FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments 65515 15837 CONTRACT-REAL ESTATE Vol Mgg Page Lina m. Sense Filbert J John Scott Mairiott, anita La, 19.8.6., between Filoert, J. Denos, hereinatter called the seller, L. Anieta, Sayery, Caralyn J. Massis II. gers, hereinatter called the buyer, and WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller The North 415 feet of the West 1050 feet of Lot 14 in Block 17 of KLAMATH FALLS FOREST ESTATES, SYCAN UNIT, in the County of Klamath, for the sum of Jen Thousand Dallary tor the sum of Jen Througand Dallars (\$ 10,000,00) (hereinafter called the purchase price) on account of which Fire Hundred Dallars 5th - 1981, until paid, interest to be paid. Mon the son the being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the The buyer warrants to and coven into with the seller that the real property described in this contract is *(A) primarily for buyer's personal, lumily or household purposes, (B) for an organization (even if buyer is a natural person) for business or commercial purposes. (B) for an organization (even il buyer is a natural person) for business or commercial purposes. The buyer shall be entitled to post ession of said lands on Automatic and the buyer shall be entitled to post ession so long as other in default under the terms of this contract. The buyer afrees that at all times buyer will keep the premises and the buildings, now on hereafter erected thereon, in good condition and repair and will not suffer or permit any wate or strip thereoi; that buyer will keep the premises and the buildings, now on hereafter erected buyer will pay all taxes hereafter levied saim: t said property, as well as all water rents, public charges and municipal liens which liens there laws there are or any part thereof become past due; that at buyer's expense, buyer will insure and keep insured all more the same or any part thereof thereof past due; that at buyer's expense, buyer will insure and keep insured all imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, buyer will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by live (with extended coverage) in an amount not less than \$ buildings now or hereafter erected on said premises against loss or damage by live (with extended coverage) in an amount not less than \$ policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller aray do so and any puyment the buyer shall lail to pay any such liens, costs, water rents targe or and all shall bear interest at the rete aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. The seller agrees that at seller's errense and within the seller on the seller for buyer's breach of contract. (in an amount equal to said purchasid, without waiver, however, of any right arising to the seller on or subsequent to the date of this agreement, seller will deliver a mover of and sufficient det of our or subsequent to the date of this agreement, seller will deliver and of record, if any. Seller also aftrees that when said purchase price is of the act of and upon surender of this agreement, seller will deliver a and there and clear of any suffice the at the seller of and sufficient det deta or the said purchase price is and the simple unto the seller and sufficient det date of the simple unto the seller and upon surender of this agreement, seller will deliver a and tere and clear of all premises ind premises index and the seller of and sufficient det deta or the simple unto the buyer's buyer's here and clear of the seller can or buyer's assigns. The seller excepting all liens and recumbrances created by the buyer or buyer's assigns. The seller sole price is a sole premise is of the date hereof and for and sufficint ded conveying * IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-n-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stavens-Ness Form No. 1319 or significant and the seller is a such word in the seller is a such word is defined in the truth-n-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stavens-Ness Form No. 1319 or significant and the seller is a such and the seller is a such as the seller is a suc Edna m. a.f. Filieertd. Jenas 742. 3rd E STATE OF OREGON. Brooking SEXLER'S NAME AND ADDRES 97415 County of awlyn J. Marrisott - Aly Jan - 926 22 nictor Jagues Ro By 344 32 Devens NAME AND LODRESS certify that the within instrument was received for record on the CE RESERVED in book/reel/volume No on FOR & anta RECORDER'S USE ment/microfilm/reception No, 762.7 Record of Deeds of said county. IE, ADDRESS, ZIE Witness my hand and seal of Until a change is requested all fax states County affixed. NAME NAME, ADDRESS, SIP Bv Deputy

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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 fail to make the payments option shall have the following rights: (1) to ductare 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 and/or (3) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then all other rights acquired by the buyer of said purchase price with contract by suit in equity, and in any of such cases, all rights and interest created or then and without any right of the buyer of return, reclamation or compensition for moneys paid on account of the purchase of said seller to be performed by and belong to said resonable rent of such default and reveal such default. And the said seller, in case of such default, and the said seller, inclusing, fully and by and belong to such agreed at resonable rent of said premises up to the time of such default. And the said seller, inclusing, fully and gether with all the improvements and apputtenances thereon or thereto belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of said there of such default, and the said seller, incluse thereon or there belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way at t hereunder to enforce the sume, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding such provision, or as a waiver of the provision itself. affect seller's ling breach of

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 provisions hereot apply equally to curporations and to individuals. This agreement shall bind and insure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, accurptions, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal attixed hereto by its officers duly authorized thereunto by order of its board of directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACCUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE AFPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VEINFY APPROVED USES.

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(If executed by a corporation, affix corporate seal)

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(if the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON County of Klamath STATE OF OREGON, County of) ss.) August 26, 1986 by Earna M. Lenos, Haita E. Sayers, Carcillin J. Marriatt, Koland Ray Sayers This instrument was acknowledged before me on August 28H 1986, by Filbent L LENHS as 03110 States. Dilited Hard Motary Public for Oregon (SEAL) C My commission expires: 2-17-88 Notary Public for Oregon (SEAL) My commission expires: 2-12 ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the data that the instrument secured and the parties are bound, shall be extra wledged, in the manner provided for acknowledgment of deeds, by the conveyor of the the instrument is executed and thereby. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parton of ORS 93.690(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. ties are \$9 00 ca

(DESCRIPTION CONTINUED)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed for record at request of	
of <u>September</u> A.D., 19 86 at 11:41	o'clock A M and duly recorded in Vill work
of <u>Deeds</u>	on Page, and daily recorded in Vol,
FEE \$9.00	Evelyn Biehn County Clerk By Dernotha Spetach