FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments. TIA 38-16694-5 56717 CO., PORTLAND. OR. 9720 CONTRACT-REAL ESTATE Vol. 178 Page 23050 THIS CONTRACT, Made this 10th Richard W. DeRosier a day of and Elizabeth O. DeRosier and Allan Martin Ruddock, hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the WITNESSETH: That in consideration of the mutual covenants and agreements nerein 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 Kiamath. County, State of Orcgon, to-wit: Lots 8 and 9 in Block 2 of Williamson River Estates, Lots 8 and 9 in Block 2 of Willier Together with the non-exclusive esseme supposes an t for walkera ching over a iging between 1 . I late and willing on The strip of land 1978; Easemente and rights of wa River, arent on the land; acher ited statue statutes al a Thereunder mitations set out in stat 2% t to Declatation a an c of sie 10 subdicing dapted. ctiona and Re Page 7318, Klemath County Deed Recards; cane recarded in 202. M66, tor the sum of Seyen They sand and the Dollars (\$70000) (hereinafter called the purchase price), on account of which ONC Thousand Seven hundred fifty (neterinated, values, the period as price, or a second of the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$5,25022) to the order of the seller in monthly payments of not less than One hundred brine ______ Dollars (\$109.00____) each, _____ 100 payable on the 10th day of each month hereafter beginning with the month of Normber, 1978, the minimum monthly payments above required. Taxes on said premises for the current tax year shall be the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-rated between the parties hereto as of the date of this contract. R_{HQ} not less than some interests may appear in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warrenty (A) or (B) is not applicable. If warrenty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures, for this purpose, use Stevens-Ness Form No. 1306 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Rickard & Elizabeth De Rosser CALA DASAS CAL: (91302) SELLER'S NAME AND ADDRESS STATE OF OREGON, I marines County of Allan makerin Ruddock I certify that the within instru-8046 HWY 140 KLAMALL FAUL DRESS BUYER'S NAME AND ADDRESS ment was received for record on theday of , 19....., After recording return to: o'clock.....M., and recorded , recording return to: $\frac{y}{T} \int A^{-1} S_{1} S_{2} S_{3} S_{3}$ SPACE RESERVED 0115.8 in book on page.....or as FOR tile toel number RECORDERIS And a second sec Record of Deeds of said county. AND PRESS AND ADDRESS AND ADDRESS ADDRES Witness my hand and seal of Until a change is requested all tax statements shall be sent to the following address AUAN MORTIN Riddlock 8040 HWJ 140 Khanath Falls, ORESON 97601 NAME, ADDRESS, ZIP NAME ADDRESS 21 County affixed. **Recording Officer** ByDeputy 松子的

And it is understood and, agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the particular obtained and inderest of the inder ALLEY YACANA REAMERY FREE DEC. RUME MARCH Duddock The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.7,000.00 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. and we be forges Buyer KEL DA LA Nouer Winbols Or if not applicable, should be deleted. See ORS 93.030). NOTE-The sentence bety Martin 11 len uddoch STATE OF OREGON, County of KIAMATH STATE OF OREGON, County of) 88., 19..... .) ss. Personally_appeared_the above named. Personally appeared 10.0 RICHARAD W. DEROSIER & ELIZABETH D. DEROSIER AND ALLAN M. RUDDOCK each for himself and not one for the other, did say that the former is thewho, being duly sworn, nent to be ", THE IR Before me. 22 0 2010 president and that the latter is thesecretary of and that the seal altized to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-fall of said corporation by authority of its board of directors; and each of they acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL) (i) : 2: 1 Notary Public for Oregon Notary Official Security (International Notary Public for Oregon Notary Public for Oregon ORS 93.635 (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 executed and the parties are bound, shall be acknowledged; in the mainner provided for acknowledgement of deeds, by the conveyor of the title to be con-veyed. Such Instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ties are bound thereby, to of ORS, 93.635 is punishable, upon conviction, by a fine of not more than \$100. (SEAL) TOP THE STREET OF DESCRIPTION CONTINUED) A Company of the second 1318, Manuell Recenct, Such a de la seconda de the second s STATE OF OREGONS COUNTY OF KLAMATH; 55. Transamerica Title Co. bis 16th day of October A D. 19 A. D. 1978 of 10:55 lockA M., one ELLER PERCEPT tuly recorded in Vol. MZ8 , of Deeds on Page 23050 Constant Sugar Wm D. MILNE, County Clart 1.86 1 14.58% Fee \$6.00-1 ByDernithan 221 Jake the preservation of the rection and that there are all Trys Class week this how - 24 chicano a Lots 9 and 9 in Block 2 il William - Paris where agrees in soft much the buyes and the buyes agrees in purchase from the $\frac{1}{2}$ settled lands and premises studied in X/d ma. Ch. County. Since $\frac{1}{2}$ $\frac{1}{2}$ WITRESSETH: That is consideration of the manual constraint of all astronomy Diagun Allan Martin Roddock 11.19 thanks that THIS CONTRACT. Mede this 100 and Elizabeth in Raisenstration 56717 Courses - alterative 608W-01# 1169-ÅΩ! CONTRACT - SE ST Steller. <u>r 197</u> 3 i in