ROM NO. 200-CONTRACT-REAL ESTATE-Monthly Poyments. Frontier	STEVENS-NESS LAW
FORM No. 706-CONTRACT-REAL ESTATE-Monthly Poyments. 7007/101	101.780
그는 것 같은 것 그 것 그 것 같은 것 같은 것이 것 같은 것 같은 것 같은 것 같은 것 같은 것	March
THIS CONTRACT, Made this <u>First</u> day of <u>Edwin</u> J. Walker	ь
Clifford B. Chalenor	······ <i>1</i>

, hereinafter called the seller,

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and

\_\_\_\_\_ , hereinafter called the buyer,

Page

WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller 

SEE ATTACHED

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for the sum ofTwelve thousand and (hereinafter called the purchase price) on account of whic	Four Thousand 00/00
Dollars (\$.4., 000, 00) is paid of the excention and pur seller); the buyer agrees to pay the remainder of said pur the collection monthly payments of not less than <u>One I</u>	chase price (to-wit: \$ 8,000.00 ) to the order of Jundred and Fifty Six Dollars & 53/100
bollars (\$ 156.53) each,	March 19 80
payable on the <u>15t</u> day of each month hereafter beg and continuing until said purchase price is fully paid. A ferred balances of said purchase price shall bear interest a	inning with the month of <u>states</u> and the paid at any time; all de- it of said purchase price may be paid at any time; all de- at the rate of <u>basis</u> per cent per annum from <u>March</u> onthly <u>shares with the minimum</u> bing included in the minimum
1980 until pala, interest to be permis	es for the current tax year shall be prorated between the
parties hereto as of the date of this contract.	
the seller that the real pro	perty described in this contract is numbers
(A) primarily for buyer's personal, family, household of agricultural $(B)$ for an organization or (even it buyer is a natural person) is for (B) for an organization or (even if buyer is a natural person).	business or commercial purposes other than agricultural purposes.
The buyer shall be entitled to possession of said lands on the buyer shall be entitled to possession of said lands on agrees that he is not in default under the terms of this contract. The buyer agrees that thereon, in good condition and repair and will not sulter or permit any was other liens and save the seller harmless therefrom and reimburse seller for a other, liens and save the seller harmless therefrom and reimburse seller for a	at all times he will keep the premises and the buildings, how or nereaties and all te or strip, thereoi; that he will keep said premises tree from construction and all the costs and attorney's lees incurred by him in detending against any such liens; ill costs and attorney's lees incurred by him in detending against any such liens; all water rents, public charges and municipal liens which hereatter lawlully may all water rents, public charges and municipal liens which hereatter lawlully may all water rents, public charges and municipal liens which hereatter lawlully may and the strip of the strip
all buildings now or hereafter erected on said preliner, with loss payable first in a company or companies satisfactory to the seller, with loss payable first a company or companies bedefivered to the seller as soon as insured. Now	to the seller and then to the buyer any such liens, costs, water rents, faxes, or charges it he buyer shall lail to pay any such liens, costs, water rents, faxes, or charges ment so made shall be added to and become a part of the debt secured by this ment so made shall be added to and become a part of the optract.
The seller agrees that at his expense and within stable title in and suring (in an amount equal to said purchase price) marketable title in and and except the usual printed exceptions and (the building and other restrict price is fully poid and upon request and upon surrender of this agreement, price is fully poid and upon request and upon surrender of this agreement on to the buyer, his heirs and assigns, tree and clear of encumbrances as of permitted or arising by, through or under seller, excepting, however, the said charges so assumed by the buyer and further excepting all liens and encum	to said premises in the seller of of subsequity also agrees that when said purchase ons and easements now of record, it any. Seller also agrees that when said purchase he will deliver a good and sulficient deed conveying said premises in fee simple the date hereof and Iree and clear of all encumbrances since said date placed, the date hard said restrictions and the taxes, municipal liens, water rents and public brances created by the buyer or his assigns.
as such word is defined in the Truth-in-Lending At an Registration of the second	finance the purchase of a dwelling use suveristives form
Les Edwin J. an Walker ( les die mande roles and D. Box 135	STATE OF OREGON,
P.O. Box 135 Beatty, Oregon 97621	County of
SELLER'S NAME AND ADDRESS Clifford B. Chalenor	mont was received for record on the
	day of
Beatty, Oregon 97621	space Reserved at
	pageor/as document/tee/tile/
Frontier Titler ESCION CO	Record of Deeds of said county.
P. S. Box. 5197 Klamark Falls. Or	Witness my hand and seal o
NAME, ADDRESS, 21P. 1	County affixed.
Until a change is requested all for statements shall be sent to the following address. CUFOND B: *Chatter in the following address.	TITLE
$\mathcal{P}$ or $\mathcal{B}$ or $\mathcal{I}$	NAME
Beatty, Or . 97621 NAME, ADDRESS, ZIP	ByBy

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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 realized, or any of them ipinterally within 20 days of the time limited therefor, or fail to keep any agreed principal balance of this contract by suit above realized, or any of them ipinterally within 20 days of the time and void, (2) to declare the whole unpaid principal balance of this contract by suit option sheet thereon at once dang paybale. (1) to declare withdraw said deel and other document between thereander shall revert to and revest in said the inference and paybale. (2) to declare withdraw said deel and other rights and there in the result of the accurace by the buyer of return, reclaration or compensation for equily and the right to the care, any of the provision show described round and other right and such payments and new return reclaration or compensation or in equily and the right to the care, or any ofter act property as absolutely, tully and perfectly and belong to sind called any transfer of said seller, to end or or there on the seller without any act of return, or any other act property as absolutely, tully and perfectly and belong to sind dealistly, or at any purchase. If thereas there case of a up to the time of and paybale deal seller, in case of such dealuit, shall have the right improvements and appurtenences. thereon or there at a doresaid, without any act of return of the and take immediate possession thereol, the limited possession thereol the indicated posses of the intervences of and the posses of the seller at the same provision hereof thall in no way affect his case of a up to the time of any process of law, and take immediate possession thereol, any provision hereof thall in no way affect his premised up to the time of any provision deal seller at any time to require performance by the buyer of any provision hereof any succeeding breach of any such provision, or as a waiver of the provision itself.

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he true and actual consideration paid for this transfer, stated r includes other property or value given or promised which is a n case suit or action is instituted to foreclose this contract or the trial court may aljudge reasonable as attorney's less to be to or decree of such appeal. to or decree of such appeal.	in terms of dollars, is \$	tion agrees to pay such
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My Come (1) (1) (1) (1) (1) (1) (1)	fee title to any real property, acknowledgment	days after the instrument
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ORS 93.635 (1) and the parties are bound, manuthereof, shall a	conviction, by a fine of not more than	
OFFICIAL Will: (19) EAL) Notary Public for Oregon 8-2.3-C My commission expires ORS 93.635 (1) All instruments contracting to convey is executed and the parties are bound, shall be acknowledged is executed and the parties are bound, shall be acknowledged is executed and the parties are bound, shall be acknowledged is executed and the parties are bound, shall be acknowledged is executed and the parties are bound, shall be acknowledged is executed and the parties are bound, shall be acknowledged is executed and the parties are bound, shall be acknowledged is executed and the parties are bound shall be acknowledged is execute	upon conviction,	
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영상,	공항은 동안이 이렇게 잘 못 들었다.	
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경험에 가장 이 가는 것을 보니 것 같아요. 가장 등을 만든 것이 같을		
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## LEGAL DESCRIPTION

## PARCEL 1:

That portion of Government Lot 28, Section 14, Twp. 36 S., R. 12, E.W.M., Klamath County, Oregon, more particularly described as follows:

Commencing at a point 30 feet North, more or less, of the Southwest corner of Government Lot 29 of said Section 14 and running thence Northerly 880 feet to the True Point of Beginning of this Description; thence, Easterly 198 feet; thence, Northerly 220 feet; thence, Westerly 198 feet; thence, Southerly 220 feet to the True Point of Beginning.

## PARCEL 2:

Beginning at a point 30 feet North of the Southwest corner of Government Lot 29, Section 14, Township 36 South, Range 12 E.W.M., thence running Northerly 660 feet to the true point of beginning; thence Easterly 198 feet; thence Northerly 220 feet; thence Westerly 198 feet; thence Southerly 220 feet to the point of beginning; saving and excepting the Westerly 30 feet of Government Lot 28.

PARCEL 3:

That portion of land of Government Lot 28 and 29, Sec. 14, T. 36 S., R. 12 E.W.M. and particularly described as follows, to-wit: Beginning at a point 30 ft. North, more or less, of the SW corner of Government Lot 29, Sec. 14, T. 36 S., R. 12 E.W.M.; thence running Northerly 550 ft. to the true point of beginning; thence Easterly 198 feet; thence Northerly 110 ft.; thence Westerly 198 ft.; thence Southerly 110 ft, to place of beginning, said parcel of land being a portion of Government Lots 28 and 29, Sec. 14, T. 36 S., R. 12 E.W.M., and contained in existing roadways.

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d for record at request of \_\_\_\_\_\_\_ Frontier Title Co. .s <u>21st</u> day of <u>Febraury</u> A. D. 19<u>80</u> at 1:23<sup>2</sup> clock<sup>A</sup> M., or \_\_\_\_ on Page. \_ 3443 uly recorded in Vol. <u>M80</u>, of <u>Deeds</u>

By Dernetha Apelitch

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Fee \$10.50