•	FORM Ne. 706-CONTRACT-REAL SSTATE-Manihiry Payments		SAYENS NERS LAW FUELSHING SQ. FORTAND OR \$2204	
- 1	04378	-REAL ESTATE Vol. 79		
,	THIS CONTRACT, Made this 9 d. Kenneth H., Kinsman and Linda L.	Ny of March Kinsman, husband an	d wife,	
	and Clifford Honeycutt and Patricia Honeycutt, husband and wife,			
•	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			
Ę	Lot 37, Block 125, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.			
;	Subject, however, to the following: 1. Regulations, including levies, liens and utility assessments of the			
•	City of Klamath Falls. 2. Trust Deed, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to			
.!	secure the payment of \$6,800.00, Dated : June 12, 1975			
: 	Recorded : June 17, 1975 Trustor : Linda Ann Britt Trustee : William Ganong,	Book: M-75 on, a single woman Jr.	Page: 6842	
:	Beneficiary : First Federal S Falls, Oregon.	avings and Loan Ass a Corporation, whic	h Buyers herein do	
	not assume and agree to pay, and S Buyers that the said prior trust d (For continuation of this document	eed shall be paid i	n full prior to, or	
	for continuation of this document for the sum of Nineteen thousandandr (hereinafter called the purchase price), on account of	0/100	Dollars (\$.19,000.00.)	
	Dollars (\$1,000,00) is paid on the execution h	sreel (the receipt of which is h	nereby acknowledged by the	
	seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$18,000.00) to the order of the seller in monthly payments of not less than One hundred fifty and no/100 Dol/ars (\$150.00) each, or more, prepayment without penalty.			
	payable on the M_{1} day of each month hereafter beginning with the month of Apr.11, 1979, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 9 per cent per annum from March M_{1} , 1979, until paid, interest to be paid Monthly and $\begin{cases} in -oddition + o \\ being included in \\ being inclu$			
	rated between the parties hereto as of the date of this contract.			
	The buyer warrants to and covenants with the seller that the trial property described in this contract is *(A) primarily for buyer's personal, family, household or agricultural purposes, 109-by surveys internet warrant force is a notimal property for the business of compared to perpose other them works there is a notimal perpose. 70			
	The buyer shall be entitled to possession of soid lands on CLOSING			
	insure and here insured all buildings now of interactor vected of hand premiuw against one go uning by the full insured eccentry of the manual in I in a company or companies satisfactory to the seller, with toos payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as won as insured. Now if the buyer shall tail to pay any such them, costs, water remis, tases, or charge or to produce and pay low such insurements, the relier may do so and any payment on made shall be added to a of become a part of the delit secured by this constant and shall been interest at the rate adversaid, without waiver, however, of any right arising to			
	The solies his loyer a litench of constact. The solies his litench of constact The solies due to see a litench of constant The solies agrees that at his expense and within 30 days from the date hereof, he will furnish unto buyer a title insurance policy in- source and encoded to save proced outcome proces marketshile title in and to vaid premises in the velter on or subsequent to the date of this agreement, source and except the used printed exceptions and the huilding and other restrictions and essements now of record, if any. Selfer also agrees that when source and except the used printed exceptions and the huilding and other restrictions and essements now of record, if any. Selfer also agrees that when source in the same price is fully paid and upon request and upon surrender of this agreement, be will deliver a good and sufficient deed converging and premises in the sample units the buyer, his here and avidins, free and to a comminance and catched and lites and the later of all encombrances and premises in the sample units the buyer, his here and avidins, free and to be addressured and the later of all encombrances and premises in the sample units the buyer, his here and avidins, free and commind howers the said assuments and the later of all encombrances and and the same and the later of all encombrances and and and the later of all encombrances and agrees that are addressed as a same and aviding and agrees that when a same and the later of and agrees that are addressed as a same and are addressed as a same addressed as a same and agrees and agrees that are addressed as a same are addressed as a same and agrees addressed as a same addressed agrees and the later addressed agrees addressed agre			
	liens, water rents and public charges to assumed by the buyer and furner (Contin	ved on reverse)		
	*IMPORTANT NOTICE: Delate, by lining out, whichever phrase and whichever a crediter, as such word is defined in the Truth-In-Lending Act and Regulation for this purpose, you Starcost-Nets Farm No. 1306 or similar unless the contro Stavens-Nets Farm No. 1307 or similar.	y with become a first risk to finance the pe	canty (A) is applicable and if the seller is tagulation by making required disclasures; rchase of a dwalling in which event use	
		STATE	of oregon,	
	SECURIE NAME AND ADDRESS		y of	
	· · · · · · · · · · · · · · · · · · ·	d. at	iy of	
	BUT EA & NAME AND ADDRESS	POR III Dock	on page or as	
	14 Jane	Record of	l Deeds of said county. itness my hand and seal of flixed.	
	NAME, ADDRESS, 2119 Until a change is requested all fax statements shall be sent to the following address.			
	battle 25 source listed	By	Recording Office Deputy	
	NAME, ADDRESS, 21P	/		

1/1 if		1689
The interval and the		the buyer, shall fail to make the payments
The new data and the latter and the latter and the set of the s	the interest taward of such cases, all rights due to be perform equity, and the right to the possession of the premises above described services and the right to the possession of the premises and self self to be perform termined but any act of re-stirry or any other act of said Property as about they, unly	and and without any this contract and such pay agreed and reasonable reasonable for a side and perfectly as if this contract and seller as the agreed and reasonable, to enter upon a retained by and belong to asid seller as the agreed any time thereafted the retain immediately, or at any time thereafted thereafted immediately, or at any time thereafted thereafte
<pre>number of the second data for the first of the second data for the second data fo</pre>	belonging. belonging. The buyer further agrees that leiture by interview by said seller of right hereunder to enforce the same, nor shall any waiver by said seller of right hereunder to enforce the same of the provision itself. of any such provision, or as a waiver of the provision itself.	
<pre>number of the second data for the first of the second data for the second data fo</pre>		warrant of dollars, is \$ 19,000.000 However, the setuel consideration - 60 m
<pre>is a corporation. If the board of directory of the board of direc</pre>	In case will or action is instituted to foreclose this from to be a In case will or action is instituted to foreclose this from to be a unit as the trial court may adjudge reasonable as attorney's from to be a unit as the relative of such trial tourt, she busing party further promise undations of the constraint of the understood that the solar of the party's attorney's less on such appeal in constraints this contract, it is understood that the solar of the the singles promound and implied to make the provisions hered apply shell be ready, assumed and implied to make the benefit of as the gri the singles promound and implied to make the benefit of a the or this discontract, and indicators, personal representatives, successors in in hrise, associates, administrations, personal representatives, successors in the IN WITNESS WHEREOF, said parties have	Ill seed the provention and the appellate court at a corporation; that if the context so requires, buyes may be more than one person or a corporation; that if the context so requires, nauculine, the formation and to individuals. y qualk to corporation and to individuals. y qualk to corporation and to individuals. It is a serial as a well. there and assigns as well. erecuted this instrument in triplicate; if either of the undersigned arecuted this instrument is corporate seal affixed hereto by its officers be signed and its corporate seal affixed hereto by its officers
LITRE is the resultable data was been done to OB 2000. STATE OF OREGON. 10. County of	is a corporation, it has caused in the board of d	firectors. (100 - 1 Honey Contractor
STATE OF OREGON, Ja. County of	Kennet H Pinsman TYMIA L Kinsman	
Constr al Al ana th	T OFFGON.	ang .
Presenting and a Linkard 2 and wife for and a sector of the sector of	County of Klamain 79	Personally appeared
OPFICIAL OPANNA K. HIGH Notary Public for Order Notary Public for Order Notary State Notary Public for Order Notary Order Notary Public for Order Notary Order	Personally appeared the median L. H <u>Kinsman and Linda L.</u> Kinsman husband and wife and Chifford Honeycutt and wife hord Honeycuttheir <u>working and wife hord</u> Honeycuttheir <u>working and hord</u>	secretary of, a corporation, and hat the seal allixed to the loregoing instrument is the corporate seal of and corporation and that said instrument was signed and sealed in bo- of said corporation by authority of its board of directors; and each of hall of said corporation by authority of its board of directors; and each of that schowledged said instrument to be its voluntary act and deed.
DESCRIPTION CONTINUED DESCRIPTION CONTINUED At the time this contract is fully paid and that said above described real property will be released from the lien of said trust deed upon payment of this contract. Buyers specifically agree to pay the full contract balance or or before april	(OFFICIAL OONNA K. MICH SEAL) NOTARY PUBLIC-ORECON NOTARY PUBLIC-ORECON	The instruction of the time more than 12 months from the date that the instrume the instruction of the tille to be conveyor to the tille to be conveyor of the tille to b
<pre>int the time this contract is fully paid and that said above deed upon real property will be released from the lien of said trust deed upon payment of this contract. Buyers specifically agree to pay the full contract balance or or before April, 1989. It is further understood and agreed that the property taxes are to be p uthorized to add the taxes back to the balance of the Contract upon py the Seller on Buyers behalf as they become due and the escrow agent uthorized to add the taxes back to the balance of the Contract upon py the Seller on Buyers behalf as they become due and the escrow agent uthorized to add the taxes back to the balance of the Contract upon py added back are to bear interest at the rate provided herein</pre>	ties are been therefore Violation of ORS 93.635 is purification	NUSCHIPTION CONTINUED)
April	at the time this contract is :	fully paid and that said above deed upon d from the lien of said trust deed upon
by the section add the taxes back to the escrow holder. Said amounted de authorized to add the taxes back to the escrow holder. Said amounted de interval added back are to bear interest at the rate provided herein. added back are to bear interest at the rate provided herein. STATE OF OREGON, County of KIOMMIN BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day of MOTOM 19. BE IT REMEMBERED. That on this all day and value interval of MOTOM 19. BE IT REMEMBERED. The day of MOTOM 19. BE IT REMEMBERED. The day of MOTOM 19. BE IT MOTOM 19. BE IT REMEMBERED. The day of MOTOM 19. BE IT REMEMBERED. The day of MOTOM 19. BE IT MOTOM 19. BE IT REMEMBERED. The day and year last above with the day and year last above with 19. BE IT MOTOM 19. BE IT OF OREGO''. COUNTY OF K! AMATH: 55. BE IT MOTOM 19. BE IT MOTOM 19. B	Buyers specifically agree to April 1989.	pay the full
County of KIMMAH QU day of MDROM , 19 BE IT REMEMBERED, That on this QU day of MDROM , 19 before me, the undersigned, a Notary Public in and for said County and State, personally appeared the with named Kurstein Kurstein named Kurstein Kurstein State, personally appeared the with named Kurstein known to me to be the identical individual'S described in and who executed the within instrument restricted the same freely and voluntarily. acknowledged to me that IN SECTIMONY WHEREOF, I have hereunto set my hand and affi Alke intermed to State of County of Kinger Hight OFT (1990) Kart Hight OFT (1990) Kart Hight OFT (1990) STATE OF OREGON COUNTY OFT KINGATH; 55. Notary P	by the serves	back to the state halder. Said amounts of
BE IT REMEMBERED. That on this before me, the undersigned, a Notary Public in and for said County and State, personanty of the named KLUNGTON A KINGMON & KINGSTON A KINGSTON known to me to be the identical individual's described in and who executed the within instrument to acknowledged to me that IN TESTIMONY WHEREOF, I have hereunto set my hand and affi IN TESTIMONY WHEREOF, I have hereunto set my hand affi IN TESTIMONY WHEREOF, I have hereunto set my hand affi IN TESTIMONY WHEREOF, I have hereunto set my hand affi IN TESTIMONY WHEREOF, I have hereunto set my hand affi IN TESTIMONY WHEREOF, I have hereunto set my hand affi IN TESTIMONY WHEREOF, I have hereunto set my hand affi IN TESTIMONY WHEREOF, I have hereunto set my hand affi IN TESTIMONY WHEREOF, I have hereunto set my have hereunto set my have hereunto set my hand affi IN TESTIMONY WHEREOF, I hav	STATE OF OREGON,	ss.
named CLECK Clear individual's described in and who executed the within instrument to known to me to be the identical individual's described in and who executed the within instrument to acknowledged to me that IN TESTIMONY WHEREOF, I have hereunto set my hand and affi IN TESTIMONY WHEREOF, I have hereunto set my hand and affi IN TESTIMONY WHEREOF, I have hereunto set my hand and affi IN TESTIMONY WHEREOF, I have hereunto set my hand and affi IN TESTIMONY WHEREOF, I have hereunto set my hand and affi IN TESTIMONY WHEREOF, I have hereunto set my hand and affi IN TESTIMONY WHEREOF, I have hereunto set my hand and affi IN TESTIMONY WHEREOF, Notary T STATE OF OREGON, COUNTY OF KLAMATH; 55.	BE IT REMEMBERED, That of before me, the undersigned, a Notary Pub before me, the undersigned before the terms	blic in and for said County and State, personally art
STATE OF OREGON COUNTY OF KLAMATH: 55.	known to me to be the identical indivi acknowledged to me that	dual's described in and who executed the within instrument a executed the same freely and voluntarily. TESTIMONY WHEREOF, I have hereunto set my hand and alli- the any official seal the day and year last above v
STATE OF OREGON, COUNTY OF KOVAMENT		NNA N. HEGON
	STATE OF OREGON, COUNTY OF	

•;

 I ATE OF OREGON; COUNTY OF KLAMATH; ss.

 Bed for record at request of <u>Transamerica Title Co.</u>

 mis <u>12th</u> day of <u>March</u>

 A. D. 19<u>30</u> at 1: 19 clock A. M., or and the second dimension of the second dimensintervale dimension of the second dimension of the sec