	14-		ESS LAW PUBLISHING CO	D., PORTLAND, OR. 97204
M No. 706—CONTRACT—REAL ESTATE—Monthly Payment	ACTURACY DEAL ESTATE	Volma	Page_	3086
58492	CONTRACT—REAL ESTATE		1	9 86, between
THIS CONTRACT, Made this	21st day ofnd LINDA J. COOPER	husband	and wife	called the seller,
d WILLIAM STEVEN FI	RANCIS and CLAUDIA	A LOUISE F	, hereinafter	called the buyer,
WITNESSETH: That in consider grees to sell unto the buyer and the buyer drawing premises situated in	ration of the mutual covena yer agrees to purchase trom math	nts and agreement the seller all controls, State of	of the following Oregon	g described lands, to-wit:
ot 1 and the $N_2^{i_2}$ of Lot 2, if Klamath Falls, according	, Block 7, FAIRVIE ng to the official of Klamath Count	plat ther y, Oregon.	eof on fil	le in the
SUBJECT TO: Trust Deed expussion and wife, as grant First Federal Savings and 10, 1978, recorded March of Klamath County, Oregon pay, and Seller further contrast Deed shall be paid fully paid and that the athe lien of said Trust Deed shall be a	xecuted by John A. tors to William Si Loan Association, 17, 1978, in Volum , which buyer here tovenants to and wi in full prior to,	Cooper and semore, as corpore me M78 page in does no ith Buyer for at the	s trustee: ation, date e 5229, Mo ot agree t that the s time this v will be	ortgage record to assume and taid prior
For the sum ofTHIRTY-ONETHO (hereinafter called the purchase price). Dollars (\$3.000.00.) is paid on seller); the buyer agrees to pay the reconstruction of notice that agreements of notice that agreement is not not considered.	the execution hereof (the i	receipt of which price (to-wit: \$.	28,500.00	) to the order of
the seller in monthly payments of no Dollars (\$229.00	t less thanTWOHUNDR. LUS a Sum equal to Ler by Klamath Fir month hereafter beginning to orice is fully paid. All of said e shall bear interest at the re	ED. TWENTY = one-twelf st Federal with the month id purchase pricate of 9 pt	th of the Savings & of March ce may be paid per cent per annu in-addition the being include	real propert Loan Assoc. h ,19 86 at any time; all de- turn from 21st to the minimum
monthly payments above required. I	contract.		yearhari no	ot
	t the seller that the real property des	cribed in this contract कि टिक्तालश्टाबी क्रियोक्टे	ses other than agricul	Itural purposes.
(B) for arrorganization or cever it buye (B) for arrorganization or cever it buyers shall be entitled to possession of the in delault under the terms of this contribution in food condition and repair and will not thereon, in food aware the seller harmless therefor of the will pay all taxes herealter levied against that he will pay all taxes herealter levied against that he will pay all premises, all promptly below.	of said lands on Closing of said lands on closing tract. The buyer agrees that at all time that the configuration of the said traction and reimburse seller for all costs as a said property, as well as all water the same or any part thereof become the same or any part thereof become	nes he will keep the pp p thereol; that he wil and attorney's fees inc rents, public charkes ome past due; that at	, and may retarners and the build il keep said premises curred by him in delarner and municipal liens to buyer's expense. In Singe) in an amount not	tree from against any such lie which hereafter lawfully me will from and keep insure the street of the street was appear to the street with the street was appear to the st
all buildings now companies satisfactory to the si	the room as insured. Now if the D	Suyer shall be added	to and become a pa	art of the dist
contract and shall contract the seller agrees that at his expense and suring (in an amount equal to said purchase pr and except the usual printed exceptions and the price is fully paid and upon request and upon unto the buyer, his heirs and assigns, free and unto its distribution of the price is the price of the price is the price of the price is the price of the pri	d within 30 days from rice) marketable title in and to said rebuilding and other restrictions and e surrender of this agreement, he will clear of encumbrances as of the date recepting, however, the said easement excepting all liens and encumbrances	n the date netter, premises in the seller of casements now of recor deliver a good and s e hereof and free and ints and restrictions an created by the buyer	on or subsequent to t rd, it any. Seller also sufficient deed convey d clear of all encumi nd the taxes, municipar or his assigns.	the date of this and purch agrees that when said purch ying said premises in tee sir brances since said date pla bal liens, water rents and pu-
ethinges so assumed by the buyer and future.  ethingertant NOTICE: Delete, by lining out, which as such word is defined in the Truth-in-Lending Act use Stevens-Ness Form No. 1308 or similar. If the	(Continued on re hever phrose and whichever warranty (A) I and Regulation Z, the seller MUST com- contract becomes a first lien to finance is	or (B) is not applicable ply with the Act and Re the purchase of a dwell	egulation by making rec ling use Stevens-Ness F	quired disclosures; for this purport No. 1307 or similar.
use Stevens-Ness Form No. 1308 or similar. If the		s		'
			I costify	that the within inst
SELLER'S NAME AND AD	JUNESS	n	wes received	ved for record on
			day of	ockM., and recor
DIVERSE NAME AND AD	DRESS	DACE RESERVED .	· · · · · · · · · · · · · · · · · · ·	lume NO
BUYER'S NAME AND AD	DOKESS	FOR A	page	or as tee/file/fils Vreception No
II ALLE	T Cooper I *	1	nent/microtiint	
John A. Cooper & Lind	a u. oger	•	- · (D.ad)	la Nacaid COURTY.
John A. Cooper & Lind 10840 Highway 39 Klamath Falls, OR	97601	j	- · (D.ad)	ny hand and sea

Until a change is requested all fax statements shall be sent to the following address.

NAME, ADDRESS, ZIP

Same as now of record -being Klamath First Federal S&L

NAME 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 obvor 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 to pay to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with equity, and in any of such cases, all rights on the entirest created or then existing in lavor of the buyer as against the seller hereunder shall utterly crease and seller without any act of re-entry, or any other act the above discribed and all other rights acquired by the buyer hereunder shall revert to and revert in said moneys paid on account of the purchase of said properties due to be performed and without any right of the buyer of return. reclamation or compensation for moneys paid on account of the purchase of said properties to be retained by and belong to said seller as the agreed and reasonable rent to said properties up to the time of such default all payments therefolore made on this contract as of such default, shall have the right immediately, or at any time therestler, to enter upon belonging.

The buyer further agrees that failure by the seller at any time to require portormances by the huyer of the purchase of the recommendation or therefore the payments and appurtenances thereon or therefore the payments and appurtenances belonging.

The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his 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 succeeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 31,500.00 \text{ However, the actual consideration consideration of the state of th IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. NOTE—The sentence between the symbols (1), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of ...... ) ss. County of Klamath ...... 19...... Personally appeared the above named William Steven Francis, Claudia Louise Francis, John A. Cooperand and acknowledged the torgoing instrument to be the in voluntary act and deed.

Beloggie: When the cooperand deed. February 21 , 19 86 Personally appeared ..... .....who, being duly sworn. each for himself and not one for the other, did say that the former is the president and that the latter is the .....secretary of ..... and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf 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: (SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires ....8/27/87 My commission expires: ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument seuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be consumer to the substruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the partons of the substrument of of the substr (DESCRIPTION CONTINUED) STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of . the \_21st dav A.D., 19 86 at 3:4.7 o'clock P M., and duly recorded in Vol. M86 of \_\_\_\_February of Deeds on Page \_\_\_3086\_ Tyn Bienn County Clerk By Dernetha Helsch Evelyn Bienn \$9.00

FFF