A State of the sta

	FORM No. 706. CONTRACT-REAL ESTATE, Monthly Payments. MTC #14/28-34/ ot EVENE NEEL LAW PUBLIEVING CO., FORTLAND, ON 5/201	
	THIS CONTRACT, Made this 13th day of, 1977, between Andrew C. Gaskin and Donna R. Gaskin, hereinafter called the seller, andGereld Dean Skelton and Maxine Elizabeth Skelton	A The second field and field and a second and the second and the
	and	Part Part Part Part Part Part Part Part
	LOT 7, Block 54, SECOND ADDITION TO HOT SPRINGS, according to the official plat thereof on file in the office of the County Clerk of Klamath County Oregon	
62 6		
	for the sum of Eleven Thousand and $no/100$	
	seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 5,000.00) to the order of the seller in monthly payments of not less thanOneHundredThirty-Fiveand05./100 Dollars (\$	
	payable on the 3rd day of each month hereafter beginning with the month of July , 1977, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred befances of said purchase price shall bear interest at the rate of, per cent per annum from July 3, 19.7. Juntil paid, interest to be paid thereon and * {bigenerics and being included in	
	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 coverants with the seller that the real property described in this contract is	
	The buyer shall be entitled to possession of said lends on	
	not less than \$	
	the seller agrees that at his expense and within days from the date hereof, he will lurnish unto buyer a title insurance policy in- the seller agrees that at his expense and within days from the date hereof, he will lurnish unto buyer a title insurance policy in- suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, says and except the usual printed exceptions and the building and other restrictions and easements now will deliver a good and sufficient deed conveying said premises in the simple unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and there and clear of all encumbrances said date placed, permitted or arising by, through or under seller, excepting all liens and encumbrances created by the buyer or his assigns. liens, water rents and public charges so assumed by the buyer and lurther succepting all liens and encumbrances (Continued on reverse) (Continued on reverse)	A state of the second
	*IMPORTANT NOTICE: Delete, by lining out, whichever phrose and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-lending Act and Regulation Z, the solier MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stavan-Ness Form No. 1300 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Staven-Ness Form No. 1307 or similar. Andrew C & Donna R. Gaskin DIGC No. 1207 of Staven-et	
	1726 Main Street ss. Klamath Falls, Oregon 97601 ss. SetLer's NAME AND ADDRESS I certify that the within instru- I certify that the within instru- ment was received for record on the day of	
	408 Michigan, Klameth Falls, Oregon at. o'clock. M., and recorded SPACE RESERVED BUVER'S NAME AND ADDRESS After recording relym to: * MTC MTC Atter recording relym to: * MTC Record of Decks of said county.	
	Witness my hand and seal of NAME, ADDREGS, ZIP Until a change is requested all tax statements shall be sent to the following address.	
	Gerald Dt Maxine Skeltan 408 Michigan City 9760 NAME, ADDRESS, ZIP	

13477

...who, being duly sworn,

Se.

1.61.51

19 - C. 19

all rights sion of the prefiner act of said selle entry, or any other act of said erope count of the purchase of said prope ch default all payments therefolore ch default all payments therefolore ch default all payments therefolore by the time of such default. other tely n or theroto belonging. The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way the 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 any g breach of any such provision, or as a waiver of the provision itsell.

Creeding breach of any such provision, of as a waiver of the provision liself. The payment in the sum of \$133.55 shall be tendered to Mountain Title Company which shall be applied to an existing mortgage assigned to Franklin Shepherd or Margaret Shepherd, and at such time that this existing mortgage is paid in full the normants in the sum assigned to Franklin Shepherd or Margaret Shepherd, and at such time that this existing mortgage is paid in full, the payments in the sum of \$133.55 shall be made to Andrew C. &/or Donna R. Gaskin through Mountain Title Co. The true and actual consideration paid for this transfer, stated in terms of dollars, is s. 11,000.00..... OHowever, the actual consid-Mountain Title Co. The true and actual consideration paid for this transfer, stated in terms of dollars, is s. 11,000.00..... OHowever, the actual consid-mountain Title Co. The true and actual consideration paid for this transfer, stated in terms of dollars, is s. 11,000.00..... OHowever, the actual consid-mountain the true and actual consideration paid for this contract or to enforce any of the provisions hereof, the buyer affres to pay such sum as the our trans adjudge reasonable as attorney's less to be allowed plaintil in acid tuit or action and it an appeal is taken from any judgment or deer of the true court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff attorney's less on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one nervor that it the context to continue the term

rt, the Duyer surmer promises to pay such sum as the appenate court shall adjudge reasonable as planning burning the on such using this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-ting this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-ing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-ing this contract, it is understood that the seller or the buyer may be more than one person; that it he context so requires, the singu-ing this contract, it is understood that the seller or the buyer may be more than one person; that it he context so requires, the singu-ing this contract, it is understood that the seller or the buyer may be more than one person; that it he context so requires, the singu-ing this contract, it is understood that the seller or the buyer may be more than one person; that it he context so requires, the singu-ing the taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be and implied to make the provisions hereol apply equally to corporations and to individuals. In constru

e, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. 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

Alecald Allaton

by its officers duly authorized thereinto by order of its board of directors. an Tonna

. 19

* maxime E, Shelton applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of

NOTE-The sentence between the symbols (), if a STATE OF OREGON, County of Klamath June 13, 1977

· •

11 -----

of_

23

Personally appeared the above named. Gerald Dean Skelton and Maxine Elizabeth Skelton and acknowledged the foregoing instru-....voluntary act and deed.

Definition of the second secon

each for himself and not one for the other, did say that the former is the 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:

Notary Public for Oregon My commission expires:

Personally appeared .

(DESCRIPTION CONTINUED)

STATE OF OREGON,	}		STEVENNING	JB. CO., PORTLAND, ORE.
r1=math	\$ \$5.			, 19,
County of		-7+h	JUTA	
	44.10	Eron day of	-11	neared the within
BE IT REMEMBERED,	That on this	for said County and	1 State, personally ap	peared the within
DE LT REMEMBERED,	That on this tary Public in and N.AND.DONNA	I for said County and R. GASKIN	1 State, personally ap	peared the within
BE IT REMEMBERED, before me, the undersigned, a No namedANDREW. CGASKI known to me to be the identic	N AND DONNA	R. GASKIN		·

Adding for Notary Public for Oregon, My Commission expires March 22/ 1981

STATE OF OREGON; COUNTY OF KLAMATH; SS. .

California La Company

I hereby certify that the within instrument was received and filed for record on the 28 day of 9:28 o'clock _____ A_M., and duly recorded in Vol M_77___ July_A.D., 19_77.at____

WM. D. MILNE, County Clerk By ATMC (111019 1 Deputy _on Page 13/176 Deeds-FEE_\$6.00