		-REAL ESTATE	Vol.mg	Page_9598-	
	DEIDRI L. HENIFF who acquired title a	TRACT, Made this 15th day of May, 19 81, between HENIFF who acquired title as DEIDRI L. COLE , hereinafter called the seller, hereinafter called the seller, as to			
and <u>MICHELLE LEIGHTON, as to an undivided 1/2 interest and ANN CHORPENNING, as to an undivided 1/2 interest</u> , hereinafter called the buyer, <i>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 described lands and premises situated in <u>Klamath</u> County, State of Oregon, to-wit:</i>					
That portion of Lot 1, Block 49, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, described as follows:				ITY OF KLAMATH follows:	
	Beginning at the Southeast corner of Street and Nevada Avenue, thence West Avenue 62.69 feet, more or less, to t thence Northerly along the Westerly 1 90 feet, more or less, to the corner along the Westerly line of Kiln Stree	erly along the he Southwest co ine of said Lo of Soquel and 1	Northerly orner of sa t, 140 feet Kiln Street	line of Nevada id Lot 1, ; thence Easterly ; thence Southerly	
			1.428 ** 3*		
	<ul> <li>A state of the second se</li></ul>	•			
	A LEGERGIAVIA OLEANINE RIME -THIRTY ONE THOUSAND FIVE H	UNDRED AND NO/	100 Doll	ers (\$31,500.00)	
for the sum of – -THIRTY ONE THOUSAND FIVE HUNDRED AND NO/100– Dollars (\$31 (hereinatter called the purchase price), on account of whichno- Dollars (\$0- ) is paid on the execution hereof (the receipt of which is hereby ackno seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 31,500.00 of the seller in monthly payments of not less thanTHREE HUNDRED SEVENTY FIVE AND.				by acknowledged by the 0.00 ) to the order VE AND NO/100	
	payable on the 15th day of gach month hereafter h	<u></u>	·····		
	and continuing until SNA Spurs LSS 1985 and continuing until SNA Spurs LSS States States States all deferred balances of said purchase price shall bea <u>May 15, 1981</u> until paid, interest the minimum monthly payments above required. Taxe rated between the parties hereto as of the date of this shall not be prorated. "(A) pitmany to bayer's present, family, heading of price (B) for an organization or (even if bayer is a natural person)	& All of said purc r interest at the ra to be paidMON es on said premises -contract. have a al property described in t	the of 12% p thly for the currer lready been this contract is	y be paid at any time; er cent per annum from and * (HXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
	(B) for an organization or (even it buyet is a manual percent) The buyer shall be entitled to possession of said lands on he is not: in delault under the terms of this contract. The buyer agrees i rected, in good condition and repair and will not suffer or permit any and all other liens and save the seller harmless thereform and reimburse such liens; that he will pay all taxes hereafter levied against said proper after lawfully may be insured all buildings now or hereafter exceted on said pre- insure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tinsure and keep insured all buildings now or hereafter exceted on said pre- tings and the same same same same same same same sam	May 15, that at all firmes he will h waste or strip thereof; th seller for all costs and all ty, as well as all water t e same or any part there emises against loss or dan	, 1981, and may seep the buildings o tat he will keep sai torney's lees incurree ents, public charges of become past due; nage by fire (with o	retain such possession so long as n said premises, now or hercalter d premises tree trom mechanic's by him in defending against any and municipal liens which here- that at buyer's expremse, he will extended coverage) in an amount	
	not less than \$ 30,000,000 in a company or companies satisfa their respective interests may appear and all policies of insurance to be du such liens, costs, water rents, taxes, or chardes or to procure and pay for to and become a part of the debt secured by this contract and shall beau to and become a part of the debt secured by this contract and shall beau	ctory to the seller, with lo livered to the seller as so such insurance, the seller interest at the rate alore	ess payable first to the on as insured. Now may do so and any said, without waiver	he seller and then to the buyer as if the buyer shall fail to pay any payment so made shall be added , however, of any right atising to	
		of this agreement, he wil of encumbrances as of t excepting, however, the sa- excepting all liens and ex- excepting all liens and ex- sed on reverse)	I deliver a good an he date hereol and i id easements and re ncumbrances created	I sufficient deed conveying suid iree and clear of all encumbrances strictions and the taxes, municipal by the buyer 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 a for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract Stevens-Ness Form No. 1307 or similar.	A the seller MUST comply w t will become a first lien to	ith the Act and Regula finance the purchas	ilian by making required disclosures; e of a dwelling in which event use	
	Deidri L. Heniff 13880 Spring Lake Road Klamath Falls, Or. 97601	n an	STATE OF County o	OREGON, f	
: •	SELLER'S NAME AND ADDRESS Michelle Leighton and Ann Chorpenning 21661 Brookhurst. #213		ment was r	ity that the within instru- eceived for record on the of	
	Huntington Beach, Ca. 92646 DUYER'S NAME AND ADDRESS Mor recording roturn to: Deidri L. Heniff	FOR FOR RECORDER'S USE	in book/reel	Clock	
	Deidri L. Heniii 13880 Spring Lake Road Klamath Falls, Or. 97601		Record of D Witng	eeds of said county. ss my hand and seal of	
	NAME, ADDRESS, 21P Until a change is requested all tax statements shall be sent to the following address, no change		County attix	ed.	
	NAME, ADDRESS, ZIP			Deputy	

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FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments.

STAND TO THE STATE OF THE STATE r >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 fail 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 forclose 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-termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall vert to and revest in said seller without any ract 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 regiler 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 seller, in case of such delault all payments thereators therealler, to deal teresonable rent of said 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 therealter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenances thereon or thereto belonging. the land aloresaid, without any process of jaw, and take manufulate possession interest, in the buyer of any provision hereof shall in no way affect his belonging. The buyer lurther agrees that failure by the selfer at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said selfer of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. I here no support the provision issues that the provision itself. Property taxes and fire insurance shall be paid by the Seller's reserve account with Klamath 1st Federal Savings & Loan and upon proof of payment shall be added back to the contract balance In the amount so paid, which amount shall bear like interest as contained herein. Fire Insurance has been paid by seller and shall not be prorated. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$1,500.00. (However, the actual consideration consists of or includes other property or value given or promised which is the consideration (indicate which). (In case suit or action is instituted to loreclose this contract or to enforce any provision hereof, the losing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as atformery's less to be allowed the prevailing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as atterney's less the single provide the prevailing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party in said suit or action and if an appeal is taken from any party's attract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, is shall be made, assumed and implied to make the provisions hereof apply quality to corporations and to individuals. This agreement shall blind and incur to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have to be accurate this instrument in triplicate; if either of the undersigned is a corporation with a corporation with a officers. 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. Michelle Leighton Richard M. Leighton Michelle Leighton Ann chorpenning Deidri L. Heniff NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF California STATE OF OREGON, County of .......Klamath .........) ss. ) 59. May 28, ...., 1981.... County of Orange Personally appeared .....Deidri L...Heniff , 19.81 May 21, Personally appeared the above named Michelle Leighton, Richard M. Leighton, Ann Chorpenning and acknowledged the foregoing instrument ......and acknowledged the foregoing instruto be her voluntary act and deed. ment to be ..... their ..... voluntary act and deed. -and that said instrument was ---needed in he naif of said corporation by authority of its board of directo Betore me: them acknowlydged said instrument to be its voluntary act and deed. Texebeny TZ Betore me: Suerly SEAL) Amith -V. Terebenatz (SEAL) Notary Public for Oregon My commission expires 9-6-84 Notary Public for Oregon My commission expires: 5-6-84 vey: ties ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. and over - signal of (DESCRIPTION CONTINUED) 101.111.4 OFFICIAL SEAL V TEREBENATZ LOS ANGELES COUNTY My comm. expires SEP 6, 1984 STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of Klamath County Title Co. s, contractor of . of a star part of this 29th day of a May are A. D. 19 Class at 3:50 clock P. M., and 94 1993 83 86 89 8 provide the party of duly recorded in Vol. M81 with of ou Deeds were on Page 9598. frequences the Southeast corner of call fot 1 EVELYN BIEHN, County Clerk Test severes of test 1, stock be at 2000 tests and stock BA DIG GC actific d'Enrifé (anté pre misére jujé améré am remains on so RIMARN' which advers record and other but in and the haper agrees to purchase series the series of s WP PERSETTE THEFT, commission of the manual constraint space and an undivided I/A friterest FIGHTLE ATCHOIL as to an under the difference of the putton in any second address of the an and the and THE CELETRATION OF HE HE TOLD લ છે. તેનું FOLDER CHI STAF (STAF) 199 - mpungan da nas

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