FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments.	THE REPORT	STEVENS NESS LAW HORE	SHING OF LEAST AND, OR 61204
······································	CONTRACT—REAL ESTATE	Vol. 79 Pc	14538 B
THIS CONTRACT, Made this 30 James L. Huntsman and Cynthia	day of May R. Huntsman, husband		, 19 79 , between
		to a section	date will it also the

Ernest W. Scott and Dorris C. Scott, husband and wife , hereinafter called the seller, and

, 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-scribed lands and premises situated in Klamath County, State of Oregon , to-wit: , to-wit: ć-ζ

Beginning at the Northwest corner of Lot 2, Block 18 of HOT SPRINGS ADDITION to \gtrsim the City of Klamath Falls, Oregon; thence Southeasterly along the Southwesterly line of said Lot 2, 90 feet; thence Easterly parallel with Manzanita Street, 37's feet; thence Northwesterly at right angles to Manzanita Street, 90 feet to the Southerly line of Manzanita Street; thence Southwesterly along the Southerly line of Manzanita Street, 37% feet to the place of beginning, in the County of Klamath, State of Oregon.

**On May 30, 1980 there is to be a balloon payment of \$1,500.00 in addition to the regular monthly payment of \$70.00.

**** CONTRACT DUE IN FULL IN 85 YEARS FROM DATE OF FIRST PAYMENT.

Eight thousand and no/100----- Dollars (\$8,000.00 for the sum of (hereinafter called the purchase price); on account of which One thousand and no/100-----Dollars (\$ 1,000. 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: \$ 7,000.00) to the order of the seller in monthly payments of not less than Seventy Dollars (\$ 70.00) each, monthly***

30 day of each month hereafter beginning with the month of June payable on the . 19 73 . and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; and continuing unit and parentise price is hill bear interest at the rate of 10 per cent per annum from all deferred balances of said purchase price shall bear interest at the rate of 10 per cent per annum from May 30, 1979 until paid, interest to be paid monthly 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 C(A) primarily by buyer's personal, lamits, bousehold or agricultural purposes of commercial purposes of B) for an organization or (even if buyer is a natural personal is for business or commercial purposes of B).

r. ess or commercial purposes other than agricultural purposes

(B) for an organization or teven if buyer is a natural periodicity business or commercial purposes other than activitized purposes. The buyer shall significant to possession of said lands on CloSe of CSCrOW 1^{12} , and may retain such posses on science is not in debuilt under the terms of the contract. The buyer actives that at all times be will keep the buildings on said prepares, new or hereast test, in good condition and repair and will not suffer or permit and wate or strip thereofs; that he will keep said premises there from mechanical under the self entry is the contract. The buyer actives that at all times be will keep the buildings on said premises, new or here at test, in good condition and repair and will not suffer or permit and wate or strip thereofs; that he will keep said premises there from mechanic all under the self keep said premises hereaft from the test and state test should under the self keep said premises and structures of the soft keep said premises and premises and structures at the soft keep said premises and premises all premises there there and keep insured all buildings now or hereafter rescised on said premises against loss or damage by fire (with estended coverage) in an account rescale test and all buildings buyer to be the structure rescised on said premises of an atom to buse the structure of the structure

t iess than s -7,000.00 First than $\xi = 7,000.00$ in a company or company to the solier, with loss pavable first 60 the seller and they to the heat to the heat of the part of a company or company to be delivered to the seller as such as insured. Now it the heave show to the heat of the part of a structure of the delivered to the seller may do so and any payment so make shall be an order for buyer's break of the deliver's heat of the deliver's heat of the deliver's heat of the seller may do so and any payment so make shall be an order for buyer's break of contract.

effer for buyer's breach of contract. The selfer agrees that at his expense and within 30 days from the late hered, he will furnish unto buyer a title insurance redux in a fin an amount equal to said purchase price marketable title in and to such aronises in the selfer on a subsequent to the date of this advergence and except the usual punted exceptions and the building and other restrictions and exeminents now of record, if ans. Selfer also agrees that effect that and upon surrender of this advergence, he will deliver a good and sufficient deel converse such purchase price is fully paid and upon request and upon surrender of this advergence, he will deliver a good and sufficient deel conversing such uses in les simple unto the buyer, his hers and usons, here and clear of encumbrances as of the date hered and the and the according and said date placed, permitted or arising by, through or under selfer, excepting, however, the said exements and treatments and the trutter on the assigns water tents and public charges to assumed by the buyer and further excepting all firms and encumbrances related by the buyer or by assigns. (Continued on reverse)

SPACE RESERVED

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Bv

Mr. and Mrs. James L. Huntsman 927 El Dorado Klumuth Falls, OB 97601 SELLER 5 NAME AND ADDRESS

Mr. and Mrc. Ernest W. Scott 2200 Sierra Madre Blvd. Pasalena, CA 91107 BUYLR S, NAME AND ADDRESS

After recording return to:

MTC - Kristi

Until a change is requested all tax statements shall be sent to the following address Mr. and Mrs. Ernest W. Scott 2826 Sierra Madre Blvd. Facadena, CA 91107

NAME, ADDRESS, 21P

NAME, ADDRESS, 21P

STATE OF OREGON, County of I certify that the within instrument was received for record on the day of . 14 o'clock M., and recorded at in book on page or as file/reel_number_ Record of Deeds of said county. Witness my hand and seal of County affixed.

> Recording Officer Deputy

14539

And it is understood and agreed between said parties that time is of the essence of this control, and in case the buyer shall had to make the payments above required, or any of them, purstably within 20 days of the time builted threeby, or had to beer, any agreement brein contained, they the seller at his above required, or any of them, purstably within 20 days of the time builted threeby, or had to beer, any agreement brein contained, they the seller at his above required, or any of them, purstably within 20 days of the time builted threeby, or had to be some articles of the bollowing register of 1) to declare the contrast multiplication of our other the schere unpaid purchal balance of suid purchase price with the interest thereon at once due and payable. (1) to withdraw suid deed order down on the two essence articles of the bollowing reset on all resets and interest created on then existing in has end the balance of reliance of shift were the provides shift utterly essee and decound in any of a reliance, or any other act of shift element all other rights of the provides of shift property as above described and all other rights and right of the balance of relian, we have and selfer to be performed and without any rights of the darket directions that diverse been rade, and in more stand decound in the outer base and the right of the provides of shift property as above diverbled and where the right of shift were the states and the sole shift energies the shift exercise the shift are to be performed and where the right more fast the anytic provides and selfer with all before the shift were the shift were the shift exercise the shift exercise the shift exercise there and, and in more such default all gavements therefore, buy and the contrast are to be reliand by and being to shift were any time thereafter, to relian the shift exercise of the intervality. (in the shift end the shift when any the intervality, the shift end the shift exercises thereaft is under the shift exercise the shift exercises thereafter, to

The true and actual consideration paid for this transfer, stated in truns of dollars, is § 8,000.00 (However, the actual consideration con-puter of the whole consideration (indicate which).) In case suit or action is instituted to foreclose this contract or to endow any program hered, the losing party in said suit is action agrees to pay such sum as the trud court may admight reasonable as attorney's beer to be allowed the prevailing party in said suit or action and if an appeal is taken from any sum as the trud court may admight reasonable as attorney's beer to be allowed the prevailing party in said suit or action and if an appeal is taken from any party in the specific or such truth court, it is understood that the seller or the buyer may be more than one action or a corporation, that of the constant of this contract, it is understood that the seller or the buyer may be more than one action or a corporation, that of the context is requires. In construing this contract, it is understood that the seller or the buyer may be more than one action and that generally all grammatical changes shall be made, assumed and implied to make the provisions hered apply qually to comparison and to influentials. This agreement shall be taken to mean and include the plured, the massuline, the temmine and the neutry, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hered apply qually to corporations and to influentials. This agreement shall built and mure to the benefit of, as the executed massing well. Neither submistrators, personal representatives, subsective in interest and assum as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its'corporate name to be signed and its corporate seal affived hereto by its officers.

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.

7-7111 () /1/213	James L. Huntsman			
Erhege W. Scott	and the first	م جو مر بال مر جو م		
Dorris C. Scott	Cynthia R. Huntsman	Sec. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		
OTE-The sentence between the symbols (), if not applicable, should	be deleted. Sea ORS. 93.030).			
TATE OF OPERGUNX California)	STATE OF OREGON, County of) 55.		
() () such () 53.				
County of Les Augueine 353.	Personally appeared	and		
fut out Same and 1977		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		
'Ernest W. Scott and		president and that the latter is the		
Dorris C. Scott	secretary	of		
and acknowledged the toregoing instru- nent to be their voluntary for and digd.	I hand that the seal affixed to the foregoing instru	, a corporation ument is the corporate seal		
Below CHERYL L. GRA	Acci then acknowledged said instrument to be it	rd of directors; and each of		
OFFICIAL NOTARY PUBLIC CALIF	ORNIA	(SEAL)		
SEAL) PRINCIPAL OFFICE	IN Barry Bublic for Oruston			
Notice Public for Orendros ANGELES COUL	, 1982Ma commission expires:			
My Wannisini William contraction				

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 n strument when and the parties are bound, shall be acknowledged in the manner provided for acknowledgment of deeds, by the conveyer of the title to be con-. 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-re bound thereby. 003) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

STATE OF OREGON,

FORM NO. 23 - ACKNOWLEDGMENT BTEVENSINESS DAA PUBLICE DENTLAND, ONG

Deputy

County of Klamath

June , 1979 , BE IT REMEMBERED, That on this 19th day of before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named JAMES L. HUNTSMAN and CYNTHIA R. HUNTSMAN, husband and wite ··· ; ·

known to me to be the identical individual^S described in and who executed the within instrument and executed the same freely and voluntarily. acknowledged to me that they IN TESTIMONY WHEREOF I have hereunto set my hand and affixed

my official stal the day and year last above written. Notary Public for Oregon.

My Commission expires

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 29th day of

FEE_________

WM. D. MHINE, County Clerk By Ternetha Defelich