Ż.

FORM No. 706-CONTRACT-BEAL ESTATE-Monthly Poyments.		STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
° 51215	CONTRACT—REAL ESTATE	Vol MS5 Page 11369 @
THIS CONTRACT, Made this 24 Klamath River Acres of Ore	th day of June	, 19.85 , between
and Mark Allen Heikell and Kat		hereinafter called the seller,
		hereinafter called the buyer, nd agreements herein contained, the seller
agrees to sell unto the buyer and the buyer and premises situated in Klamath	agrees to purchase from the	seller all of the following described lands
Lot 7, Block 21, Fourth Addition	to Klamath River Acres	of Oregon, Ltd.
According to the official plat the	ereof on file in the re	ecords of Klamath
County, Oregon.		
Also subject to well agreement as Volume M 83 Page 14875	disclosed in Quitclain	m deed recorded in
	regripotalies (PAISI)	
asing a processing of the medical and the first of the form of the second of the secon	e jaren eta	
 Ling they are all a man assumption for sections of the section of th	en de de la companya de la companya La companya de la companya de	0 01/100 (A10 770 0L)
for the sum of -Fighteen Thousand The	ree Hundred Thirty Nin	le & 94/100 Dollars (\$18,539,94)
Dollars (\$) is paid on the ex seller); the buyer agrees to pay the remaind	ecution hereof (the receipt	of which is hereby acknowledged by the
the seller in monthly payments of not less Dollars (\$240.92) each, month	than Iwo Hungred Forty	. & 92/100
Dollars (p.a.v. J. v.) each,		
payable on the 18th day of each month and continuing until said purchase price is ferred balances of said purchase price shall May 18, 1985 until paid interest to	fully paid. All of said purch bear interest at the rate of	2per cent per annum from
monthly payments above required. Taxes of parties hereto as of the date of this contract	n said premises for the curre	ent tax year shall be prorated between the
The buyer warrants to and covenants with the selle (A) primarily for buyer's personal, lamily, housely (B) for an organization or (even it buyer is a nate	r that the real property described in thi old or agricultural purposes. tural person) is for business or commerc	is contract is cial purposes other than agricultural purposes.
The buyer shall be entitled to possession of said lar ho is not in default under the terms of this contract. The thereon, in good condition and repair and will not suffer other liens and save the seller harmless therefrom and ren that he will pay all taxes herealter levied against said pro	ads on May 18 buyer agrees that at all times he will k or permit any waste or strip thereof; th mburse seller for all costs and attorney perty, as well as all water rents, public me or any nart thereof become past due	19 O. and may retain such possession so long as seep the premises and the buildings, now or hereafter erected hat he will keep said premises free from construction and all 's fees incurred by him in detending against any such liens; that at buyer's expense, he will insure and keep insured that at buyer's expense, he will insure and keep insured
all buildings now or hereafter erected on said premises again a company or companies satisfactory to the seller, with all policies of insurance to be delivered to the seller as so or to procure and pay for such insurance, the seller may continue to the seller may be seller as so to procure and pay for such insurance, the seller may be selled to the seller may be s	nst loss or damage by tire (with extend loss payable list to the seller and the on as insured. Now if the buyer shall la lo so and any payment so made shall in	n to the buyer as their respective interests may appear and iil to pay any such liens, costs, water rents, tares, or charges be added to and become a part of the debt secured by this of to the seller for buyer's breach of contract.
The seller agrees that at his expense and within	days from the date he table title in and to said premises in th and other restrictions and easements now of this agreement, he will deliver a goo cumbrances as of the date hereof and however, the said easements and restri	preof, he will lurmish unto buyer a title insurance policy in- ne seller on or subsequent to the date of this agreement, save of record, if any. Seller also agrees that when said purchase od and sufficient deed conveying said premises in lee simple free and clear of all encumbrances since said date placed, ctions and the taxes, municipal liens, water rents and public the buyer or his assigns.
[17] A. Martin, M. Martin, Phys. Lett. B 58, 303 (1997).	(Continued on reverse)	, ,
as such word is defined in the Truth-in-lending Act and Regula use Stevens-Ness Form No. 1308 or similar. If the contract becomes	tion Z, the seller MUST comply with the Acimes a first lien to finance the purchase of	opplicable. If warranty (A) is applicable and if seller is a creditor, and Regulation by making required disclosures; for this purpose, a dwelling use Stevens-Ness Form No. 1307 or similar.
Klamath River Acres of Oregon,	uugu (haga aya aya aya aya aya aya aya aya aya	>33.
P. O. Box 52 Keno, OR 97627 additional ball of the Seller's NAME AND ADDRESS	The water of the second section	County of
Mark Allen Heikell & Katrina Fa	ye Heikell	ment was received for record on the
Keno, OR 97627 BUYER'S NAME AND ADDRESS	SPACE RESERVED	in book/reel/volumy/Noon
Klamath River Acres of Oregon,	Ltd RECORDER'S USI	ment/microtifen/reseption No
P.O. Box 52 Keno, OR 97627 NAME, ADDRESS, ZIP	THE RESERVE SECTION OF THE PROPERTY OF THE PRO	Record of Deeds of said county. Witness my hand and seal of
Until a change is requested all tax statements shall be sent to the	following address.	County affixed.
Mark Allen Heikell & Katrina Fa P.O. Box 471 Keno, OR 97627	ye Helkels	NAME TITLE
Keno, OR 97627 NAME, ADDRESS, ZIP	And the state of t	By Deputy

dog of a miditale

CONTRACT -- REAL STATE

الم

is compract. Made the 24th dox of Region, Sud.

THIS COMPRACT, Made the

204-confeact taratt-manke force th

-21372