A REAL AND	
FORM No. 766. CONTRACT-REAL ESTATE-Monthly Payments.	
1-1-74 33274 CONTRACT_REAL ESTATE Vol. 77 Page 13060.	
, hereinatter called the seriet,	The Utilized Alexander Standard Standard
and, neremeter cantained, the	
seller agrees to sell unto the buyer and the buyer agrees to provide the of the oregon seller agrees to sell unto the buyer and the buyer agrees to provide the oregon seller agrees to sell unto the buyer and the buyer agrees to provide the oregon seller agrees to sell unto the buyer and the buyer agrees to provide the buyer agrees to pr	
The SE ¹ / ₄ SE ¹ / ₄ NW ¹ / ₄ of Section 2, Township 33 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon. **	
SUBJECT TO: 1 Taxes for the fiscal year 1977-78, a lien but not yet due and payable.	
2. Reservations as contained in deed Records of Klamath County, Oregon. in Volume 302, page 135, Deed Records of Klamath County, Oregon.	
Records of Klamath County, drogants to and with Buyer that he will hold	
Agree to ply, therefrom. him harmless therefrom. 4. Mortgage recorded October 28, 1976 in Volume M76, page 17123, Microfilm Records of Klamath County, Oregon, which the Buyer does not assume and Records of Klamath County, Oregon, which the Buyer that he will hold agree to pay, and Seller covenants to and with Buyer that he will hold	
him harmless therefrom.	
for ingress and egress to adjointing p no/100 Dollars (\$ 6,500.00) SIX THOUSAND FIVE HUNDRED & no/100 Dollars (\$ 6,500.00)	
Dollars (\$ 500.00) is paid on the remainder of said purchase price (to-wit: \$ 0,000.00) to the order	
of the seller in monthly payments Dollars (\$75.00) each,or more	
Dollars (\$(50) county county and purchase price is fully paid. All of said purchase price may be paid at any time; 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	
July 25, 1977 until paid, interest to be paid premises for the current tax year shall be pro-	
rated between the parties nelector as of the seller that the real property described in this contract is	
The buyer shall be entitled to possession of said lands on $July 25$	
such liens: that he will pay any appear and all policies of insurance to be delivered to the seller, with loss payable first of the buyer shall fail to pay any not less than \$	and the second
their respective interests rates, or charges or to produe and shall bear interest at the rate aloresaid, without without without such lenses, costs, water rents, rates, or charges or to produe and shall bear interest at the rate aloresaid, without without without such lenses, costs, water rents, rates, or charges or to produe and shall bear interest at the rate aloresaid, without without without without without and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without without without without with a debt secured by in- the seller afters that a history and within	
said purchase price is fully paid and upper his heirs and assigns, free and clear of encumbrances as of the said casements and restrictions and the tables, managements and restrictions and and restri	
itens, water rents and public Charges so unsure (Continued on reverse) (Continued on revers	The second se
Sintu State of oregon,	
SELLER'S NAME AND ADDRESS SELLER'S NAME AND ADDRESS TIDD C 55 TIDD C 55 County of I certify that the within instru- ment was received for record on the	
day of, 19, day of, 19, at o'afockM., and recorded in book on page or as	
BUYER'S NAME AND ADDRESS FOR file/reel number	
NAME, ADDRESS, ZIP	
Until a charge jis requested all tax statements shall be sent to the following address. KAY F. MOS-5 1000 FAC FC 1 expanse REAL FS 1000 FOR FC 1000 By Deputy REAL FALLS 00000000000000000000000000000000000	The second se
RIAMATH ENTIS ONE 47621	
	Arrive Canar
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	Mary Recordin Nary Ann Ci Nary Ann Ci Taxes the s

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And it is understood and agreed between said parties that time is of the payments above required, or any of them, punctually within ten days of the time the selfer at his option shall have the following rights: (1) to devlate this contract said purchase price with the interest thereon at once due and payable and (or (3) all rights and interest created or then existing in have of the bay or a signist the possession of the premises above described and all other rights may be against the bay of re-entry, or any other act of said selfer to the performed and without any right on account of the purchase of said selfer to the performance and payable and (or (4) of said selfer to the performance and without any right on account of the purchase of said property as abovinely, fully and perfectly as i of such default all presents thereast on the contract are to be related performed to the large and take immediate por thereas or before belonging. this contract, and in case the buyer shall hill to erefor, or fail to keep any agreement herein conta void, (2) to declare the whole unpaid principal ase this contract by suit in equity, and in any of s endors shall utterly cease and determine and the n any of such cases, nd the right to the becauder shall utterly cease and determine and one reminder shall never to and peves in solid seller with e bayer of return, reclamation or compensation for contract and such payments had never been made: al belong to sold seller as the adreed and reasonable hall have the right injunefinity, or at any time to

to interest becomme. The bayer lutther agrees that failure by the seller at any time to require performance by the bayer of any provision hereof shall in no way affect by hereinder to enforce the same, nor shall any waiver by said where of any breach of any provision hereof be held to be a waiver of any suc-breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transler, stated in terms of dollars, is \$ 6,500.00. OHowever, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).0 In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereot, the buyer agrees to pay such sum as the of the trial court, the buyer turther promises to pay such sum as the appellate court shall adjudge reasonable as altioney's lees to be allowed plaintiff in said suit or action and if an appeal is taken from any judgment or decree of the trial court, the buyer turther promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff a storney's lees on such 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-part or one shall be taken to mean and include the plurat, the maxculine, the leminine and the neuter, and that generally all grammatical changes shall be made, 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 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. Ray & Mors Samul. Show

NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON County of STATE OF OREGON,)) ss. County of ... Klamath July 21 Personally appeared and , 19.77.... who, being duly sworn, de la cara each for himself and not one for the other, did say that the former is the Personally appeared the above named Samuel president and that the latter is the S. Shaw and Ray F. Moss secretary of ment to be and the the foregoing instru-, a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-fail 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: (OFFICIAL Warry Public for Oregon SEAL) IF Warry Public for Oregon My commission expires 8-1 Before me: (OFFICIAL SEAL) Notary Public for Oregon 8-12-77 My commission expires:

(DESCRIPTION CONTINUED)

TATE OF OREGON; COUNTY OF KLAMATH; St. led for record at Acquest XXX 29 'his__ .A. D. 19. 7704:000'clock & M., or ____ day of ____July Fee \$6.00 M 77 duly recorded in Vol.

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