FORM No. 706—CONTRACT—REAL ESTATE—Monthly Payments			
33584	IJA#M-38-27197	VOL MOU POSS	
77***	CONTRACT—REAL ESTATE	Vol. M& Page	PORTLAND, OR.
CATHERINE JACKSON AND LEROX JAC  and DAVID W. CHUBB AND YVONNE C.	KSON, SR, wife and h		W.HO.
11	( LITTED .		******
Adress A. WITWESSETH: That in consider to			red the sell
and premises situated in Klamath	agrees to purchase from At-	agreements herein cortain	ed the buy ed, the sell
and premises situated in	IGHTS addition to the	e ofOregon	scribed land
"THIC TIME	Oregon.	ty of Klamath Falls,	
"THIS INSTRUMENT DOES NOT GUARANTE DESCRIBED IN THIS INSTRUMENT. A B PLANNING DEPARTMENT TO VERIFY APP	E THAT ANY PARTICULAR US	E MAY BE MADE OF THE	
VEKTEY APP	ROVED USES."	HE APPROPRIATE CITY O	PROPERTY R COUNTY
# <b>E</b>			
	And the second second		
for the			
for the sum of .FIFTEENTHOUSANDSEVENHI (hereinafter called the purchase price) on account Dollars (\$2.,000_00) is paid on the executive seller); the buyer agrees to pay the remaindent	INDRED AND		
(hereinafter called the purchase price) on account pollars (\$2,000_00) is paid on the executive the seller in monthly payments of not less than Dollars (\$131.12) each	t of whichTWOTHOUGAND		0.00.
the seller in monthly payments.	said purchase	h is hereby solve	
each.	One Hundred Thirty-One F	13.700.00 to the	by the
and continuing until said purchase price is fully ferred balances of said purchase price shall bear in monthly payments above	terest at the rate of 102	may be paid at any time	9.84
ferred balances of said purchase price is fully february 15, 1984  monthly payments above required. Taxes on said parties hereto as of the date of this contract. * said primarily for buyer's personal with the seller that the	id monthly per	Cent per annum from	all de-
us of the date of this cont	or the comment	being included :- the mis	nimum
parties hereto as of the date of this contract. * s  The buyer warrants to and covenants with the seller that	real property days	ther conditions of sa	en the le
(AB) for an organization or (even if buyer is a natural person to range organization or (even if buyer is a natural person to in the buyer shall be entitled to possession of said lands on Pet thereon, in good condition and repair and will not suffer or permit a contract. The buyer agree of the riems and save the seller harmless therefrom and reimburse selle imposed upon said premises, all promptly before the same or any print a company or companies satisfactory to the seller, with loss payable or to procure and pay for such insurance, the seller as soon as insured contract and shall bear interest at the rate aloresaid wither to said and the rate aloresaid wither so and an and the rate aloresaid wither so and and and and the rate aloresaid wither so and an another so and another so and another so and an another so and an another so and another so and an another so and an another so and	cultural purposes.  is for business or commercial purposes.		
other jiens and save the seller harmless therefrom and repair and will not sutler or permit a that the will pay all taxes hereafter levises therefrom and reimbies the imposed use the seller harmless therefrom and reimbies to impose the seller harmless therefrom and reimbies the seller levises.	s that at all times he will keep the needs	her than agricultural purposes.	
all buildings now or hereafter levied aaginst said property, as we all buildings now or hereafter erected on said premises, all promptly before the same or any p in a company or companies satisfactory to the seller, with loss payable or procure and pay for such insurance, the seller as soon as insured contract and shall bear interest at the rate aloresaid, without waiver, h suring (in an amount equal to said purchase price) marketable title in price is fully paid and upon request and upon surrender of this permitted of arising by https://dx.	f for all costs and attorney's fees incurred art thereof becomes, public charges and	s and the buildings, now or hereafter said premises free from construction by him in defending	long as erected and all
all policies of insurance to be delivered to the seller, with loss payable contract and shall ber insurance. The seller as soon as insurance to be delivered to the seller as soon as insurance.	amage by fire (with extended coverage) in	s expense, he will insure and keep	h liens; ly may insured
The seller agrees that at his expense and without waiver, he suring (in an amount equal to said purchase price) marketable title in and except the usual printed exceptions and the building and other rest price is fully paid and upon request and upon surrender of this agreen charges so assumed by through or under seller excepting, however, the charges so assumed by the buyer and further excepting, however, the end of the charges and upon the buyer and further excepting, however, the charges so assumed by the buyer and further excepting all liens and er elimination. The surface is such word is defined in the Truth-in-Lending Act and Regulation Z, the seller use Stevens-Ness Form No. 1308 or similar. If the contract Regulation Z, the seller	y payment so made shall lail to pay any su owever, of any right arising added to and	as their respective interests may appeach liens, costs, water rents	ar and
price is fully paid and upon request and the building and other rest unto the buyer, his heirs and apon request and upon surregular and other rest	and to said premises in the seller will furnifications	or buyer's breach of contract.	harges Dy this
assumed by the buyer and further excepting all it.	s of the date hereof and free and sufficient	Seller also agrees that when said	cy in- , save
*IMPORTANT NOTICE: Delete, by lining out which (Cont	cumbrances created by the buyer or his inued on reverse	all encumbrances since said date p es, municipal liens, water rents and r	imple laced,
use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first	warranty (A) or (B) is not applicable. If warranty MUST comply with the property of the comply with the complete of the comple		
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien Catherine & Leroy Jackson, Sr  1306 Patterson St  Klamath Fallo	to finance the purchase of a dwelling use Ste	making required disclosures; for this purp wens-Ness Form No. 1307	ditor,
THE CONTRACTOR OF THE CONTRACT	STATE	OF OREGON,	
David W C			ss.
1853 Earle Street Klamath Falls, Oregon 97601		ertify that the within inst	
Klamath Falls, Oregon 97601 BUYER'S NAME AND ADDRESS After recording return to:	ment was	received for record on t	u- Ae
Total 10:	SPACE RESERVED AL	334-1	
AHn: Marlene	RECORDER'S USE Page	Total IVO.	n :
N. S. Land	instrument	Amina tit Transcript T	·/
outs a change is requested all fax statements about	Witn	ess my bar	
Buyers address above	County affi	xed,	\$
	NAME		; ;
NAME, ADDRESS, ZIP	$B_{y}$	TITLE	

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 the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with a termine and the right to the possession of the premises above described and all other rights are sagainst the seller hereunder shall purchase price with seller without any act of re-entry, or any other act of said seller to be performed and all other rights acquired by the buyer hereunder shall utterly cease and case of such default all payments therefolore made on this contract are to be retained by and without any right of the buyer of return, reclamation or compensation for premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto of any such provision, or as a waiver of the provision itself.

The true and and	
of or includes other property or value of	t, stated in terms of dollars, is \$ 15,700.00  the is BANCOLNE consideration (indicate which).  It the whole consideration (indicate which).  It control to enlorce any provision hereot, the losing party in said suit or action of the prevailing party in said su
In case suit or action is instituted to torselve the	f, stated in terms of dollars, is \$ 15,700.00  ch is MAKCHNE.  the whole consideration (indicate which).  threat or to entorce any provision hereof, the losing party in said suit or action agrees to be allowed the prevailing party in said suit or action and if an appeal is taken from the court shall adjudge responsible to the court shall be court shall adjudge responsible to the court shall be considered to the court shall
judgment or decree of such trial court the least attorney's for	ch is the whole consideration (indicate which).   (However, the actual consideration of the whole consideration (indicate which).  (The whole consideration (indicate which).  (The whole consideration (indicate which).  (The whole consideration of the actual consideration of the actual consideration of the prevailing party in said suit or action and it an appeal is taken from the property of the prevailing party in the prevailing of the prevailing the prevailing of the prevailing the prevailing of the prevailing of the prevailing the prevailing of
In constraint this content in the losing party furth	the so be allowed the prevailing party in said suit or action agrees to pay er promises so pay such sum as the appellate court shall adjudge reasonable as the from the buyer may be more than one person or a corporation; that if the context so required, the leminine and the neuter, and that generally all grammatical che collapsy equally to corporations and to individuals.  The circumstances may require, not only the immediate parties hereto but their responses have expected the.
This agreement shall bind and invested the provisions her	fural, the masculine, the leminine and the neuter, and that generally all free context so required as the preventions, the leminine and the neuter, and that generally all grammatical characteristics and to individuals.  The provided HTML representations and to individuals.  The provided HTML representations are provided HTML representations and to individuals.  The provided HTML representation and the second HTML representation and
IN WITTENESS, personal representatives, success	as the circumstances may require and to individuals.
signed is a service with the signed is a serv	ors in interest and assigns as well.
ficers duly suthering to the caused its corpo	as the circumstances may require, not only the immediate parties hereto but their respectes have executed this instrument in triplicate; if either of the uncertainty and assigns as well.  The set of the immediate parties hereto but their respectes have executed this instrument in triplicate; if either of the uncertainty and the signed and its corporate seal affixed hereto by its board of directors.
ficers duly authorized thereunto by order of its	board of disast signed and its corporate seal affixed to
Town W Cheef	odard of directors.
2/2000 0 0 1 10	Jion (
The Contractor	and the same of the
NOTE—The sentence between the symbols ①, if not applicable, should	allerine Il la
symbols (1), if not applicable, should	be deleted. Sea OPS 93 939
STATE OF OREGON,	
County of Klamath )ss.	STATE OF OREGON, County of
February 15	County of
19 84	Page 15.
Personally appeared the above named David W.	reisonally appeared
Chubb & Yvonne C. Chubb & Leroy Jackson 18r. & Carbonia	each for himself and not one for the other who, being duly swor.
Jackson JSr. & Catherine W. Jackson and acknowledged to	
Jackson and acknowledged at	other, aid say that the former is the
	President and that the latter is the secretary of
ment to be their voluntary act and deed.	Secretary of
	and that the seal affixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation and the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said instrument was signed and sealed in the corporation by said in the corporation by s
(OFFICIAL MARCHETTE MARCHE	half of soil
SEAL)	half of said corporation and that said instrument was signed and sealed in be them acknowledged said instrument to be its voluntary act and deed Before me:
	Before me: Before me:
Notary Public for Oregon	***************************************
My commission expires 3-22-85	
Ong	My commission expires:
ORS 93.990(3) Violation of ORS 93.635 is punishable, upon co	My Commission expires:  le to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be conded by the conveyor not later than 15 days after the instrument is executed and the parouviction, by a fine of not more than \$100.
(Dog.	the par-
Further Conditions:	CRIPTION CONTINUED)
41	
1) Buyers hereby ages	
they come due and	1 property Asset
they come due and provide. Seller w. This Contract may be assumed	l property taxes and fire insurance when
(A)C. This Contract may be assumed 2) Seller reserves the right to approximate the contract that the approximation is the contract that the approximation is the contract that	; however, ve any future buyers, but Sellers cannot withhold
reserves the right to appro-	nowever,
. Lareasonable consent.	day future buyers, but Sellors
2) ~ 2-	octiers cannot withhold
unpaid property taxes the	ount of not less than see on
are brought to a current are due	ount of not less than \$50.00 per month toward on said property until such time as said taxes id tax years that Seller will be paying are:
1980-81, 1981-92 1005 status. Sa	id tax years that a such time as said taxes
,, 1982-83 said 1983	-84 taxes will be paving are
) This property	id tax years that Seller will be paying are: -84 taxes will be pro-rated at closing.
) This property is being purchased in	"as is! assist
	as is condition.
STATE OF COMME	
STATE OF OREGON: COUNTY OF KLA I hereby certify that the with	Mark
received certify that the	MATH:22
record on the 16th day of	MATH:ss in instrument was received and filed for runry A.D., 1984 at 10:40 clock
and duly recorded in Val Feb	ruary A D "" lecelved and filed for
TI VO.L MO4	- Deade
211 VO.L <u>M84</u>	- Deade
	on page 2431
	on page 2431
Fee \$ 8.00	- Deade
	on page 2431