FORM Ne. 706-CONTRACT PLAT MAN				
N 76861	-Monthly Poyments (Individual or Co	orporate) (Truth-In-Londing Series).		
THIS CONTRACT, Ma Michael B. Jager and Clark J. Kenyon, a s	de this I	2679	rol./////Page	26819
Clark J. Kenyon, a s	incle man	≥ Γ, (H& ₩) and		9, between
and <u>George T, Elling</u> u	lood and Rose M. E		, hereinafter calle	d the seller
WITNESCOM	Land a strike so he			ocner,

THE TRUE AND SELECTION SELECTION OF THE SE 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-

Lot 5, Block 9 Tract 1039 -Yonna Woods チンプ

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for the sum of Eight Thousand Four Hundred Fifty Dollars (hereinafter called the purchase price), on account of which Eight Hundred Forty Five Dollars Dollars (\$ 8,450.00) Dollars (\$ 845.00 .) 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: \$7,605.00) to the order of the seller in monthly payments of not less than Seventy Four Dollars Dollars (\$ 74.00) each, 30 Days

payable on the Ist day of each month hereafter beginning with the month of Nov, 1, 1979, 19 79, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time;

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto an of the date of this contract. NO pro-rates The buyer warrants to and covenants with the seller that the real property described in this contract is

not less than 3 NONE not less than 3 NONE such liens, costs, waters may appear and all policies of insurance to be deliveraged to the seller, with loss psyable first to the seller and then to the buyer as such liens, costs, waters may appear and all policies of insurance to be delivered to the seller, with loss psyable first to the seller and then to the buyer as such liens, costs, waters may appear and all policies of insurance to be delivered to the seller, with loss psyable first to the seller and then to the buyer as the seller for huyer's breach of contract with BDT DTINCIDED TEQUCED 50%. The seller agrees that at his experime and within are and escept the usual printed esceptions and the builting and other rest aforesaid, without waiver, however, of any right arising to said and escept the usual printed esceptions and within are and escept the usual printed esceptions and the builting and other rest aforesaid, he will furnish unto buyer a title insurance policy in-said and escept the usual printed esceptions and the builting and other rest afforesaids in the seller on or subsequent to the date of this appreciation to the buyer, bill pairs and and upon surrender of the afforesaid for all the placed, permitted or arising by through or under seller, esception and rest afforesaids in the seller on or subsequent to the date of this appreciations and clear of esception and the placed, permitted or arising by through or under seller, esception and the and the liver and and the liver and clear of an any through or under seller of and public charges so assumed by the buyer seller, and clear of a second and the liver and clear of any affores the seller and the taken and the taken and the taken and the upper the subsequence of the seller of the seller and the taken and the taken and the taken and buyer shall be added the taken and public charges so assumed by the buyer and liver esception and encumbrances as of the date before and the liver and and the late of this and assime. The seller adventents and es

Items water rents and public charges so anymed by the buyer and latther escepting all liens and encumbrances created by the buyer of the same escepting all liens and encumbrances created by the buyer or his assigns. And it is understood and agreed between sail parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefore, and encumbrances created by the buyer or his assigns. The seller at his option shall them the following rights: (1) to decay of the time limited therefore, and to keep any adreement shall fail to make the all rights and interest created or first thereon at once due and payer this contract, mill and void, (2) lail to keep any adreement shall fail to make the all rights and interest created or each of the buyer and/or (3) to foreclose this contract by suit in equity, and in method then pression of the premises above the demand that and all other rights acquired by the buyer hereunder shall write the state by suit in equity, and in method ball cases, of such any other act of said right to be performed and without by the buyer of return, right and retest in said seller with the to be performed and without the day of the buyer of return, right and not retest in said seller with the to the right to the right to the performed and without the day of the buyer of return, right and retest in said seller with the to be performed and without the day and belong to said such and such premises above the detault. And on the said scaler, in case to be refugad by and belong to said such and and right and the said seller, in case to be refugad by and belong to said such and any rookes and seller with all the improvements and any modes and seller is and soluties. The buyer lurther adrees that failure by the seller at any time thereally and the improvements and appurtenances.

The buyer luther agrees that initure by the seller at any time to require performance by the buyer of any provision bered shall in no way affect his right bereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision bered shall in no way affect ceeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 8,450.00

append. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the singu-lar pronoun shall be taken to mean and include the plural, the maxuline, the femanine and the neuter, and that generally all granumatical changes shall be made, assumed and implied to make the provisions berent apply equally to corporations' and to individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate: if either of the un-

dersigned 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.

Ende Champion Contractor	11
Beorge T. Ellingwood Noze M. Ellingwood Rose M. Ellingwood	- 11
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ROSE M. Ellinguadd MPORTANT NOTICE: Delete, by lining out, whichever and whichever warronty fal or fb that and the sum of the sum o	-H
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guiation 2, its applicable and if the seller is a creditor, on such word is defined in the Truth-In-Lending Act and BDH (D, II and post- s Stavens-Ness Form No. 1309 or similar unless the contract will become a first lien to finance its purpose. Selling in which event us Stavens-Ness Form No. 1307 or sellingt.	11:
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Unill a change is requested, all A PLEASE RETURN TO

KLAMATH COUNTY TITLE CO."

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THIS STATE OF OREGON; COUNTY OF ELAMATH; B. CANATA (CE illed for record at request of <u>Transamerica</u> Title Company Reals 14th day of <u>November</u> A. D. 1979 at _____ o'clock: PM., and — on P_{age}_26819 WE D. MILNE, County Cler

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