FORM NO. 706—CONTRACT—REAL ESTATE—Als nibity Paymonis. K. 35060 THIS CONTRACT, Made this 10th c'ay of December Evelyn McAtee roimy rogative and Ridge Urbach WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the WITNESSETH: That in consideration of the inutual 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-, hereinafter called the seller, ODESSA SUMMIRS HOME SITES, Klamath County, Oregon. Subject to reservations, restrictions, rights of way of record for the sum of One thousand dollars

(hereinalter called the purchase price), on account of which Three hundred

Dollars (\$300.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the caller); the buyer agrees to pay the remainder of said purchase price (to-wir: \$700.00) to the order seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 700.00 Dollars (\$1.40.00) each, Dollars (\$ 1,000.00) payable on the 1st day of each month | wreafter beginning with the month of January and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; 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 chall hear interest at the rate of 12 per cent per annum from

until paid, interest to be paid Monthly

and * in addition to being included in the minimum monthly payments above required. Texes on said premises for the current tax year shall be prosated between the parties hereto as of the date of this contract. The lines, wereasts to and covenants with the seller this the ted property described in this contract.

(B) for the property to have a second, damin, the seller this the ted property described in this contract is the property of the prope and * in addition to being included in they expect the interest at the setter day of the selfer and they of the selfer and they are day of the selfer and they setted an all policies of insurance to the selfer as the setter and all policies of insurance to the selfer as the setter and all policies of insurance to the selfer as the selfer as the setter and all policies of insurance to the selfer as the selfer as the selfer and then to the blue of the selfer as the selfer as the selfer as the selfer and then to the blue of the selfer as the s AIMPORTANT NOTICE: Delta, by lining out, whichever phrase and whichever variety (A) or (B) is not applicable. If warronty (A) is applicable and if the seller is of this furpose, use 5 sevens Ness form No. 1309 or similar unless the contract will become a first line to finance the purchase of a dwelling in which event uses SELLIR'S NAME AND ADDRESS STATE OF OREGON. County of I certify that the within instrument was received for record on the Klamath County Title Co. SPAIN REPORTER o'clock M., and recorded 3775 in book TLOUGIDER 5 CSE on page or as file/reel number Until a change is requested all fax sufferents shall be sent to the following address. Record of Deedy of said county. Witness my hand and seal of Box 52, Harriman Rt County affixed Klamath Falls, OR 97601 Recording Officer D_{vpury}

And it is understood and acreed between said parties the time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any acreement herein contained, then the seller at his obtains a payable to the contract of the contract mill and void. \$7, to destare the whole unpuid principal balance of said purchase price with option shall have the following rights: (1) to declare this contract mill and void. \$7, to destare the whole unpuid principal balance of said purchase price with option shall have the following rights: (1) to declare this contract with a said deed and other documents from escrow and/or (4) to foreclose this contract by suit in extension of one due and payable, (3) to withdraws said deed and other above an against the seller hersunder shall unterly cease and declarity is not of the buyer a said in the premises all other rights acquired by the buyer hereunder shall revert to and revert in said seller in the principal said of the price of return, reclamation or compensation for seller with the right to the possession of the purchase of said purporty as above due, the said seller in the source of the purchase of seller principal said seller in the realists, the source of the purchase of seller as the eight and reasonable rent of said content are to be related by and belong to said seller as the eight and appurentances thereon or thereto the limit allows by the buyer but the improvements and appurentances thereon or therefore. the line shoresaid, without any process of law, and take 13 med the procession thereof, which the line by the highest latter agrees that failure by the seller at any time to require swformance by the highest latter of any provision hereof he held to be a waiver of any succeeding breach right betweender to enforce the same, nor shall any waiver by taid seller of any breach of any provision hereof he held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration poul his transfer stated in terms a dollar, is \$ 1,000.00. Thosever, the actual consideration consists of the inclindes other projectly or value given or promised which is the whole consideration findicate which it is said such as the trial court in action instituted to foreclose the contrast or to enforce any prevision hereof, the being party in said suit or action agrees to pay such an action may adjust or action and it an appeal is taken from any sum as the trial court may adjustly reasonable as attempts to be allowed the prevailing party in said suit or action and it an appeal is taken from any juddiment or decree of such trial court, the losing party further promises to pay such som as the appealiate court shall alpudge reasonable as the prevailing party in the constraint of the contrast of the constraint of the contrast of the constraint of the decree of the provaint benefit or as the circumstances may require, not only the immediate parties have to but their respective their securiors and to individuals.

This agreement shad find and inner to the benefit or, as the circumstances may require, not only the immediate parties have to be understood.

This agreement shad find and inner to the benefit or, as the circumstances may require, not only the immediate parties have to be understood. In WITNESS WHEREOF, said parties have executed this instrument in triplicate: if either of the understood line is the constraint of this instrument in triplicate. icutors, administrators, personal representatives successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and is corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. Ridge (Thach Evelyn McAtee NOTE-The sentence between the symbols 3, if not applicable, should be deleted. Sen ORS 93.030). STATE OF OREGON, County of STATE OF OREGON, Klamath Personally appeared County of Klamath December 7, 19 81 who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named Ridge Urbach president and that the latter is the secretary of , a corporation, and that the seal alined to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf 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: und achnowledged the toregoing instruhis voluntary act and deed. meunt to be ... COFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires:

My conlimission expires . ORS 93.655.(1) All instruments contracting to concey fee title to any scal property, at a time more than 12 months from the date that the instrument excepted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds. It the conveyor of the title to be conceeded. Such instruments or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby.

ORS 93.999(3) Violation of ORS 93.635 is put ishable, upon conviction, by a fine of not more than \$100.

8--5-83

(DESCRIPTION CONTINUED)

MATE UP 3 . TOM; COURTY OF KLAMATH; ss. Fied for lected according this 21 day of December 1 1981 at 3:52 clock P in, and duly recorded in Vol. M 81 , of Deeds on Page 21718 EVELYN BIEHN, Couply Clork Fee \$8.00