FORM No. 706-CONTRACT-REAL ESTATE-Monthly Poyments. TA-B-38-26230-1 STEVENS. NEES LAW PUBLISHING CC. FORTLAND. OR. 57204 THIS CONTRACT, Made this 24th day of June Vol. m83 Page 15758 KENO CONSTRUCTION COMPANY . DAVTD R CLANSON and MICHAEL R. RH and MICHAEL R. RHINEVAULT called the seller, 13 51 13 60-, 1983 , between WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the 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 Klamath County, State of Oregon, to-wit: Lot 17, Block 24, 4th Addition to Klamath River Acres of Oregon, Ltd. according to the official plat thereof on file in the records of Klamath County, Oregon. Also subject to well agreement as disclosed in Quit Claim deed recorded in Volume M 79 Page 17110 . for the sum of Sixteen thousand nine hundred -(hereinafter called the purchase price), on account of which Twenty-five hundred -(hereinafter called the purchase price), on account of which "wenty-"five hundred Dollars (\$ 2,500.00...) is paid on the execution hereof (the receipt of which is hereby acknowledged by the interview of action of acid purchase price (to mith \$ 14,400.00...) to the order Dollars ($\phi_{a,j}$, $\psi_{a,j}$, $\psi_{a,j}$) is paid on the execution hereof (the receipt of which is hereby acknowled, seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$14,400.00) acknowled of the seller in monthly payments of not less than <u>One hundred eighty=nine and 14/100</u>. payable on the 7 C day of each month hereafter beginning with the month of Culother payable on the <u>day</u> of each month hereafter beginning with the month of <u>divertice</u>, 1940, 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 <u>126</u> per cent per annum from <u>transform</u> to) to the order all deterred balances of said purchase price snall bear interest at the rate of the per cent per annum irom September 7, 1953 until paid, interest to be paid monthly and * 111 addition to the fibring included in the second to the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily to buyer's personal, Jamily, household or agricultural proposes, (B) for an organization or (even if buyer is a natural personal is for business or commercial purposes, the buyer shall de entitled to possession of said lands on <u>Closings</u> The buyer shall de entitled to possession of said lands on <u>Closings</u> and all other doct on the seller that the buyer agrees that at all times he will there buildings on said premises and will not suffer or permitty waste or still thereof; that he will keep the buildings on said premises, all promptly below the said promises and all other there said promises, all promptly below the said premises against said premises against said premises and which the seller there in the said formation or the seller there in the said promises and reinburts waste or still thereoil; that he will keep shill premises the seller there in the said promises against said premises against said premises and and premises against said premises for the said premises which the said premises the said promises against said premises and and the said premises against said against said premises against said premises against said premises against said against said premises against said against said premises against said premises against said against sa less than \$ in a company or companies satisfactory to the seller, with loss payable first to the seller and the power of the seller adrees that at his expense and within 15 days from the date based to with each based to with the seller adrees that at his expense and within 15 days from the date based to with each based to with the seller adrees that at his expense and within 15 days from the date based to with each based to with the seller adrees that at his expense and within 15 days from the date based to with each based to with the seller adrees that at his expense and within 15 days from the date based to with the seller adrees that at his expense and within 15 days from the date based to with the seller adrees that at his expense and within 15 days from the date based to with the seller adrees that at his expense and within 15 days from the date based to with a seller adrees that at his expense and within 15 days from the date based to with the seller adrees that at his expense and within 15 days from the date based to with the seller adrees that at his expense and within 15 days from the date based to with the seller adrees that at his expense and within 15 days from the date based to with the seller based to with the se the seller for buyer's breach of contract. The seller agrees that at his expense and within 15 models interest at the rate aloresaid, without waiver, nowever, of any right arising to survey for an amount equal to said purchase price) materiable title in and to said over the said entered, he will furnish unto buyer a title insurance prices in a feature and except the usual price and the building and the said and to said purchase price is utility fraid and upon surrender restrictions and the said entered is within a solution request in the said entered of this agreement, he will durinish unto buyer a title insurance policy in said purchase price is utility fraid and upon surrender of this agreement, he will durinish unto buyer a title insurance policy in-since said date placed, permitted or arising by, through or under selfer, excepting however, the said entereent of the date hereof and free and free and free and all resembles and encombrances are encombrances created by the buyer or his assigns. (Continued on reverse) EXAMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is for this purpose, us Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use the seller is a dwelling in which event use the seller is the seller Keno Construction Company P. 0. Box 52 Keno, Oregon 97627 STATE OF OREGON, David B. Clawson and Michael R. Rhinevault S NAME AND ADDRESS Klamath Falls, Oregon 97601 County of ss. I certify that the within instru-After recording return to: Keno Construction Company ment was received for record on the SPACE RESERVED ato'clock M., and recorded Keno, Oregon 97627 FOR In book on page CORDER file/reel number. USE Until a change is requested all tax statements shall be sent to the following address. Record of Deeds of said county. or as David B. Clawson and Michael R. Rhinevault ····, Witness my hand and seal of County affixed. Klamath Falls, Oregon 97601 Recording Officer By . Deputy and a second s

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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 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 contract null and roit, (2) to declare the whole unpaid principal between admarked, then the seller at his contract null and roit, (2) to declare the whole unpaid principal between therein contained, then the seller at his contract null and roit, (2) to declare the whole unpaid principal between admarked, then the seller at his contract null and roit, (2) to declare the whole unpaid principal between admarked, then the seller at his contract null and roit, (2) to declare the whole unpaid principal between admarked, then the seller at his contract and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller here the principal between said payments there or any other act of said seller to be performed other rights acquired by othe buyer of return, the shift contract shall be to be performed other rights and in the soler at the admarked by and the said seller, in case of be beet and payments if the relation or compensation of the fault and roits contract are to be betained by and belong to said such payments had never been made shift be the admarked and reasonable rene of a said seller to endore the said and reasonable rene of any between the right immediately, or at any time therealter, to end reasonable rene of any is uncharked by waite the immediate possession of the immediately. Any time therealter, to end reasonable rene of any such provision hereof shall any waiver of the provision itself.

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$16,900.00 (However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).() In case suit or action is instituted to forcelose this contract or to the whole consideration (indicate which).() (Interpretent or decree of such trial court, the losing party further promises to pay such sum as the trial court shall adjudge reasonable as a provision hereol, the losing party in said suit or action and if an appeal is taken from any provision hereol, the part of the actual consideration consideration of decree of such trial court, the losing party further promises to pay such sum as the appealite court shall adjudge reasonable as the prevailing party in said suit or action and if an appeal is taken from any shall be construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so the provisions hereol appil quality to corporations and the neuter, and that generally all grammatical changes in merest and assigns as well, not only the immediate parties hereto but their respective is a corporation, it has caused its corporate name to be signed and party is instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and pits corporate seal difficulties to be the signed and parties hereto by its officers

is a corporation, it has caused its corporate name to be signed and its corporate seal attixed hereto by its officers duly authorized thereinto by order of its board of directors. <u>X</u>... <u>Celan</u> Adde

pinelini Shipsey NOTE-The sentence between the symbols (), if not applicable, should be deleted. Ses ORS 93.030). ······

STATE OF OREGON STATE OF OREGON, County of Klamath County of ... Alamath Acpt. 8, 19 R3 June 24th ..., 19 83 Personally appeared E. J. Shipsey Bersonally appeared the above named And the present of the appresent of the second seco each for himself and not one for the other, did say that the former is the who, being duly sworn, president and CONSTRUCTION COMPANY He tary of KINO. Botore me: And that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-ther acknowledged said instrument to be its voluntary act and deed. Before me: Notary Public for Oregon (SEAL) ------(OFFICIAL SEAL) June X æ/ OF My commission My commission expires 6-6-54 Notary Public for Oregon ORS 93.635 (1) All instruments contracting to convey fee tile to any real property, at a time more than 12 months from the dard that the instrument ecuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the tile to be con-thereby. Thereby, a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument js executed and the part ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (SEAL) My commission expires:

STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for second . this 13th day of Sept. A. D. 19<u>83 at 3:3</u>%'clock P N., and civity recorded in Vol. m 83 of_Deeds on Page <u>157</u>58

na paramatan kanang ng panaha nang paramatan nang paramatan kanang ka

Fee: \$8.00

EVELYN BIEHN, Coonly Clerk By errethe