FORM No. 706. CONTRACT COOLS 56730

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CONTRACT-REAL ESTATE

Vol. M78 Page 23068 THIS CONTRACT, Made this 27 day of July 1978

..., between

and FORT COE COMPANY

GOLDIE BROWN

hereinalter called the selfer,

, 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-

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(hereinafter called the purchase price), on account of which THREE THOUSAND AND NO/100-Dollars (\$, 3,000.00) 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: \$20,000.00....) to the order of the seller in monthly payments of not less than _____TWO HUNDRED TWENTY FIVE AND NO/100 Dollars (\$ 225.00 each, *** the balance of \$3,000.00 for the down payment will be paid by purchaser on or before October 1,1978.

and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of _____9 per cent per annum from July /_____1978 _____until paid, interest to be paid in addition to and * (in addition to xponxorcaded)

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-

raied 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 (A) primarily for buyer's personal, family, household or agricultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on. If a good contract the buyer is a natural person is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on. If a good contine the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or herealter and all other liens and save the seller harmless thereform and reinburse selle for all costs and atformer's less incurred brinnin delending against and present. The seller agricultural purposes, all promptly before the saine or any part thereot become past due; that at all buyer's expense, he will here insure and see insured all building's now or herealter teried against said promptry, as well as all water rents, public charges that at all buyer's expense, he will here respective interests may appear and all policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as to and bicome's all the dot secured by this contract and hall bear interest of the seller on a subsequent to alway any not respective interests has a any appear and all policies of insurance to be delivered to the seller on and any payment so made shall be added the seller of buyer's breact hol contract. The seller agrees that at his expense and all policies of insurance to be delivered to the seller on or subsequent to buyer a tight arising to the seller of buyer's breact hol contract. The seller agrees that at his expense and all be an interest to the seller on or subsequent to buyer a side secure by this contract and

(Continued on reverse)

*IMPORTANT NOTICE: Delate, by lining out, whichever phrase and whichever warronty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-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. 1308 ar similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.

_Goldie_Brown _1236_Kane_Street _Klamath_Falls, Or 97601 	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON, County of
Fort Coe Company 122 South 7th Street Klamath Falls, Or 97601 BUYER'S NAME AND ADDRESS After recording return to: South Welley State Burk Ry, O. Box 5210		I certify that the within instru- ment was received for record on the day of
Valia change is requested all tax statements shall be sent to the following address. Fort Coe Company 122 South 7th Street Klamath Falls, Or 97601 NAME, ADDRESS, 21P	¢t.	Witness my hand and seal of County affixed. Recording Officer By

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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 the stall all the interest is above required, or any of them, punctually, within ten days of the time limited therefor, or fail to keep any agreement heaves the bolt is contract and and void (2) to declare the whole unpaid principal ball fail to make the particular the interest treated or then essence of this contract. and in case the buyer shall fail to make the sail subtract null and void (2) to foreclase the whole unpaid principal ball of the premises above described and all other rights and/or adjust the seller the interest treated or them essential days of the buyer adjust the seller the interest treated or them essential days of the buyer adjust the seller believender shall revert to and revest in said seller with one of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any right to the or as the fall without any right of the buyer as all this contract and in each rever been made the right is contract as the adjust in equival to the premises up to the time of such default. And the said seller, in case of be refained by and belong to said seller as the agreed and revers in for moneys paid thereon or thereto belonging.

A structure of contracts decompany. The sum of interest decompany. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereot shall in no way affect secting breach of any such provision, or as a waiver of the provision lisell. inw-of . S B Bana ()

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 26,000.00 In construint this contract it is understand that the structure of the structure to the str In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuler, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof 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. FORT COE COMPANY <u>,</u> Tolle Ľ. Abrown -----Ţ. ne. Goldie Brown 2 President (VPresident Secretary e between the symbols (0), if not opplicable, should be deleted. See ORS 93.030). NOTE-The STATE OF OREGON, County of STATE OF OREGON, County of County of UNIX State of OREGON, County of July July J. J. July J. Klamath July 29 19 78 Personally appeared HAL F. COE Winner bove named Personally appeared the above named يقيعني الروار each for himself and not one for the other, did say that the former is the who, being duly sworn, Goldie Brown the second second second <u>i. 19. ;</u> secretary of FORT COE COMPANY and that the seal attixed to the toregoing instrument is the corporation of said corporation and that said instrument was slowed and sealed in Ba-halt of said corporation by authority of its board of directors; and charden to them acknowledged said instrument to be its voluntary scipand deed () Before me: Wotary Public for Oregon My commission expires: 4-25-82 FORT COE COMPANY Bolorgame: D.J. and H.J. Standard (OFFICIAL Stores Durn) SEAL) Notary Public for Oregon My commission expires <u>4-25-82</u> My commission expires دىدەم ئەركەردە ئەيتىلىدى يەترىقىنى ئەردەم ئەركەردە ئەيتىلىدى يەترىقىنى (DESCRIPTION CONTINUED) TE OF OREGON; COUNTY OF KLAMATH; 53. red for record **RXXXXXXXXXXX** A. D. 1978. at 1:10/clock P M., and in Page 2306 iuly recorded in Vol. ___M78__, of ___Deeds fee \$6.00 By Land on Page 23068 Wm D. MILNE, County Cleri By Derne Dha ny with real 1. Such story in So a 101 of which is singulated and 1.21 is the term of the last security balance go born ye solely a last by the term of the parts of the solely term of the last point data did a manufacture of the section of security of the parts of the security of the solely of the solely term of the section of security of security of the section of the security of the security of the security of the section of the security of modeso so etsize lo viking I county that the within instruct these was an avec for report on the in the state of th a otta an a statistica and a statistica and a statistica and a statistica a statis 13 15 1 24. 19.2 19 19 19 cumpa participation (1991) (2010) to bas one busit an assortive Featurestant N. 200 34 The feed of O. Pict molecul (new or a complete Deplicy 22