No. 706. CONTRACT-REAL ESTATE-Monthly Payments.	STEVENS HESS LAW MALINE DO BASS LAND AND CONTRACT ON A
BDD4	승규양은 가방법 방법은 소설했을 것 같아요. 이번 전 것 같은 것 같아?
	boroinafter called the sel
d Delbert Allan White or Linda	Joy Mite
WITNESSETH: That in consideration of the mu ller agrees to sell unto the buyer and the buyer agrees ribed lands and premises situated in Klemath	itual covenants and agreements herein contained, to purchase from the seller all of the following County, State of Oregon , to-
PANUL SUL SUL SOC. 11 TWP 335 Range 7	7E and on eusement from west half
Buyer agrees not to cut or remove a purchase price has been paid.	eny of the timber until 60% of th
It the time of purchase the buyer : of the property but at the time he will bomply with the State and Coun agrees to furnish buyer with polic; is transferred.	and semilations. Sell
ior the sum of Five thousend three hundr (hereinafter called the purchase price), on account of v Dollars (\$300.00) is paid on the execution her seller); the buyer agrees to pay the remainder of said of the seller in monthly payments of not less than Fi Dollars (\$50.00) each,	reof (the receipt of which is hereby acknowledged by purchase price (to-wit: \$ 5,055.00) to the lfty
and continuing until said purchase price is tany i	beginning with the month of February , 1 id. All of said purchase price may be paid at any interest at the rate of 1^{10} per cent per annur
and continuing until said purchase price is larger all deferred balances of said purchase price shall be all deferred balances of said purchase price shall be all deferred balances of said purchase price shall be all deferred balances of said purchase price shall be the minimum monthly payments above required. Taxe rated between the parties hereto as of the date of this The buyer warrants to and covenants with the selfer that the r (A) primarily for buyer's personal, hunly, household or agricult (B) for an organization or (even it buyer is a natural person) (B) for an organization or (even it buyer is a natural person) The buyer shall be entitled to possession of said lands on the is not in default under the terms of this contract. The buyer agrees erected, in good condition and save the selfer hamless thereform and remburs and all other liens and save the selfer hamless thereform and remburs alter lawfully may be impored upon said promptly before t insure and keep insured all buildings now or hereafter erected on said pro-	ar interest at the rate of <u>G</u> ⁵⁹ per cent per annual t to be paid <u>monthly</u> and * {in addition being includes and * an
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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 fail to make the importance of its importance of its importance of its importance of the importance o

ercon or thereto belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way a s right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any eding breach of any such provision, or as a waiver of the provision itself.

) 55.

and

A. M. Tay

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto

Dillert Allan White

by its officers duly authorized thereunto by order of its board of directors. Welliam Hopmen NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030).

STATE OF OREGON, County of , 19.....

who, being duly sworn, STATE OF OREGON, Personally appeared each for himself and not one for the other, did say that the former is the Klemath }s February 10, 1977 president and that the latter is the and that the seal atlixed to the loregoing instrument is the corporation, 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. Before me: Personally appeared the above named Williem J. Remsey 114 his woluntary act and deed. رمعانی، از این از ای مراجع این از ا (OFFICIAL COFFICIAL Notice Fublic for Oregon 10-29-80 Notary Public for Oregon Notary Fublic for Oregon 10-29-80 My commission expires: Section 4 of Chapter 618. Oregon Laws 1975, provides: Section 4 of Chapter 618. Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument is executed "(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. Thereby. Secti cuted instruments, or a memorandum increas, and thereby. bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED)

STATE OF OCTOON; COUNTY OF KLAMATH; SS. this 22 day of Jan. A.B. 19 82 at 2:110' cluck p M and Filed for record a waxaxxxx duly recorded in Vol. M. 82) EVELYN BIEHN, Cobras June Me Maine By _ Fee \$8.00