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FORM No. 706. CONTRACTREAL ESTATEMonthly Payments	in Filman

40110 CONTRACT-REAL ESTATE

THIS CONTRACT, Made this .2514 Noumber , 19 **77** , between day of

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Barbara (Butler) Wasson , hereinafter called the seller, and Kenneth G. & Imogene Bernice Torkelson

, 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  $de_{r_{ij}}$ scribed lands and premises situated in Klamath County, State of Oregon , to-wit:

Lot #16: Sec. 10, TWP 25 S, R 8, EWM WaWa Sa Sa SEL SWA

Subject to 30' wide easement along north boundary for mutual roadway purposes.

Upon purchase, tax statements to be sent to Kenneth G. & Imogene Bernice Torkelson, 34905 Hwy. 34, Albany, Oregon, 97321

for the sum of Four thousand seven hundred & fifty Dollars (\$4750,00.....) (hereinalter called the purchase price), on account of which Five hundred

Dollars (\$ 500.00....) 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: \$4250.00 ...) to the order of the seller in monthly payments of not less than Eighty-six dollars and sixteen cents. Dollars (\$86.16 ....) each, payments to be made monthly for five years, full payment \$5169.60 if carried five years, total interest \$919.60 for 60 payments payable on the first day of each month hereafter beginning with the month of DECER JANKERY, 1978. and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; 

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 P(A) primarily for buyer's personal, family, bousehold or efficultural margines

permit any waste or strip thereal; nd reimburse seller for all costs and t said property, as well as all wate. be imposed upon said ured all buildings no

sfull value e interests may appear a sts, water rents, taxes, or

0 at his expense and said purchase price agrees that (Continued on reverse)

\*IMPORTANT NOTICE: Delets, by lining out, a creditor, as such word is defined in the Tr for this purpose, use Stevens-Ness Form No. Stevens-Ness Form No. 1307 or similar. aut, whichever phrase and whichever warranty (A) or (B) is not applicable. Is Truth-in-lending Act and Regulation Z, the seller MUST comply with the A No. 1308 or similar unless the contract will become a first lien to finance

Barbara (Butler) Wasson 16600 Barbara Way Bend, Oregon 97701 SELLER'S NAME AND ADDRESS Kenneth G. & Imogene Bernice Torkelson 34905 H wy. 34, Albany, Ore.97321 BUYER'S NAME AND ADDRESS	STATE OF GREGON, SS. County of I certify that the within instru- ment was received for record on the day of
Alter recording return in: Central Oregon Escrow Service 358 N.E. Marshall Bend, Oregon 97701 NAME, ADDRESS, 219	RECORDER'S USE in book on page or as file/reel number, Record of Deeds of said county. Witness my hand and seal of County affixed.
Until a change is requested all fax statements shall be sent to the following address. Anneth G. & Imogene Bernice Torkelson \$905 Hwy. 34 Albany, Ore. 97321 NAME, ADDRESS, ZIP	Recording Officer By Deputy

Ke 31

23745 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 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-ling breach of any such provision, or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars COMMAN NEXT NAMES appeal. In construing this contract, it is understood that the seller or the buyer may be more than one perron; that it the context so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, 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 undersigned 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. Boulance (Butler) Marson Kinnot &. Jockelson Imogene Bernine Tarkel.com NOTE—The sentence between the symbols (1), If not applicable, should be deleted. See QRS 93.030). STATE OF OREGON, STATE OF OREGON, County of ... GENTON **53**. County of Deschutes Personally expeased RESNETS C. Forsense Service Tennensed ch for himself No JE 23dotaO TERKCISON ..., 19.77 and ......who, being duly sworn, Personally appeared the above named. each lor himself and not one for the other, did say that the former is the Paubarg Binner Wasson president and that the latter is the ... secretary of .... and acknowledged the foregoing instruand that the seal attized to the torogoing instrument is the corporation, of suid corporation and that said instrument was signed and scale in bo-hall of said corporation by authority of its board of directors and said of them acknowledged said instrument to be its voluntary act and deed.) Before me: ment to be the voluntary act and deed. Botoro mo: (OFFICIAL COUCE Duly N SEAL) them 19ED (OFFICIAL SEAL) Ju. Notary Public for Oregon Notary Public for Oregon My commission expires March 1; 1981 My commission expires: APRIL 21, 1978 Section 4 of Chapter 618, Oregon 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 extended the parties are bound, shall be acknowledged, in the manner provided for acknowledgment 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 (2) Violation of subsection (1) of this section is a Class B misdemeanor." STATE OF OREGON, FORM NO. 23 -- ACKNOWLEDGMENT STEVENS-NESS LAW FUB. CO., PORTLAND, ORE DENTON County of 2STH BE IT REMEMBERED, That on this November day of. . 1977. before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named KENNETH G. TORKELSON AND Imocente DERNICG TORKELSON ř.N known, to me to be the identical individual. S described in and who executed the within instrument and の「「「「 acknowledged to me that THEY 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. (عدر ان , ÷ 4 () () () Notary Public for Oregon. My Commission expires STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the \_7th\_\_\_day of DECEMBER \_A.D., 19<u>7</u>\_at <u>3;50</u> P\_M., and duly recorded in Vol\_M77 \_o'clock\_ on Page 23744 DEEDS of WM. D. MILNE, County Clerk FEE \$ 6,00 By Sernetha & Kelsch, Deputy **T** 

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