| FORM No. 706-CON  | ITRACT—BEAL ESTATE—Monthly Payments   | - Mr. 7605-4   |  |   |
|---|---|--|--|---|
| TI .  | 68764   | CONTRACT—REAL ESTATE   | Mg D   | Ggo 13636   |
| THIS COL  | NTRACT, Made this ch and Charmain R.  | 11 day of<br>Koch, husband ar  | June<br>June wife.   | , 19 79 , between   |
|   | eridee Dickson  |  |  | er called the seller,   |
| WITNE<br>seller agrees to<br>scribed lands a  | SSETH: That in considerate sell unto the buyer and the not premises situated in   | tion of the mutual covenage buyer agrees to purchase Klamath County  | , hereinalth and agreements he from the seller all or or go  | of the following de-  |
|   | ck 25, FIRST ADDIT<br>al plat thereof on<br>anty, Oregon.   | TON TO VIAMANUE DO   | DD0=   |   |
| "subjec all lot tions o Reserva page 27 "subjec public reasemen and all the Unt:  | wever, to the following and easement to a 16 foot eases for future public frecord." tions as contained to any existing utilities, and for ts or rights of war roads, trails, to improve the sa  | ts as contained isement centered of centered of the centered o | the back and to all easemen d June 11, 195 Oregon, to wi blic roads and ipelines and f there is herebtc., actually   | side lines of ts and reserva—  9 in Volume 313 t: highways, for or any other y reserved any constructed by  |
| United Stor the sum of Control (hereinafter called Dollars (\$300. seller); the buye of the seller in n   | or improve the sa<br>States.<br>One thousand eight<br>ed the purchase price), on a<br>.00 ) is paid on the exc<br>er agrees to pay the remaind<br>monthly payments of not le<br>25) each,Or mo  | hundred and no/<br>account of which Three<br>ecution hereof (the receipt<br>der of said purchase price (<br>sss than Thirty-two<br>ore, prepayment wi  | loo Dollars (hundred and no of which is hereby actor-wit: \$1,500.00   | \$1,800.00 ) \$(1,800.00 ) \$(1,000) \$(1,0 |
| payable on the and continuing to all deferred bala.  June 11 the minimum morated between the  | day of each month a until said purchase price is neces of said purchase price 1979, until paid onthly payments above require parties hereto as of the days and the days are parties and the days are parties and the days are the | hereafter beginning with the fully paid. All of said pushall bear interest at the d, interest to be paid ired. Taxes on said premisente of this contract.  | ne month of Juliarchase price may be rate of 10 per cen monthly and es for the current tax   | ly, 1979, paid at any time; at per annum from   |
| TD) for mr on   | rants to and covenants with the seller<br>for buyer's personal, lamily, household<br>participation—one (even if buyer is a natur  | und person in lor business or com-   |  | Cricus Para   |
| The buyer shall he is not in default un erwited, in good conditional and all other hers and such hans; that he will have be insure and keep intared full in not less than 5 their respective interests. | le centitled to possession of said lands a der the terms of this contract. The bitton and repair and will not suffer of laser the seller harmless therefrom at laser the seller harmless therefrom at laser the seller hereilses, all prompiled all prompiled and prompiled all buildings now or hereafter erecter is survey to the company or company or company appear and all policies of insurances, the contract an each of contract.  | on CLOSING was a deep that any waste or strip thereof; permit any waste or strip thereof; and reimbures seller for all costs and to said property, as well as all waste that property, as well as all waste that before the same or any part the d on said premises against loss of d on said premises against loss of d panies satisfactory to the seller, with succ to be delivered to the seller as   | , 19 79, and may retain a keep the buildings on said put that he will keep said premius tents, public charges and muster less that the will keep said premius rents, public charges and musted become past due, that at annage by fire with extended loss payable first to the seller was a syntax insured. Now it see heart a singured Now it see heart as insured Now it see heart as a singured Now it see heart | uch possession so long as<br>remises, now or hereafter<br>remises, now or hereafter<br>research to the here.<br>in defending against any<br>nicipal liens which here.<br>butter's expense, he will<br>coverage) in an arrangent<br>and then to the huyer as   |
| The seller agrees suring (in an amount economic souring the second the usual purchase price is lipremises in lee simple usince said date placed, liens, water rents and puters, water rents and puters. | a that at his expense and within qual to said runchase price) marketable und printed exceptions and the buildin fully paid and upon request and upon to the buyer, his hirs and assigns, lipermitted or arising by, through or unublic charges so assumed by the huyer  | days from the date hereo le title in and to said premises in the game of the restrictions and ensemble as useful of the day of the d | I, he will lurnish unto buyer a sellet on or subsequent to the sis now of record, if any. Sellet ill deliver a good and sufficient the date hereof and free and caid easements and restrictions, incumbrances created by the b   | title invarance policy in-<br>clate of this agreement,<br>or also aktees that when<br>out deed conveying said<br>lear of all encountrances<br>and the taxes, municipal<br>uyer or his assigns.  |
| or this purpose, uso Steve  | lete, by lining out, whichever phrase and<br>s defined in the Truth-In-Lending Act and<br>ens-Ness Form No. 1308 or similar unless<br>No. 1418  | whichever warranty (A) or (B) is not a Regulation Z, the seller MUST comply with contract will become a first line of the contract will become a first line.   | pplicable. If warranty (A) is applicable. If warranty (A) is applicable to the Act and Regulation by me  | licable and if the seller is sking required disclosures;  |

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| " * * * * * * * * * * * * * * * * * * *  | STATE OF OREGON,  |
| The state of the s | SS.   |
| SILLER'S NAME AND ADDRESS  | County of  I certify that she within instru-                    |
|  | ment was received for record on the                             |
| BUTER S NAME AND ADDRESS   | Brace RESERVED at o'clock M., and recorded                      |
| After recording return to:   | in book on page or as   |
| · · · · · · · · · · · · · · · · · · ·  | RECORDER & USE file/reel number Record of Deeds of Said county. |
| A Company of the Comp | Witness my hand and seal of                                     |
| NAME, ADDRESS, ZIP   | County affixed.   |
| Until a change is requested all tax statements shall be cent to the fellowing address.   |   |
|  | Recording Officer   |
| the state of the s | By Deputy   |
| NAME, ADDRESS, ZIP   |   |

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 payments on said or any of them, punctually within 2d days of the time limited threefor, or fail to keep any agreement herein contained, then the seller at his on shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with interest thereon at once due and payable, (3) to withdraw said deed and other documents from escow and/or (4) to foreclose this contract by suit in interest thereon at once due and payable, (3) to withdraw said deed and other rights acquired by the buyer hersunder shall exert to and revest in said nine and the right to the possession of the premises above described and all other rights acquired by the buyer hersunder shall exert to and revest in said nine and the right to the possession of the premises above described and all other rights acquired by the buyer hersunder shall revest to and revest in said nine and the right to the possession of the premises above described and without any right of the buyer of return, reclamation or compensation for evit without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation loves paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments held near her made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said mores up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon than allowed the right industriant, and the improvements and appurtenances thereon or thereto might.

The house further aftern the said seller at any time to require reclamance to the heart of any time thereafter, to enter upon the said seller. belonging.

The buyer further agrees that lailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. terms of dollars, is \$1,800.00. Gloverery the notable The true and actual consideration paid for this transfer, stated in terms of dollars, is \$1,800.00. (Howevery the neural consideration cansist and on inchester other property or value given an promised which is the following consideration findicate which is

In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such
sum as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and if an appeal is taken from any
such and or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing
party's attorney's ters 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 if the context to requires,
the singular 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 hereol apply qually to corporations and to individuals.

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective
heirs, executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned
is a corporation if the course of its corporate and assigns and its corporate coal officed based by its officers The true and actual consideration paid for this transfer, stated in 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. Meridee Clint Koch

Charmain R. Koch

The senience between the symbols ①, if not applicable, should be deleted. See ORS 93.030]. NOTE-The senience be STATE OF OREGON, County of .... STATE OF OREGON. ....., 19...... County of Klamath 155.

March 20 , 19 79. Personally appeared ..... who, being duly sworn, Personally appeared the above named..... each for himself and not one for the other, did say that the former is the Meridee Dickson president and that the latter is the A Statement secretary of ..... and that the seal altixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in behalf 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: SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: My commission expires
My Commission Expires July 13, 1031 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 recuted and the parties are bound, shall be arknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be consultant to the conveyor of the conveyor of the title to be consultant to the conveyor of the conveyor not later than 15 days after the instrument is executed and the parties bound thereby.

ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) Buyers specifically agree to pay the full contract balance on or before March //, 1984. If the contract is paid within one year from the date of the contract, Buyer herein agrees to pay a full one years interest to Sellers, It is further understood and agreed between the parties hereto that Buyer has made an independent investigation and inspection of the premises herein described, and has entered into this Contract without relying on any statement or representation or covenant not specifically embodied in this Contract, and accepts the property described in this Contract "as is" in its present condition, and requires no work of any kind to be done on said property by Sellers. FORM NO. 23 - ACKNOWLEDGMENT STEVENS NESS LAW PUB. CO. PORTLAND. ORE. STATE OF CHECKINX CALIFORNIA County of Sanduna. March May day of BE IT REMEMBERED, That on this 30 before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Clint Koch and Charmain R. Koch, husband and wife,

known to me to be the identical individuals described in and who executed the within instrument and

acknowledged to me that they

OFFICIAL SEAL OFFICIAL SEAL
DEBORAH L. KINSEY
NOTARY PUBLIC - CALIFORNIA
SONOMA CCUNTY
My Commission Expires May 24, 1982

executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

My Commission expires

my official seal the day and year last above written.

Notary Public for XHENER California

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| TATE OF OREGON; COUNTY         | OF KLAMA!H; ss.                            |
|--------------------------------|--|
| iled for record XXXXXXXXXXXXXX | 10.56                                      |
| his 11th day of JUNE           | 10;56<br>A. D. 1979. at . o'clock AM., and |
| tuly recorded in Vol. M. 79    | of on Page . 13636                         |
| FEE \$ 9.00                    | By acqueline I. Metter                     |

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