FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payr	CONTRACT-REAL ESTATE	STEVENS NEES LAW PUBLISHING CO. PUBLICANE. OF ST	
THIS CONTRACT, Made this	27 day of MA	Vol. 78 Page 272 19 Rch , 1978, betwee	
and LLOYO M. TURNE	2 <i>R</i>	, hereinafter called the selle	er,
WITNESSETH: That in consi- seller agrees to sell unto the buyer an- scribed lands and premises situated in 20 ACRE PARCE/ 65	d the buyer agrees to purchase KlamATK County	-	le-
RELIMINARY PLAT OF	TRACT NO. 1164 S	ituated in sec. 19	
T. 36 S, R. HE W.M			
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for the sum of TEN THOUSAND Dollars (\$ 10,000 (hereinafter called the purchase price), on account of which FIFTeen Hundred (hereinatter called the purchase price), on account or which is hereby acknowledged by the Dollars (\$1500, 22) 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: \$8500, 00) to the order of the seller in monthly payments of not less than SEVENTY Three Dollars ; Seventy Sevent Sevent Sevent Centry and the seller (\$73, 77) each, MONTH

Certs

payable on the FIRST day of each month hereafter beginning with the month of Close OF FSCROW , and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall be interest at the rate of $\mathbf{s}_{\mathbf{z}}$ per cent per annum from

Close of FSCROW until paid, interest to be paid and * {in addition to being included in 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 *(A) primarily lor buyer's personal, family, household or agricultural purposes, (B) lor an organization or (even il buyer is a natural person) is lor business or commercial purposes other than agricultural purposes. (B) lor an organization or (even il buyer is a natural person) is lor business or commercial purposes other than agricultural purposes. (B) lor an organization or (even il buyer is a natural person) is lor business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession ol said lands on 3/27 he is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises. now or hereafter erected, in good condition and repair and will not suffer or permit any waste or strip thereoi; that he will keep said premises here from mechanic's and all other liens and save the seller harmless thereform and reimburse seller for all costs and attorney's lees incurred by him in defendit against any such liens; that he will pay all tares hereafter levied against said property, as well as all water rents, public charges and municipal liens which here-after lawluly may be imposed upon said premises, all promptly before the same or any part thereo become past due; that at buser's expense. he will insure and keep insured all buildings now or hereafter rected on said premises against loss or damage by fire (with extended coverage) in an amount */*

not less than 5 minutes in buildings low of interact effected on said premises agains loss of duringe by the (with extended coverage) in an amount not less than 5 minutes in a company or companies to be deliver to the seller, with loss payable first to the seller and then to the huver as their respective interests may appear and all policies of insurance to be deliver to the seller as soon as insured. Now if the buyer shall built to pay any such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the deliv secured by this contract and shall bear interest at the rate aforesaid, without wayer, however, of any eight arising to the seller for buyer's breach of contract.

The seller afters that at his expense and within days from the date hereol, he will furnish unto buyer a title insurance policy in-suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and eacements now of record, " any. Seller also agrees that when said purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a food and seller also agrees that when premises in lee simple unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and tree and clear of all encumbrances since said date placed, permitted or arising by, through or under seller, excepting, however, the said esements and restrictions and the they or this assigns.

(Continued on reverse)

*IMPORTANT NOTICE: De'ele, by lining out, whichever phrase and whichever warranty (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 Stevans-Ness Form No. 1308 or 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.

Cecil F. Ellis TT PD BOX 27 SPRAQUE RIVER, ORE 97639 SELLER'S NAME AND ADDRESS LLOY & M. THRNER GEN. Del. SPRAQUE RIVER, ORE. 97639 DUVER & NAME AND ADDRESS	SPACE RESERVED	ment was receive day of at o'cloc	ss. bat the within instru- d for record on the .19, k M., and recorded	
After recording return to:	FOR RECORDER'S USE	file/reel_number	n page or as	
	ATCOMOUND DUE	Record of Deeds o	f said county.	
			y hand and seal of	
NAME, ADDRESS, ZIP		County affixed.		
Until a change is requested all tax statements shall be sent to the following address.				
the second se			Recording Officer	
		By	Deputy	
NAME, ADDRESS, ZIP				



And it is understood and adreed between said parties that time is of the essence of this contract, and in case the baver shall fail to make the payments above required, or any of them, junctually within the days of the time limited therefor, or hall to keep any adventies that their information of the selfer at his option shall have the fullowing rights: (1) to defaue this contract null and void (1) to defaue the whele whether is not the baver shall fail to make the said parties that entry of the premises above description in and all other rights acquire and advecting in layor of the premises above description and all other rights acquire and advect to all to be vertices and defaults when a said process of the premises above description and all other rights acquire and advect to advect the value and and right of the baver of the premises above the baver and all other rights acquire and advect to advect the said of the right acquire and advect to advect the said of the right acquire and advect to advect the said process and defaults that acquire the said of the baver of and revert to and revert in said with the intervals above the said solution. The baver of the premises above the said solution is the said solution in the said the said to the right and to be advected to be preformed and without any right of the baver of a said properties and the right to the baver of the baver of a said revert to and revert in said with a the right of the said solution. The bave advected the said solution is the said solution is the said solution of the participate advected to the said solution of the said solution. The bave advected the advected to the said solution of the said take any default, shall have the right immediately, or at any time the radius to the said solution. The bave function advected the said solution advected to the advected the restrict advected there advected the said solution advected to advect the said revert to the advected the said take to the said solution advected the said solution advected to advecte The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in ne way affect. The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in ne way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be heid to be a waiver of any suc-sceeding breach of any such provision, or as a waiver of the provision itself.

. (PHowever, the actual consid-

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-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-In 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 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. Cecil & Ellion

Llayd M. Turner NOTE-The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of County of SS., 19 -----Personally appeared Personally appeared the above named and each for himself and not one for the other, did say that the former is the ... who, being duly sworn, president and that the latter is the and acknowledged the foregoing instrusecretary of ment to be voluntary act and deed. and that the seal affixed 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 schnowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon (OFFICIAL My commision expires Notary Public for Oregon SEAL) 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 exe-cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. Such 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 bound the instrument is executed and the parties are "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) I Loy M. Turner, hearty sell and relicing all my rights and squity to stores P.U. Bin EAT Spraque River, One. 47034 ··· \$07. # 15032 CS Consideration and ancmacine. clated 9/2/8/28 Signal 66-21202 9/281 Findy

insite logd m Times 27251 I Xloye Turner Sep. 22,78 contract with Jim Martin Do acre parcel 653'×1339' yor : described as lot 9 05 Actiminary Plat of Truct NO. 11/2# iN Sec. 29 T. 365, R. 11E W. M at \$150000 \$ \$7300 down Total payment of \$10,0000 S Jim Martin payed Lloyd Turner # 273 22 on the Jown payment, baflance due; \$3000amen alfred Marting 9/22/28 N Itop M. Turne 9-22-78 Martin Martin Cillings Spraque River, O. Cell yames GM batus tated 9/22/18 Jensque Pine Fryed on talance. \$ 300°. "acc - Junt. 9/24/75 1 Pray Char Balance due.

27251 27252 Bilance due - #13000 Imt. Sayed in Jalance - 100" 9/27/78 Externer preserved in full Witness: Thomas Frady itnessed by Blague fives, C wings State of Oregon, County of Klamath | ss, I hereby certify that the within instrument was received and filed for record on the ____ day of <u>December</u>, 19<u>78</u>, at 9:02 o'clock A M. and recorded on Page in Book <u>M78</u> Records of Deeds 27249 of said County. WM. D. MILNE, County Clerk Fee \$12.00