FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments.	MTC	9250	TENNS-NESS LAW PUBLIS	HING CO. BOOTLAND	
OCOUT	TRACT-REAL EST		ol. Mgo Pag	. 16221 -	ica A
THIS CONTRACT, Made this 5TH	day of		AUGUST		20
LODON W CUITTAN	·····				
WITNESSETH: That in consideration of seller agrees to sell unto the buyer and the buyer scribed lands and premises situated inKLAMAT	the mutual of	covenants a	and agreements h m the seller all o	er called the buye	r, 1e 2-
LOTS 1,2,& 3 BLOCK 7 SECTION 14,	TOWNSHI	P 365,	RANGE 10E,	W.M. LOCATE	D
IN THE ORIGINAL TOWN OF SPRAGUE R	IVER. IN	CLUDING	ALL EXIST:	ING IMPROVEM	ENTS
\$121.70 PER MONTH INCLUDING 8%INT BETWEEN ORIGINAL SELLER AND LEROY MONTH INCLUDING 8% INTEREST TO BE A TOTAL OF 241.70 PER MONTH INCLU BALANCE OF CONTRACT IS PAID IN FU	EREST TO W.CULLE CREDITE	BE PAI	D ON COLLE( BALANCE OF	TION ACC.#3 \$120.00 PER	110
for the sum of SIXTEEN THOUSAND AND 1 (hereinafter called the purchase price), on account Dollars (\$4,000,00) is paid on the second	NOZ100 of which .F	OUR THO	Dollars ( USAND AND N	s 16,000.00	
seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 12,000.00), to the order of the seller in monthly payments of not less than TWO HUNDRED AND FORTY ONE 70/100 Dollars (\$ 241.70) each, MONTH UNTIL PAID IN FULL STARTING 30 DAYS AFTER CLOSE OF ESCROW. payable on the day of each month hereafter beginning with the month of <b>September</b> , 1980, 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 8% per cent per annum from CLOSE OF ESCROW					
rated between the parties hereto as of the date of the	axes on said ;	oremises fo	r the current tax	year shall be pro-	
The buyer warrants to and covenants with the seller that the real property described in this contract is XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX					
he is not in default under the terms of this contract. The buyer agree erected, in good condition and repair and will not suffer or permit an and all other liens and save the seller harmless thereform and reimbur such liens; that he will pay all taxes hereafter levied against said pro- alter lawfully may be imposed upon said premises, all promptly before insure and keep insured all buildings now or hereafter erected on said	is that at all time by waste or strip rse seller for all co perty, as well as the same or any premises addinger	s he will keep thereof; that 1 osts and attorne all water rents part thereof be	the buildings on said p the buildings on said p the will keep said premi by s fees incurred by him public charges and m come past due; that at	such possession so long as remises, now or hereafter ses free from mechanic's in detending against any micipal liens which here- buyer's expense, he will	
their respective interests may appear and all policies of insurance to be such liens, costs, water rents, taxes, or charges or to procure and pay be to and become a part of the debt secured by this contract and shall be the seller for buyer's breach of contract.	slactory to the sel	ler, with loss p	syable first to the seller	and then to the buyer as	
The seller afrees that at his expense and within 500 suring (in an amount equal-to said purchase price) marketable title in a save and except the usual printed exceptions and the building and oth said purchase price is lully paid and upon request and upon surrender premises in tee simple unto the buyer, his heirs and assigns, free and cl since said date placed, permitted or arising by, through or under seller liens, water rents and public charges so assumed by the buyer and lutth	days from the d and to said premi er restrictions and r of this agreeme ear of encumbrand , excepting, howe er excepting all li pued on reverse	the hereof, he we bes in the seller casements nor t, he will del tes as of the da eer, the said ea ens and encumi	vill furnish unto buyer a on or subsequent to the y of record, if any, Sell iver a good and suffici- ite hereof and free and o sements and restrictions brances created by the b	title insurance policy in- e date of this agreement, er also agrees that when out deed conveying said clear of all encumbrances and the taxes, municipal uayer or his assigns.	
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever a creditor, as such word is defined in the Truth-in-Lending Act and Regulation for this purpace, use Stevens-Ness Form No. 1308 or similar unless the contra Stevens-Ness Form No. 1307 or similar.	warranty (A) or (B Z, the seller MUST ct will become a f	) is not applicat comply with the irst lien to fina	ole. If warranty (A) is app Act and Regulation by m ace the purchase of a dw	licable and if the seller is aking required disclosures; elling in which event use	
LEROY W. CULIEY P.O. BOX 12 BEATTY, OREGON 97621 SELLER'S NAME AND ADDRESS		S2	CATE OF OREG	s	5.
ROBERT V. KATANIC 11064 NORTHSTAR AVE. MERA LONA, CALIF. 91752 BUYER'S NAME AND ADDRESS After recording return to:	SPACE RESE	at.	I certify that out was received day of o'clock	the within instru for record on the 	e , 1
MOUNTAIN TITLE CO. 407 MAIN STREET KLAMATH FALIS, OR. 97601 NAME, ADDRESS, ZIP	FOR RECORDER'S	use file Re	cord of Deeds of s		<b>,</b>
Until a change is requested all tax statements shall be sent to the following address. ROBERT V. KATANIC 11064 NORTHSTAR AVE. MERA LOMA, CALIF. 91752 NAME. ADDRESS. 21P		( By	·····	Recording Officer Deputy	
				And the second s	

## 16222

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 payments above required, or any of them, punctually within 20 days of the time limited therefor, or laid to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrew and/or (4) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and de-equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall verter to and revers in said termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall rover to and revers in said seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, lully and perfectly as if this contract and such payments had never been made; and in premises up to the time of such delault. And the said seller, in case of such delault, shall have the right immediately, or at any time thereafter, to enter upon the land aloresaid, without any actor such delault. And take immediate possession thereol, together with all the improvements and appurtenances thereon or thereot or the land aloresaid, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenances thereon or thereot

the land allofesting, which any process that, and the seller at any time to require performance by the buyer of any provision hereot shall in no way affect his The buyer further agrees 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 hereunder to enforce the same, nor shall any waiver by said seller of any breach 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 itsell.

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. X Rober U. Hatania + KeRoy W. Culley NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of ..... STATE OF OREGON Klamath August 6, 10, 80 ....., 19......

who, being duly sworn, Personally appeared the above named Robert V. Katanic each for himself and not one for the other, did say that the former is the president and that the latter is the .....د. مهر..... secretary of ..... , a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Do Before me: SEAL) ~ Notary Public for Oregon Notary Public for Oregon My commission expires My commission expires:

STATE OF OREGON,

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County of ...

FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.

Adeloc

) 55.

, a corporation,

(SEAL)

.....and

County of Klamath

BE IT REMEMBERED, That on this 364h Hugust , 19,80 ....day of..... before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within .....

named ..... LeRoyW. Culley

known to me to be the identical individual ..... described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

my official seal the day and year last above written. sti L. Garicson

Notary Public for Oregon My Commission expires 6/

Personally appeared

TATE OF OREGON; COUNTY OF KLAMATH; 53.

Filed for record ot request of \_\_\_\_\_ Mountain Titel Co.\_\_\_ mis \_26th day of \_\_\_\_August \_\_\_\_\_A. D. 19<u>80</u> at -0° clock P. M., or a \_\_\_\_\_ on Page1**6**221 Deeds M80 , of \_\_\_\_ tuly recorded in Vol. \_\_\_\_ Wm D. MILNE, County Cleri

Fee \$7.00

By Semetha