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FORM No. 706-CONTRACT-R	EAL ESTATE-Monthly Permantin. CONTRACT-REAL EST/JE VO RACT, Made this 19th day of Februa OF MOOSE LODGE (306) OF MOOSE LODGE (306) ULLIAN R. BASTINELLI ULLIAN R. BASTINELLI	ary	called the seller,	
FORM No. 706-CONTA	RACT, Made this <u>19th</u> day of <u>Februa</u> OF MOOSE LODGE (306) OF MOOSE LODGE (306) ILLIAN R. BASTINELLI ILLIAN R. BASTINELLI ETH: That in consideration of the mutual covenants of the buyer agrees to purchase from the motor of the mutual covenants.	hereinafter	called the buyer,	
THIS CONT	PACT, Mau OCE (300/	hereinaitet	ined the series	
LOYAL ORDER	TLIAN R. BASTINELLI	and agreements the followir	D, to-wit:	
and MRS. L	That in consideration of the muchase from m	State of		
WITNESS	RACT, Made this <u>19th</u> uu) OF <u>MOOSE LODGE</u> (306) ILLIAN R. <u>BASTINELLI</u> ETH: That in consideration of the mutual covenants of the buyer and the buyer agrees to purchase from the sted in <u>Klamath</u> County,			
agrees to service situation and premises situ	ated in the			
	a and 4 in Block ill,	according to the		
	Addition to the town of Mon Addition to the town of Mon duly recorded plat thereof.			
86 JUL 25 FH 2	duly recorded P-			
5				
- 3				
98				
			35,500,00	
			Dollars (\$.22, and no/100	the
	housand five oundred	Three hundred filly	reby acknowledge to the order	of
	the execution hereof (the execution hereof (the	he receipt to with second	bruary 8th, August 1	0+199/
for the (herein)	sum ofThirty-fivethousandfiveoundred: after called the purchase price) on account of which (\$350_00) is paid on the execution hereof (t the buyer agrees to pay the remainder of scid purches to pay the remainder of	ows: \$2,1986, and \$21	1,5000000000000000000000000000000000000	x000x 11 de-
seller)	the buy on the payments \$12,500	mine ma	ay be paid us from	WOODX I
the se jootbe	the buyer agrees to solve the seler the real period of this contract.	of said purchase per ce	in per to the min	en the
257052	bis control control and control and price shall bear and	n/a current tax yea	r Stian	
ferre	d balances of said puter until paid, interest to be a said premise	es for the of this contract is	than agricultural purposes.	n so long as
	avments above of this contract the real pr	purposes.	and may reliands, now constru	w such liens;
pa	rties hereto as of and covenants with the usehold (in the second	t at all times he will keep the pred- t at all times he will ke will k t at all times he will ke will k to or strip thereol; that he will k	teep said plan in detending herealter red by him in liens which herealter and municipal liens which insure and any set is expense, he will insure than \$	keep man and av appear and
	bit Sources of said purchase price shall been sources of the sources of the sources of the source sources of the source source source source sources and property sources of an or process satisfactory to the solier and property sources and property and the price of and pay for such many and the solier and pay for such many and the public of and pay for such many and the solier and pay for such many and the public of and pay for such many and the public of and pay for such many and the public of and pay for such many and the public of and pay for such many and the public of and pay for such many and the public of and pay for such many and the public of the sole and pay for such many and the public of the sole and pay for such many and the public of the sole and pay for such many and the public of the sole and pay for such many and the public of the sole and pay for such many and the public of the sole and pay for such many and the public of the sole and pay for such many and the public of the sole and pay for such many and the public of the sole and pay for such many and	r all costs and spublic that at D as all water rents, public that at D as all become past due; that at D thereot become past due; the be) in an amount not less interests in) in an amount respective interests in uyer as their respective water rents, ta uyer uch liens, costs, water the debt	secured by this
h t	(a) for an other (b) for an other The buyer shall be entitled to possessiontract. Ifter or permissiller for the default under the terns of this will not suffer emburse swell e the one in good condition and ramless threads and property, a well e thereon, in good condition and ramless threads and property, a well e sher liens and save taxes hereafter levied genists said property as well e that he will pay all taxes hereafter levied genists said property as well e be imposed upon said premises, all promptly before the senter as soon as insured. be imposed upon said premises, all promptly the senter set as soon as insured. I building's now contenties satisfactory to the seller may do so and any all building's now comparies to such insurence the seller may do so and any all building's now comparies to such insurence the seller may do so and any all porceure and shall bear interest at the rate aloresaid, without waiver, hi is oblicies of and pay for the seller and within contract and shall bear interest at the senter and within and except agents to said purchave and within a surender neumbrances uring (in the usual printed excepts, free and color inthe neumbrances and except in he is hour and show under seller, exception all tiens and unto the or arising by through or and further exception sail tiens and the builty paid assured by the buyer and further exception sail tiens and permitted or arising by through or the seller mean and within and exception of the sail purchave and further exception sail tiens and the total or arising by through or the seller and color of the seller of th	age by fire soller and then to pay a first to the soller shall fail to pay a first to the buyer shall be added to Now if the buyer shall be added to Now if the buyer shall be to the s	to and become breach of the to and become buyer breach of the buyer a title insu	agreement, save
	this he will prove said present erected on same present without as man any be imposed upon or hereafter satisfactory to the seller as d) so and any in buildings nor company be deliverance, the sealer may d) so have the upper sector of the seller sates and the seller may divergence the sealer may divergence the sealer of the sealer o	days from the date hereof, he is days from the date in the seller of any said premises in the seller of records and s	on or subsequent also agrees on or subsequent also agrees d, it any. Seller also are said premi d, it any. Seller also agrees sufficient deed conveying said sufficient deal encumbrances since sufficient deal encumbrances water	said date placed, rents and public
	all becompany on such insulations and within a set allowed within all policies of and pay for such insulations and within all policies and shall bear interest at his expense and within markitable title into or to be and shall bear interest. At his expense and within a different his after the set of the set	and to and easements a good and strictions and ree and ement, he will deliver and ree and ement, he date hereof and restrictions ar or of the agents and restrictions ar	d clear daxes, municipal nd the taxes, municipal r or his assigns. r or his assigns.	f seller is a creditor,
	The seller agrees that to said the and the currender combinances suring (in an amount printed request and upon dear of encountrances suring (in an amount printed request and clear of encountry however, if and upon the use and upon dasigns, tare seller, excepting all liens and	he said easened created by encumbrances created by encumbrances created by encumbrances created by encumbrances created by	le. If warranty (A) is applicable and how and the second s	or similar.
	and is fully park his heirs mough or uncertained ever (Character and the second of the	wer warranty (A) or (B) is the Act and a seller MUST comply with the Act and a seller MUST comply with the Act and a seller MUST comply with the Act and a	TE OF OREGON,	55.
	all biompany of usaries to be insurance, and the second state of t	1 100	County of	within instru-
	*IMPORTANT NOTICE: Delete, of the Truth-In-Lena Web and the Control of Starking of the Truth-In-Lena Web and the Control of Starking of the Control of Starking of		County of I certify that the ment was received for day of	record on the
	IOYAL OLD Street 97601		day of	M., and record
	1010 PINE Falls, Oregon Klamath Falls, Oregon Klamath Falls, BASTINELL, MRS. LILLIAN R. BASTINELL, MRS. LILLIAN R. 97632	SPACE RESERVED	at in book/reel/volume in	as fee/file/instru-
	MRS. Box 49 97632	FOR		
	Mallin at Lay	N RECOIL	Record my	hand and seal of
	A MCKEELU SUILE 07601		County/alline	TITLE
	After recording return to: SAM A. MCKEEN, Attorney G. SAM A. MCKEEN, Suite 1-C 220 Main Street, Suite 97601 Klamath Falls, NAME, ADDRESS, ZIP Klamath Falls, BASS, Superson, Superson	llowing address.	NAME	Deputy
	K Glillow		Ву	
	Mrs. Lillian 3			
	Valil a change is requested all tax stolements show Mrs. Lillian R. Bastinelli Mrs. O. Box 49 P. O. Box 49 Malin, Oregon 97632 Malin, Aboness. HP			
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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 lait 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 option shall have the following rights: (1) to declare this contract null and void. (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escow and/or (4) to forcelose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and determine und the right to the possession of the premises above described and ull orher rights acquired by the buyer hereunder shall rever to and revest in said seller without any act of re-entry, or any other set of said seller to be performed and widie until any act of the said payments theretofore made on this contract are to be rereined by and belong to said seller as the agreed and reasonable rent of said seller as of such default all payments theretofore made on this contract are to be rereined by and belong to said seller any time destalt, and the said seller, in case of such default any process of law, and take immediate possession thereot, together with all the improvements and appurtenances thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereot, together with all the improvements and appurtenances thereon or thereafter. The onter agrees that lailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way alfect his for the provision hereof shall any waiver by said seller of any become to a payments and appurtenances thereafter.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

party's attorney's lees on such appeal. In 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 requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. This agreement shall be ind and incure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well.

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 of-

ficers duly authorized thereunto by order of its board of directors.

ficers duly authorized thereunto by order of its boar	ra of airectors.
	* Fron Roberte (Sut / adus)
NOTE The summare between the symbols (), if not applicable, should be a STATE OF OREGON, ss. County of Klamath , 19 86	STATE OF OREGON, County of Klamath) ss. June 19
	Personally appeared
Personally appeared the above named Lillian R. Bastinelli	each tor himself and not one lor the other, did say that the lormer is the Moose Lodge president and that the latter is the
and acknowledged the foregoing instru- ment to be her voluntary act and deed. Before me:	MOOSE LODGE (306) secretary of LOYAL ORDER OF MOOSE LODGE (306) , a corporation, and thut the seal attixed to the foregoing instrument is the corporate seal of self corporation and that said instrument was signed and sealed in be- hall of self corporation by authority of its board d directors; and each of the m ecknowledged self, instrument to be its voluntary act and deed. Before met.
(OFFICIAL SEAL) Notary Public for Oregon My commission expires	Noray Molice Bires Example 03-22-90 (SEAL)
	e to ary 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 con- led by the conveyor not later than 15 days after the instrument is executed and the par- onviction, by a fine of not more than \$100.
(DESC	CRIPT.:ON CONTINUED)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed for a	record at request June	of	86 at	2:59	_ o'clockPM.	, and dul	v recorded in	<u>25th</u> Vol	day M86,
01	oune	of			on Page		20	1 -	
FEE	\$9.00				Evelyn Bi By	ehn,	County Clerk	Smi	the