| FORM NO. TOO CONTR  | ACT-REAL ESTATE-Monthly Paymen   | 16.   | STRYENS NESS L  | AW PUBLISHING CO., PC  | RTLAND, MR. 83904  |          |
|---|--|---|---|--|--|----------|
| 42  | 2670   | CONTRACT-REAL ESTATE  | M   | 8_Page   | 2179 @   |          |
| THIS CON<br>Lather<br>and w   | TRACT, Made this 100<br>E. Kincaid and   | th day of Pe<br>Alice A. Kincaid  | enruary   | , 19.7.<br>  | 8 ., between   |          |
| seller agrees to s  | SETH: That in considera<br>ell unto the buyer and th<br>d premises situated in   | ation of the mutual coven<br>ne buyer agrees to purcha<br>Klamath Coun  | ants and agreed   | ler_all of the f   | ntained, the<br>ollowing de-   |          |
| Subject, howe<br>1. Regulation<br>and easements   | ever, to the foll<br>ons, including le<br>of the West Sid  | Klamath County, O<br>Lowing:<br>Evies, liens, ass<br>le Sanitary Distr<br>Astrument, includ   | essments,<br>ict.   | -  | •  |          |
| Dated<br>Recorded   | : April 2,<br>: April 8,   |   | 69 Page:  | 441;   |  |          |
|   |  |   |   |  |  |          |
| (hereinatter calle<br>Dollars (\$3,50<br>seller); the buyer<br>of the seller in m   | d the purchase price), on<br>0, 00) is paid on the e-<br>agrees to pay the remain<br>ponthly payments of not i   | e Hundred and No<br>account of which Thyfe<br>xecution hereof (the recei-<br>ider of said purchase price<br>less than ONE HUNDR<br>ore, prepayment  | Othsusand<br>pt of which is h<br>(to-wit: \$ 7,<br>ED TEN and   | ereby acknowle<br>000.00 )<br>NO/100THS  | ed and   |          |
| all deferred balar<br>February 1<br>the minimum mo  | ntil said purchase price a<br>nces of said purchase pric<br>0, 1978 until pa<br>nthly payments above req   | hereafter beginning with<br>is fully paid. All of said<br>e shall bear interest at the<br>id, interest to be paid<br>uired. Taxes on said prem  | purchase price<br>the rate of 82%<br>monthly  | may be paid a per cent per aand * {%%  | annum from<br>AXAXXXX  |          |
| 7 he hower ware   | parties hereto as of the constant of and covenants with the sel  | The shot she wash as a second state   | d in this contract is   |  |  |          |
| The buyer shall a<br>he is not in default ung<br>erected, in good conditi<br>and all other liens and<br>such liens; that he will<br>after lawfully may be in<br>insure and keen invured   | te entitled to possession ol said lan<br>ler the terms of this contract. The<br>n and repair and will not suffer c<br>save the seller harmless therefrom<br>pay all tares hercafter levied again<br>posed upon said premises, all prom<br>all huilding mow or hercafter erec | and an approperty described<br>and an approximate property described<br>and an approximate for business on co-<br>ds on CLOSING DING by the<br>buyer afferes that at all times he<br>or permit any waste or strip there<br>and reinburse seller to all costs and<br>and reinburse seller to all costs and<br>and reinburse seller to all costs and<br>ted on said premises against loss o | <b>30</b> , 19, 78, and a<br>will keep the building<br>of; that he will keep<br>and attorney's lees incu<br>ater rents, public chai<br>thereof become past of                       | may retain such posse<br>s on said premises, n<br>said premises tree t<br>rred by him in delene<br>des and municipal ti<br>lue; that at buyer's o                        | ssion so long as<br>now of hereafter<br>form mechanic's<br>ling against any<br>ens which here-<br>espense, he will               |          |
| not less than \$ their respective interests   | TALLES in a company or coumay appear and all policies of insu<br>ents, taxes, or charges or to procur<br>the debt secured by this contract   | mpanies satislaciory to the seller, w<br>prances to be delivered to the seller,<br>e and puy for such insurance, the<br>and shall bear interest at the rate   | ith loss payable first (<br>as soon as insured. No  | o the seller and then<br>ow il the buyer shall   | to the buyer as<br>fail to pay any   |          |
| The seller agrees<br>suring (in an amount eq<br>save and except the usu<br>waid purchase price is h<br>premises in lee simple u<br>since said date placed, p<br>liens, water cents and pu | that at his expense and within<br>ual to said purchase price) marketa<br>al printed exceptions and the build<br>lly paid and upon request and up<br>to the buyer, his heirs and assigns,<br>ermitted ur arising by, through or<br>blic charges so assumed by the buy         | 30 days from the date he<br>whe title in and to said premises in<br>lind and other restrictions and case<br>won surrender of this agreement, he<br>level and clear of encumbrances as<br>under seller, excepting all liens and<br>ter and lurther excepting all liens and   | ereol, he will lurnish u<br>the seller on ar subse<br>ments now of record,<br>e will deliver a good<br>of the date hereof an<br>he said easements and<br>he said encumbrances creat | nto buyer a title insu<br>quent to the date of<br>it any. Seller also a<br>and sufficient deed<br>d free and clear of a<br>restrictions and the i<br>led by the buyer of | trance policy in-<br>this agreement,<br>trees that when<br>conveying said<br>it encumbrances<br>lates, municipal<br>his assigns. |          |
| *IMPORTANT NOTICE: Dela<br>a creditor, as such ward is<br>for this purpac, use Staver<br>Stavens-Nose Form No. 130  | is, by lining out, whichever phrase a<br>defined in the Truth-in-Lending Act ar<br>schess form No. 1308 or similar unit<br>'er similar.  | (Continued on reverse)<br>and whichever warranty (A) or (B) is a<br>nd Regulation Z, the seller MUST comp<br>ess the contract will become a first li  | of applicable. If warrar<br>sly with the Act and Reg<br>ien to finance the purct  | ity (A) is applicable an<br>ulation by making requ<br>ase of a dwelling in   | d if the seller is<br>ired disclosures;<br>which event use   |          |
|   |  | ~   | STATE O   | F OREGON,  | SS.  | <u>i</u> |
| SELLE   | R'S NAME AND ADDRESS   |   | nent was  | of<br>rtify that the v<br>received for re  | within instru-<br>ecord on the   |          |
|   | S NAME AND ADDRESS   | SPACE RESERVED  | at  | vclock   | and recorded<br>or as  |          |
| After recording return to:<br>TA - Bray   | - 1  | RECORDER'S USE  | file/reel_nu  | mbal /   |  |          |

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said parties that time n 20 days of the time of, together

a buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his ander to enforce the sume, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any succeeding breach rigi of

ns of dollars, is \$10,500.00 nd actual consideration paid for this

, stated in terms of dollars biris- the state consideration ract or to enforce any prov is to be allowed the prevail r promises to pay such su rol, the losing provision her In case suit or action is instituted to torcclose this contract or to enforce any provision hereod, the losing party in said suit or action agrees to pay such the trial court may adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action and it an appeal is taken from any attorney's less on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires, indice and the second such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires, indice assumed and implied to make the provisions hered apply quality to corporations and to neutry and that generally all grammatical changes control to be personal to be benefit of, as the circumstances may require, not only the immediate parties hereto but their expective IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned concorption it has convead its corporate name to be sidned and its corporate send affived hereto hy its officers judi the sha

heir

is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereupto by order of its board of directors.

| STATE OF OREGON,<br>County of Klamath  | ) STATE OF OREGON, County of   |
|--|--|
| February 6   | 1978 Personally appeared   |
| Personally appeared the<br>athen E. Kincai<br>Lincaid and Hung   | above named  |
| and acknowle   | died the instanting instant  |
| Deficiency of the second secon | voluntar act and deed.<br>and that the seal affixed to the foregoing instrument is the corporation<br>of and corporation and that said instrument was signed and sealed in be<br>failed of said corporation by authority of its board of directors; and each of<br>them acknowledged said instrument to be its voluntary act and deec<br>Bulore me:  |
| in particular  | Hospin Expires //2//2- My commission expires:  |
| executed and the parties are bou   | nts contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument  |
| executed and the parties are bou<br>yed. Such instruments, or a mer<br>s are bound thereby.<br>ORS 93.990(3) Violation of (  | nts contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrumen<br>nd, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the tille to be con<br>norandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par<br>ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. |
|  | (DESCRIPTION CONTINUED)  |
| t is hereby agre<br>eserve the right<br>ind a satisfacto<br>he property loca   | ons 53.555 is punishable, upon conviction, by a fine of not more than \$100.   |
| t is hereby agre<br>eserve the right<br>Ind a satisfacto<br>e property loca  | (DESCRIPTION CONVICTION, by a fine of not more than \$100.<br>(DESCRIPTION CONTINUED)<br>ed by and between the parties hereto that Sellers<br>to rent the house at 3707 Diamond Street until they<br>ry home. Sellers further agree that upon moving from  |
| t is hereby agre<br>eserve the right<br>Ind a satisfacto<br>e property loca  | (DESCRIPTION CONVICTION, by a fine of not more than \$100.<br>(DESCRIPTION CONTINUED)<br>ed by and between the parties hereto that Sellers<br>to rent the house at 3707 Diamond Street until they<br>ry home. Sellers further agree that upon moving from<br>ted at 3707 Diamond Street that they will remove all<br>ront and back yard.   |
| t is hereby agre<br>eserve the right<br>ind a satisfacto<br>he property loca   | (DESCRIPTION CONVICTION, by a fine of not more than \$100.<br>(DESCRIPTION CONTINUED)<br>ed by and between the parties hereto that Sellers<br>to rent the house at 3707 Diamond Street until they<br>ry home. Sellers further agree that upon moving from<br>ted at 3707 Diamond Street that they will remove all<br>ront and back yard.   |

Fee \$6.00