failure by the seller at any time to require performance by the baser of any provision hereof shall in ne way affer in the baser burther agrees that ball to be a waiser of any such the any such provision, or as a waiser of the provision itself.

In constraing 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 teminine and the neuter, and that generally all grammatical changes shall de, 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 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. D + N + N

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to me:

play P Maitinsen NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.0301. STATE OF OREGON,

Kuntt

County of Klamath June 21, 19 77 Personally appeared the above named Ruth Louise Marlowe, Kenneth H. Martinson and Mary P. Martinson and acknowledged the foregoing instrument to be their voluntary act and deed.

Belote the

AL) Notary Public for Oregon Mutoommision expires

STATE OF OREGON,

(OFFICIAL

County of Klamath Personally appeared the above named Kennetti Y. Marten Mir Gill. May P Marten Son

Materior

Betters milling Routed the foregoing instru-voluntary act and deed. ment to be

(OFFICIAL SEAL) Notary Public for Oregon My commission expires: E-12-77

My commision expires Section 4 of Chapter 618, Oregon Laws 1975, provides :

Section s of compare of or oregon have term, provided [2(1)] where [2(1)] and [2(1)] where [2(1)] and [2(1)] where [2(1)] and [2(1)] where [2(1)] and [2(1)]"(2) Violation of subsection (1) of this section is a Class B misdemeanor."

(DESCRIPTION CONTINUED)

Seller represents and buyer hereby assumes and agrees that this property is being sold "AS IS" and no representations are made by the seller as to the condition of the property.

STATE OF OREGON; COUNTY OF KLAMATH; SS.

Filed for record at request of ______NOINTALN_PUTLE_CO. ____A. D. 19.77 of _____ o'clock P M., and this _______ day of ______UNE_____ on Page ... 10897 duly recorded in Vol. _M_77___, of __DEEDS Wm D. MILNE, County Clark and Dr FEE \$ 6.00