FORM No. 706. CONTRACT-REAL ESTATE-Monthly Poym

THIS CONTRACT, Made this 7.46 Edgar Swift and Geneva Swiftday of

32317

Edgar and Geneva Swift 5538-South-Sixth-Street Klamath Falls, Oregon 97601

5520 Sturdivant

260 Main Street

John Mullendore

5520 Sturdivant

After recording return for

John and Pauline Mullendore

Klamath Falls, Oregon 97601 BUYER'S NAME AND ADDRESS

Enver Bozgoz, Attorney at Law

Klamath Falls, Oregon 97601 Until a change is requested all tax statements shall be sent to th

Klamath Falls, Oregon 97601

TK

出出

C. Set

- <u>(</u> - (

hereinafter called the seller. and Sierra Heating and Air Conditioning, John Mullendore and Pauline Mullendore , hereinatter called the buyer,

CONTRACT-REAL ESTATE

Voli Mi7 Page

July, 19 77..., between

1:2207

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 4. Oregon to-wit: Lots 2 and 3, Block 1 of BAILEY TRACTS NO. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

tor the sum of Sixty Thousand and no/100----- Dollars (\$.60,000.00....) (hereinafter called the purchase price), on account of which ... Ten Thousand. and .no/100-----Dollars (\$ 10,000.00.) 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: \$ 50,000.00.....) to the order of the seller in monthly payments of not less than \$500.00 Dollars (\$.500..00.....) each,monthly

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. (see reverse for special provisions)

s than \$ 20,000 in a company or companie satisfactory to the selfer, with loss payal expective interests may appear and all policies of insurand pay for such insurance, the selfer as soon as in loss, costs, water rents, tares, or charges for grant and application of the selfer as soon as in become a part of the field secured by this contract and shall bear interest at the rate aloresaid, with let for buyers breach of contract. with loss payable first to the selle

60 The selfer adjress that all his expense and within 60.... (in an amount equal to said purchase price) marketable filter unchase price is lully paid and upon request and upon surres es in lee simple unto the buyer, his beirs and assigns. Iree and said date placed, permitted or arising by, through or under se water, rents and public charges on assumed by the buyer and up days from the (Con

anty (A) is applicable •IMPORTANT NOTICE: Delete, by lining out, whichever phrase and a a creditor, as such word is defined in the Truth-in-lending Act and R for this purpose, vue Stevens.Ness Form No.: 1308 or similar unless Stevens.Ness Form No.: 1307 or similar. hichever warranty (A) or autation Z, the celler MU

an a	STATE OF OREGON,
	County\of I certify that th
dana di sensa da sens Sensa da sensa da sen Sensa da sensa da sen	ment was received for day of
	at o'clock srace nesenved in book on participation on participation of the second second second second second second second
	RECORDER'S USE file/reel number
	Witness my ha County altixed.
he following address.	
ار این از میکند. این از میکند (میکند این میکند این میکند) این کرد این	

B١

he within instrur record on the, 19..... M., and recorded .. or as ge..... d county. and 'and seal of

Recording Officer Deputy



12207 A

and

And it is understood and adreed 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 lait to keep any adreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract multi and void. (2) to declare the whole unpaid prime internal within the may so the time limited therefor, or lait to keep any adreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract multi and void. (2) to declare the whole unpaid prime and the right near of the seller at his option shall have the to low or of the buyer as against the seller hereunder shall uttrive case and determine and the right to me contract by with required there any other excited and all other rights and/or (3) to incelcase this contract by with required there and the right to me contract by any other act of said seller to be performed and without any right of the buyer to reduce the advected and rever there made; and in case of a south explanded and without any right of the buyer to reduce the advected and rever there made; and in each of a south explanded of the primer of the primer and the south explanded of the reduce to the buyer of reduced a the advected and rever there made; and in each of a south explanded are of the reduce to the reduced and here and rever there and reserve and each in each of the primer with default. And the said seller, in case of such default, shall have, the right immediately, or at any time thereafter, to order the hard advected. And the said seller, in case of such default, shall have, the right immediately, or at any time thereafter, to the hard advected of the south explanded at the powers of such default, buy three with all the improvements and apputtenances the hard to be prevented at the south explanded and the right immediately to reduce the power advected and re

thereon or thereto belonging. 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 affect 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 waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itsell.

Buyer_may_pay_off entire balance at any time, provided however that such payments and the down payment together do not exceed 29% of the total purchase price before January 2, 1978.

court of 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 ferninine 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, ass

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto

dersigned is a corporation, it has caused its corporate name to be directors. by its officers duly authorized thereunto by order of its board ch directors. Signra Heating and Air conditioning, Inc. by file Multinoite fries eneva Swift Bauline Mullinstale , See - Les

NOTE-The sentence between the symbols (), if not applicable; should be deleted. See ORS 93.030).

) 55.

County of ...Klamath ...

Personally appeared the above named Edgar and Geneva Swift and John Mullendore and Pauline Mullendore

ment to be their their

Before me:_

1

18 3

STATE OF OREGON.

(OFFICIAL SEAL)

Notary Public for Oregon My commision expires

each for himsell and not one for the other, did say that the former is the president and that the latter is the secretary of Sierra Heating

Personally appearedJohn...Mullendore

Pauline Mullendore who, being duly sworn,

(OFFICIAL SEAL)

Notary Public for Oregon My commission expires: 1-18-80

Section 4 of Chapter 618, Oregon Laws 1975, provides : Section 4 of Unapter 618, Gregon Laws 1960, 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-relted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, 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 Such instrume bound thereby "(2) Violation of subsection (1) of this section is a Class B misdemeanor."

(DESCRIPTION CONTINUED)

Heal for record XXXXXXXXXXX nus 11th day of July _____A-D-19 77 at 12:56 p M. a

Auly recorded in Vol. M77 , of Deeds on P-12207

Fee \$6.00

W. D. MILLIE, County Clear By Pat Mc Callongh

44 4 4 A A Side and 6. M. W. 1. 1









