REAL ESTATE 40605

-CONTRACT-

FORM Ne. 706

Monthly Payments.

Aspen Title # M 201923 Page 14937

WITNESSETH, That in consideration of the stipulations herein contained and the payments to be made as hereinafter specified, the seller hereby agrees to sell to the buyer and the buyer agrees to purchase from the seller the following described real estate, situate in the County of Klamath , hereinafter called the buyer,

Lot 3, Block 21, Fourth Addition to Klamath River acres of Oregon, Ltd. according to the official plat thereof on file in the records of Theore T Cosperit cure hacking for cure control purspared and the way a

Also Subject to well agreement as disclosed in Quitclaim Deed recorded in STATE OF OREGON

5 (S) 8 (S)

rear there (reds at 2. (reds at 2. County of A county A county A country

Muoul ni Macasti

50130 1-514 Decis

4 1

eroar - Mu Deed to he Feaning iszilin -

Acida Al augul, bond acida trithós Al a realibh (NOD3RO TO TYATZ for the sum of Sixteen Thousand - Nine Hundred -

anta anta

ឹងខ្មែរខេត្ត • • • • • MoPrati ខ្មែរនេះ

Addressed but

250

01.62 3**.**8

.

_

20

day and .

(hereinatter called the purchase price), on account of which Fifteen Hundred - ninety Dollars (\$ 1,590,00....) is paid on the execution hereof (the receipt of which is hereby acknowledged by the

in the s

each, month

payable on the 20.....day of each month hereafter beginning with the month of September......, 19...84, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time;

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 shall be entitled to possession of said lands on. Ang. 16, erected, in food condition and saved repair and will not suffer buyer agrees that at all times he will keep the buildings on said premises, now or here and all other liens and saved repair and will not suffer on permit any waste or strip thereoi; that he will keep said premises, now or here such liens; that he will pay at the seller harmless therefrom and reimburse seller for all contents the will keep insure of said premises, now or here after lawluly may be imposed upon said premises, all promptly before the said water rents; public charges and municipal liens which I insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an erm

policy in

liens, water rents and public charges so assumed by the buyer and lutther excepting all liens and easements and restrictions and the taxes, munis And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer or his assigns. The seller at his option shall have the following rights: that time is of the essence of this contract, and in case the buyer or his assigns. Said purchase price with a interest thereon at once due to an days of the time limited therefor, or fail to keep any agreent herein contained. The seller at his option shall have the following rights: the seller at his contract mult and void, (2) to declare the sentent herein contained, all rights and interest created thereon at once due to and payable and for (3) to declare this contract by suit in equily, and in any of such con-all of account of the president in the buyer as addinate the seller buyer here and the taxes, munis of account of the president in the buyer as addinated by the buyer as addinated by the buyer as addinated by the buyer the seller at this contract by suit in equily, and in any of such co-on account of the purchase of described and all other rights and perfectly as it this contract for and reveal determine and the right to of account of the purchase of addinated on this contract and perfectly as it this contract and as the addinate or the addinate on the other of the addinate on the solution or the payments had nempenation for moneys p pumises up to the time of such default. And the said seller, in case of such delault, shall seller the addinate and the right immediately, or there to be on the taxes of the addinate and the right immediately, or the there of belonging.

The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect 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 the provision itself.

ceeding breach of any such provision, or as a waiver of the provision itself. In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the frial court may adjudge reasonable as attorney's tess to be allowed plaintiff in said suit or action and if an appeal is taken from any judgment or decree appeal.

In this court, the buyer turturer promises to pay such sum as the appenate court shall alonge reasonable as plaintin's attorney's fees on such In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the single-moun shall be taken to mean and include the plurat, the masculine, the fermine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar prono

IN WITNESS WHEREOF, said parties have hereunt

| y and year nist above written. | Klamath Ot | hands and seals in duplicate on this, the ver Acres of Oregon The |
|--|--|--|
| | By: EUV | ver Acres of Oregon Ite |
| | MACK 2: 4 | upsing by Julle Corbin POA |
| · "我们的人,你们就是我们的人,我们就是你的人,你们们不能不能。" "我们的你们,你就不是你们的你们,你们就是你们的你?" | | (SEAL) |
| the second se | | |
| And Andrew Contraction of the state of the s | average allalye | (SEAL) |
| *Strike which and a | ABLACT AND | P. Curaj |
| Strike whichever phrase not applicable [For notarial acknowledgment; see reverse] | | (SEAL) |
| | The OH MILLINGCRUS WILL | nne Castein |
| | | (SEAL) |

The Desting approach and RECEIVED PAYMENTS ON WITHIN CONTRACT. AS FOLLOWS: 14938 DATE INTEREST (SEVC) PRINCIPAL DATE INSURANCE OR TAXES INTEREST INTEREST PRINCIPAL PRINCIPAL 2ϵ 5 SEV STATE OF OREGON, County of Klamath On this the 28t LUCILLE CORBIN <u>28th</u> day of August LUCILLE CORBIN who, being duly sworn (or attirmed), did say that She is the attorney in fact for E. J. SHIPSEY as an officer of KLAMATH RIVER ACRES OF OREGON, Ltd. and his Board of the foregoing instrument by authority of and in behalt of said principal; and he acknowl-edged said instrument, to be the act and deed of said principal. Before me: DUELIO Before me: DUELIO ATTORNEY IN FACT ACKNOWLEDGMENT Form No. 6-13 POR No. Form 159) Gucu or record on the M., and recorded on page 14,037 of said County, in it hand and recal o Oregon try of Klamath and the mitting of the within the mitting of the th ð 94595 10 rom Keno. Oregon 97627 9 69 g 5- **N** Box AddresWalnut Creek Ca. NTRA STEVENS-NESS LAW PUB. CO., PORT Lfdamath River Acres Addition 4 th Addition TE: IN Block BETWEEN P.0.] ment was received for r 28th day of Augs 4:13 o'clock M. P. Casteig OF OREGON, Alder Aye. ... Angnat. 16, Klamath..Count Evelyn Biehn Record of Deeds book M84 Witness County affixed. Her a certify County Address... Eugene. STATE (60 Dated. ۴ ્યું ğ at. in ĝ STATE OF OREGON, Volume M 85 Page (4875 before me the undersigned, a motary public in and for said county and state, personally appeared the within named Engene P. Casteig and Jackie Ann Casteig, husband and wife known to me to be the identical individual and described in and who executed the within instrument and acknowledged to me that his executed the same freely and voluntarily. In the former of the set of the s invertiality collect the willer, and A Carlotte States Notary Public for Oregon. THIS CONTRACT, Made the 10 0000 (10100 109 4. 17 200 **F**4000 VCES.