FORM No. 706. CONTRACT-REAL ESTATE-Monthly Payme PORTLAND, OR TK CONTRACT-REAL ESTATE 77151 Vol. 79 Page 27268 THIS CONTRACT Made this 1st day of JULY GLENGER ENTERPRISES, INC., an Oregon Corporation, 19.79, between and MYRON DEAN HASKINS and DONNA K. HASKINS, husband and wife hereinafter called the seller, , 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: (1) That part of the $N_{2}^{\pm}N_{2}^{\pm}SE_{4}^{\pm}$, $S_{2}^{\pm}S_{2}^{\pm}NE_{4}^{\pm}SE_{4}^{\pm}$, S¹/₂N¹/₂S¹/₂NE¹/₄SE¹/₄ SŻSŻNWŻSEŻ, SŻNŻSŻNWŻSEŻ, $N_2^{+}N_2^{+}SW_4^{+}SE_4^{+}$, lying East of State Highway #62 if any, Section 31, Township 34 South, Range 7 EWM. SUBJECT TO: Reservations and restrictions of record, easements and rights of way of record and those apparent on the land. (approx. 23 acres more or less) 21st dev - Novenber Cebbro Trailer Home, 1977 PIED #1677179508, License #X130570, Title (2)#7901918327. OVE OF OREGONE COUNTY OF SURVIVE W DESCRIPTION CONTRACTO for the sum of Fifty six thousand three hundred & no/100-Dollars (\$ 56,300.00.) (hereinafter called the purchase price), on account of which NONE Dollars (\$ none) 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: \$.56,300.00...) to the order of the seller in monthly payments of not less than Four hundred and no/100ths-----Dollars (\$1400.00...) each, payable at P.O.Box 384, Chiloquin, Oregon 97624. (payable on the ____1st__day of each month hereafter beginning with the month of ____August_____, 19.79, July 1, 1979 until paid, interest to be paid monthly and * the 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. It was the source source in the stender of the term of the second of the and <u>rithin</u> made == The addre agues that at his represented within ______ days from the fate bared, he will lurate unto have a file insurance policy in white three mount equations and maintee point in the former of the and presented in the fate bared. He will lurate unto the fate insurance policy in said and scored in point printed economic and the builded and other conflictions and maintee in the attraction of a scored of the fate for and printed of the adjust of the second of the scored of the second o unicipal 18 WITNESS WHEREOF, said parties (Continued on reverse) the institution of diplicate *IMPORTANT NOTICE: Delete, 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 teller 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 Stevans-Ness Form No. 1307 or similar. GIENGER ENTERPRISES, INC. IT IS AND LOT SE VERSU BUT IT HE BEFORE THE THE SECOND SEC P:0.Box 384 Tourse of themes Chiloquin, Oregon 97624 SS. اليادية بالمعمورة الماد المتود فيتقضا County of SELLER'S NAME AND ADDRESS I certify that the within instru-MYRON DEAN & DONNA K. HASKINS ment was received for record on the Chiloquin, Oregon 97624 YER'S NAME AND ADDRESS SPACE RESERVED in book After recording return for any since which is included on pago, or as POR file/reel_number____ GIENGER ENTERPRISES, INC. RECORDER'S USE Record of Deeds of said county. Witness my hand and seal of County affixed. NAME, ADDRESS, ZIP Until a change is requested all fax statements shall be sent to the following address MYRON DEAN & DONNA K. HASKINS Recording Officer By Deputy NAME, ADDRESS, ZIP

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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 payments above required; or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then all rights' and prices with the interest thereon'' at once due and pryable amount for all to forcelose the premises above described and all other rights and purchase price with the interest thereon'' at once due and pryable and/or (3) to forcelose the south and the south whole unput pricing balance of on account of the premises above described and all other rights and purchase of the premises above described and all other rights and purchase of the premises above described and all other rights and price by the buyer hereunder shall ulterly crase and determine and the right to the on account of any other act of suid seller, to be performed and without any right of the buyer thereunder shall ulterly crase and determine and the right to the on this contract are to be retained by and belong to such delault all premis therefore them and the seller tas of the force of the more radius and the seller there on a contract and such agreed and revers in or made seller without any right of the buyer of the force of the seller without any right of the force of the account delault. And the said seller, in all belong to such all of a such delault all adressid, without any process of law, and take immediate possession thereol, together with all the improvements and any time thereafter, to any the seller as the adressid and reverse there and the right immediately of a all of the seller as the adreed and reverse there and in case there and in case there and a purchase of said seller. There are a possession thereol, together with all the improvements and appurchase and in case there are and the right immediately or at any time thereafter, to any the account any the seller as the adreed and reverse and the right immediately oread adreed and r thereon or thereto belonging. Therbuyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no w his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof shall in no w ceeding breach of any such provision, or as a waiver of the provision itself.

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constant of the second affect Chiloquin, Oregon 97624 OLI IN ST 31 RIRON DEAR & DONNA N. MASKINS ig the dec RECEIPTION PROPERTY IN in and an -the_trial_c peal. solt the trial-court, the buyer surface promises to pay such sum as the appendic court sum aujuske reasonable as premites another stress of such appendic court sum aujuske reasonable as premites another stress of such appendic to constrain a field to make the surface of the buyer may be more than one person; that if the context so requires, the singu-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 attixed hereto by its officers duly authorized thereunto by order of its board of directors. Migres Vean Shakens Trenget, Pres. Doya T. Hiskins Elvine P. Diengerbec. NOTE—The sentence between the symbols 0, if not applicable, should be deleted. See, ORS 93.030). STATE OF OREGON,

 ATE OF OREGON,
 Ss.
 STATE OF OREGON County of Klamath

 County of Klamath
 Ss.
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 July NOU 9
 19.79
 Jss.

 Personally appeared the above named
 Elvine P. Gienger

 who, being duly sw.

Personally appeared the above named each tor num Myron Dean Haskins and each for himself and not one for the other, did say that the former is the Donna K. Haskins and acknowledged the toregoing instru-ment to btheir Voluntary act and deed. (OFFICIAL Motor Public for Oregon Notary Public for Oregon Notary Public for Oregon Difference Donna K. Haskins Control to the toregoing instru-voluntary act and deed. (OFFICIAL Motor Public for Oregon Notary Public for Oregon Difference Differ Notary Public for Oregon D'III My commission expires III - 5-82 Notary Public for Oregon My commission expires 11-5-821 Ox 65 Or 64 My commission expires 11-5-821 Ut the source information below in the intervention in the rest of the source in the intervention of the parties are bound, shall be acknowledged in the manner provided for the manner browledged for the manner provided for the manner of the date that the instrument is executed and the parties are bound, shall be exceeded by the convey or not large than 15 days after the instrument is executed and the parties are bound thereby is a City of the bound thereby is a City of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; 53. (S)nis 21st day of November SUT TELLES ONLY RECORDED IN VolutiON790, UP and Deeds Letter of The Page 27268 -A.D. 19 79 at 1:23 oclock A M., and II any, Sechich M, Township 3h South Map. Wirke Contry Cleve 2. Mybry jojnejsej, That purt of the Massashir. (1)ecuped apple and promote amount of the seller agrees to soll unto the huger and the huger afters in purchase from the seller all [6] the following solution for a contract finada and produces annotal to KLamath. County State of Oreffold WITNESSETH: That in consideration of the matual coverants and references because continues the MYHON DEAN MASKINS and DONNA K. HASKINS, husband and WAIs and dies Sew EMERERISEE, INC., an Gregon corporation-ALCET Nessa marca CONTRACT-REAL FURAL 19 11 1 10 10 SALES EDENT HO, 705, CONTRACT-OCCAL COLATE- INSPEC