FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payments. M. TK CONTRACT_REAL ESTATE Vol. 11 Page 21755 34043

3 THIS CONTRACT, Made this June AUGUST day of . , 19 77 , between Steven Lloyd Crabb and Sharon Louise Crabb, husband and wife, hereinafter called the seller,

and Diane E. Harwood

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, 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 de-scribed lands and premises situated in Klamath County, State of Oregon , to-wit:

The NW% of Government Lot 2, Section 2, Township 35 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon;

Subject, however, to the following: (1) The rights of the public in and to that portion of the above property lying within the limits of Sprague River Highway. (2) Buyer herein does not assume any unrecorded contracts of sale

covering the above described real property, and Sellers further covenant to and with Buyer that all unrecorded contracts of sale shall be paid in full prior to; or at the time this contract is fully paid and that said above described real property will be released from the lien of said mortgage upon payment of this contract.

for the sum of Eight thousand five hundred and no/100th Dollars (\$ 8,500.00) (hereinafter called the purchase price), on account of which One thousand seven hundred & no/100 Dollars (\$1,700.00...) 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: \$6,800.00) to the order of the seller in monthly payments of not less than One hundred twenty-five and no/100th Dollars (\$ 125.00) each, or more, prepayment without penalty, -No SEPTYO

payable on the 10TH day of each month hereafter beginning with the month of July August, 19.77, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; June 1, 1977 CLose of ESGBOW, interest to be paid monthly and * Why Middle in the paid monthly and * the included in

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.

The buyer warrants to and covenants with the seller that the real property described in this contract is $\varphi(A)$ minimally for buyer's reasonal family bounded or adjustifyed purpose

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The seller agrees that at his expense and within 30 days from the date hered, he will hursh unto hursh is a spense and within 30 days from the date hered, he will hursh unto hursh is an except the usual printed esceptions and the building and other restrictions and ensuments now of result, and unto surrendre of this advertances as of the date hered, he will during and escept the usual printed esceptions and the building and other restrictions and ensurements now of result, and upon surrendre of this advertances as of the date hered, and and so and upon surrendre of this advertances as of the date hered and the said area of the date hered and the and the said area of the date hered and the assigns, free and clear of encumbrances as of the date hered and the assid date placed, permitted or arising by, through our under seller, escepting, however, the said ensument and the testient water rents and public charges to assumed by the buyer and lutther escepting all liens and encumbrances created by the surrendre of the safe encumbrances as of the date hered and the assist.

(Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the a creditor, as such ward is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disc for this purpose, use Steven.News form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which ex Stevens-Ness Form No. 1307 or similar.

CRABB 5910 Sauthgate Klamath Falls, DR 9760 SELLER'S NAME AND ADDRESS HARWOOD 15464 maar Parle Sherman Dales, CA 91403 at BUYER'S NAME AND AD SPACE RESERVED Kathy FOR RECORDER'S USE NAME, ADDRESS, ZIE Until a change is requested all tax statements shall be sent to the following MARLOOPsame as also ByNAME, ADDRESS, 21

STATE OF OREGON, County of I certify that the within instruwas received for record on the ment day of .,19... o'clock M., and recorded in book on page. or as file/reel number. Record of Deeds of said county. Witness my hand and seal of County affixed.

Recording Officer Deputy



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And it is understood and agreed between said parties that time is ut the essence of this contract, and in case the buyer shall hal to make the payments above required, or any of them, punctually within ten days of the rune finited therefor, or fail to keep any afterment herein contained, then payments above required, or any of them, punctually within ten days of the rune finited therefor, or fail to keep any afterment herein contained, then the solve at his operation shall have the following rights: (1) to declare this (or (3) to forchose this contract by within ten days of the rune for (3) to forchose this contract by within the interest therein and one of the solve of (3) to forchose this contract by within the interest therein at one due and payable addingt the selfer hereunder shall terefore case. The solve arises above created or then existing in favor of the buyer of by the buyer hereunder shall revert to and revert [R] said solven any art any of the provide all other rights acquired any right of the purchase down described and all other rights acquired any right of the buyer of revert [R] said selfer to be performed and any required of the previous band tervest [R] said selfer to be performed and perform any right of the buyer of return, reclamation and far exceeding a distribution of the previous band approxemation for momeys paid of the previous the state steps and prove as addingted by the all performs and the intervent of and reasonable rent of said on reverse to the relative the relative to the said selfer to be performed and performed and the said selfer to be performed and performed and the said selfer to be performed and performed and the intervent of and provements had reverse made; and in case of are different all payments therefore under and the contract of the previous band prove the said selfer to the addingted be and band the said selfer to be and prove the relative to relative the right intervent therein any and reasonable rent of said of reattry to the trutchase of said selfer to be addin buyer shall fait to ement herein contained, time, e unpaid puicipal balance of determine any to right to the determine and authout are net fit subset are a strong are net fit subset are a strong are net inversion for nones paid more been made; and in case consult rent of said based iter, fit

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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 hered shall in no way affect bis right 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 suc-ceeding breach of any such provision, or as a waiver of the provision itself.

trial court, the buyer further promises to pay such sum as the appellate court shall acquire reasonable as manned another is contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires, the singu-no construing this contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires, the singu-no construing this contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires that include the plural, the masculine, the lemnine and the neutre, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporate and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the uncourt of the appeal

lar pronoun be made, as dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal alfixed hereto

by its officers duly authorized thereunto by order of its board of directors. Diane & Harwood Steven Lloyd grabb) vall Diane E. Harwood Sharon Louise Crabb NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93,030). STATE OF OREGON, County of STATE OF OREGON, . 19. County of Klamath august 12, 19 77 Personally appeared who, being duly sworn, each for himsell and not one for the other; did say that the former is the Personally appeared the above named ... Steven. president and that the latter is the Lloyd Crabb and Sharon Louise. secretary of and that the seal alfixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Beloro me: Crabb, husband and wife, and acknowledged the foregoing instrument to be their voluntary act and deed. OFFICIAL Kathy & Malla SEAL Notary Public for Oregon Y Notary Public for Oregon My commision expires 6-13-80 My commission expires: Section 4 of Chapter 618, Orexon Laws 1975, 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-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed. 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 thereof. 11 66." thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) 1.0.1 FORM NO. 23 -- ACKNOWLEDGMENT STEVENS NESS LAW PUB. CO., PORTLAND. ORE STATE OF OKEGONA CALIFORNIA SS County of It's Chipples AUGUST . 19.77 , 3 day of BE IT REMEMBERED, That on this known to me to be the identical individual ... described in and who executed the within instrument and acknowledged to me that she executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. anargant & Bran Gratan Notary Public for XHEASH California My Commission expires Jau 35, 1978 ÷. OFFICIAL SEAL Margaret E. Brandstater NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY My Commission Expires Jan. 25, 1978 STATE OF OREGON; COUNTY OF KLAMATH; ss. 12th I hereby certify that the within instrument was received and filed for record on the _day of M77 P_M., and duly recorded in Vol-_A.D., 19<u>77</u>at<u>3;33</u> ...o'clock. Annisti .on Page 11,756 14

WM. D. MILNE, County Clerk

By_

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