FORM No. 706_CONTRACT_REAL ESTATE_Monthly Payments.		OI. 18 CGGG	7260
THIS CONTRACT, Made this	ACT-REAL ESTATE		
marry n. braught and Maxine E. Braught		hereinefte	r called the seller,
WITNESSETH: That in consideration of the agrees to sell unto the buyer and the buyer agrees to and premises situated in	mutual covenants and a purchase from the selleCounty, State c	greements hereinafter greements herein con r all of the followin ofOregon	stained, the seller g described lands 
Lot 3, Block 63, NICHOLS ADDITION to th official plot thereof on file in the of Oregon.	e City of Klamath I fice of the County	Falls according Clerk of Klamat	to the ch County
	.11		
Dollars $(\$, 4, 200, 00)$ is paid on the execution here eller); the buyer agrees to pay the remainder of said the seller in monthly payments of not less than35	200110ws, \$375,00 p	$s_{0}, 100.00$	to the order of
the seller in monthly payments of not less than	eof (the receipt of whit burchase price (to-wit: Apllows, \$375.00 p arting, 5-16-80 month starting, 4- ANANINGXWARXANSONANA All of said purchase pri t at the rate of10 	er month includi \$425.00 per mo \$425.00 per mo \$45.00 per mo \$45.	to the order of ing interest onth including due in full XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
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The buyer shall be entitled to possission of said premises and and will not suffer or particles of the selfer and will not suffer or particles of the selfer and will not suffer or particles of the selfer and will not suffer or particles of the selfer and son and any part if the selfer shall be ar interest the selfer t	eof (the receipt of whit purchase price (to-wit: Aplies, \$375.00 p. Artting, 5-16-80. Month starting, 4- Month starting, 4- Month starting, 4- Month starting, 4- Month starting, 4- Monthly, 4- month starting, 4- monthly, 4	S. 30, 700,00 S. month. Includy S. \$425,00, per. mo 16,32, friendly Ce may be paid at a per cent per annum f apper cent per annum f apper cent per annum f being included in year shall be proration is es other than agricultural pu 80, and may retain such here paid premising the friendly and numicipal liens which h buyer as their respective inter tred by him in detending a magnetic the subsequent of the date of it any. Seller also agrees the lien of all encumbranes an the taxes, municipal liens, with r his assigns. Morranty (A) is opplicable on otion by moking required disclo- uue Stevens-Ness Form No. 13 ATE OF OREGON, County of	to the order of ing_interest_ onth_including due in full XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
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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 laid to make the parties above required, or any of them, punctually within Oddays of the time limited therefor, or laid to keep any agreement herein contained, then the oddaws and the interest therein at one of the local method with the oddaws of the time limited therefor, or laid to keep any agreement herein contained, then the selier required, or any of them, punctually within Oddays of the time limited therefor, or laid to keep any agreement herein contained, then the selier the interest therein at one due and payable. (3) to withdraw waid deed and other documents from excrow and/or (4) to loreclose this contract by a required, and the right to the pass all rights and interest created and then existing in layor of the buyer addant the seller termine and the right to the pass. All rights above tereated without any at of the process of asid property as absolutely, fully and pather rights captured a data the seller hereinder shall reset to and revert to and revert to and revert of such viscound of the purchase of said property as absolutely, fully and perfectly as it this contract and as we have of the without any process of law, and take immediate possession thereof, together with all the improvements and approtents and seller, in the of such way at the failer as the agreed and rever to end the right set of such default. And the said seller, interest are to be retained by and below failer as the agreed and reverting retains thereafter, in order the row and the right is and any order as the advect and the right and there as the advect and any time thereafter, to enter the law at the data that the the data the set of the advect and the right and there at a set of the time of such research and rever the real therein or data therein the the set of the time of such as the real therein or the research and rever the relation of the ris therefore the the revent the data the real to the time of the kind aloresaid, without any process of law, and take immediate possession thereot, together with all the improvements and apputtenances thereon or thereto belonging. The buyer lutther adrees that failure by the seller at any time to require performance by the buyer of any provision hereot shall in no way, affect his right hereinder to enforce the same, nor shall any waiver by said seller of any provision hereot be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. Seller warrants that they shall execute assignment of rentals and notifysaid renters by all rent payments are to be forwarded as directed by purchaser. Seller warrants there are no unpaid objections of any kind outing against said property except as noted in the are no unpaid objections of any kind owing against said property except as noted in the Preliminary Title Report and should any become evident, the seller within 10 days shall is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers Is a corporation, it has caused its corporate name to be signed and its corporate seal affixed he duly authorized thereunto by order of its board of directors. G & W Investments, Harry H, Braught NOTE-The sentence between the symbols (0, if not epplicable, should be deleted. See ORS 94.030). County of Klamath Ss. April 7, 19.80 Personally appeared the above named Harry H. Brought Maxime C, Dranght, Milea Grances & Jack STATE OF OREGON, County of .... ) ss. ....., 19..... Personally appeared ..... and ......who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of .... and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL IN Selene Adding Notary Public for Oregon J Notary Public for Oregon My commission expires 3-22-81 (SEAL) My commission expires: 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 instrument retured and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor 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 parveyen. ties a: re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) \* holder is hereby authorized and instructed that upon notification of any unpaid items so paid by the Purchaser; they shall immediately reduce the balance of this contract by Should real property taxes and fire insurance premiums be raised, or lowered, then the parties hereto shall adjust the monthly payments due under this Contract accordingly. THE OF OREGON; COUNTY OF KLAMATH; S. "d for record at request of \_\_\_\_\_\_ Transamerica Title Co.\_\_\_\_\_ uly recorded in Vol. <u>M80</u>, <u>M</u> WELS MILNE, County Clark repense the offetech Fee \$7.00  $\{ i,j\}$ Litu de la c No. of case of the second

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