	FORM No. 706. CONTRACT—REAL ESTATE—Monthly Payments.	ACT-REAL ESTATE VOL 12 POICE 23902	SAD
	THIS CONTRACT, Made this	act-real estate Vol. 17 Page 23993 and day of flecember , 19 77, between	
	the second se	, hereinafter called the seller,	
	WITNESSETH: That in consideration of the seller agrees to sell unto the buyer and the buyer a scribed lands and premises situated in Klamat Lot # 15: Sec. 10, TWP 25 S., E½ W½ S½ SEŁ SWŁ	, hereinafter called the buyer, the mutual covenants and agreements herein contained, the grees to purchase from the seller all of the following de- ch County, State of Oregon , to-wit: R 8, EVM	
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	(hereinalter called the purchase price), on account of Dollars (\$ 500.00) is paid on the execution I seller); the buyer agrees to pay the remainder of sai of the seller in monthly payments of not less than.	hereof (the receipt of which is hereby acknowledged by the d purchase price (to-wit: \$4250.00) to the order Eight-six dollars & eighteen cents	
	all deferred balances of said purchase price shall b dateofclosinguntil paid, intere	r beginning with the month of January 1978, aid. All of said purchase price may be paid at any time; car interest at the rate of per cent per annum from ist to be paid monthly and * introductor yoc being included in xes on said premises for the current tax year shall be pro-	
	The buyer warrants to and covenants with the seller that the ${}^{\bullet}(A)$ primarily for buyer's personal, family, household or agrice (B) BOX BENERAL EXECUTION XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
	to and become a part of the debt secured by this contract and shall be the seller for buyer's brench of contract.	Jactory to the seller, with loss payable first to the seller and then to the buyer as delivered to the seller as soon as invered. Now it the buyer shall fail to pay any or such insurance, the seller may do so and any payment so made shall be added ar interest at the rate aloresaid, without waiver, however, of any tight arising to the fact the rate aloresaid by a seller the buyer of title inverses eacher in the seller the data benefit to be a seller to be a seller in the seller to be a seller in the buyer of the data benefit to be a seller to be a seller in the seller is the seller in	
	said purchase price is fully paid and upon request and upon surrende	days from the date hereof, he will lurnish unto buyer a title insurance policy in- and to said premises in the selfer on or subsequent to the date of this afterement, ter restrictions and easements now of record, it any. Selfer also afters that when rol this afterement, he will deliver a food and sufficient deed conveying said and of encumbrances as of the date hereof and tree and clear of all encumbrances , escepting, however, the said easements and restrictions and the taxes, municipal er excepting all liens and encumbrances created by the buyer or his asigns.	
	· · · · ·	nucd on reverse) warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is Z, the seller MUST camply with the Act and Regulation by making required disclosures; sct will become a first lien to finance the purchase of a dwelling in which event use	
X	Barbara (Butler) Wasson 16600 Barbara Way, Bend, Oregon 97701 SELLER'S NAME AND ADDRESS Charles R. & Constance J. White 24230 Warthen Road	STATE OF OREGON, State of County of	
	24230 Warthen Road Elmira, Oregon 97437 DUYER'S NAME AND ADDRESS After recording return to: Bend Title Co.	day of	
	P.O. Box 752 Band, Oragon 97701	Witness my hand and seal of County affixed.	
	Until a change is requested all tax statements shall be sent to the following address. Charles R. & Constance J. White 24230 Warthen Road Elmira, Oregon 97437	Recording Officer By Deputy	1

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State 5 3.45 23899 nd it is understood and agreed between said parties that time is of the ex-subuse required, or any of them, punctually within ten days of the time in at his option shall have the following tights: (1) to declare this contract m have price with the interest thread once due and passible and/or (1) to solve transfer transfer them environment in factor of the buyer as against the y of the premises above described and all other rights acquired by the buyer y, or any other act of said selfer to be performed and without any right of the full payments therefolding advantage, fully and perfectly as if it is to the punchase of said selfer to be performed and without any right of the leader all payments therefolding ends without are to be retained by the folding allows and, without any process of law, and take immediate posses to the there in the said. t, and in case the bu T to keep any agreen i declare the whole a tact by suit in equity, with y suit in equity, with y and revest in framedion or compayments the seller said purch all rights possession of re-entry elor, or vid, (1) right to th on of eff to and reveal in , reclamation or compensation for h payments had never been inade-selfer as the agricid and reasonable bit immediately, or all any time 1 or any time 1 - thereto becompany.
See hurser further adjects that failure by the selfer at any time to require performance by the hurser of any provision hereof shall in no way affect thereare that failure in the selfer at any time to require performance by the hurser of any provision hereof shall in no way affect thereare the endocs the same, not shall any waiver by said selfer of any breach of any provision hereof be held to be a waiver of the provision itself. eration . OHowever, the actual considcourt of the Appeal. 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-ler pronoun shall be taken to mean and include the plural, the maxculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions bereof 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 bourd of directors. (Boulnana) (Butlen) (Morson). Charles R. White · Constance J. White NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of County of the exactes) 85. ..., 19.... 1 10 m 6 m 6 en 10, 1977 Personally appeared andwho, being duly sworn, Personally appeared the above named. Barlians Suttles 4 Grissin each for himself and not one for the other, did say that the former is the president and that the latter is the ment to be the terms of the toregoing instru-...... secretary of and that the seal allized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half 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 Betore yok;) Ou E. (adu (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commision expires 3-16-81 Notary Public for Oregon My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: 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 and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conv-instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties "(2) Violation of subsection (1) of this section is a Class B misdemeanor." STATE OF OREGON, NOUPMBER 29 19 77 County of -Lane Personally appeared the above named Charles White J. J. Constance R White and acknowledged the Constance 4, in hite he foregoing instrument to be ょんど the their voluntary act and deed. Before me: 1 201 (Notary Public for Oregon OFFICIAL SEAL My commision expires 3-22-8 STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the ______day of DECEMBER A.D., 1977 at 2;19 o'clock P M., and duly recorded in Vol M77 DEEDS of. _on Page___23998_. WM. D. MILNE, County Clerk By Clemethan Lelein Deputy FEE ______6_00