1.5.5 Evelyn Biehn), Count Clore By BY. FEE \$10.00 ENS-NESS LAW PUB. CO., PORTLAND. ATC#\$31763 22050 Vol.M81 Page FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments CONTRACT-REAL ESTATE day of _____December OS 82351 THIS CONTRACT, Made this 2nd ... KLAMATH RIVER ACRES OF OREGON, LITD. , hereinafter called the seller, , hereinafter called the buyer, and RON JAMES SPEARS, A SINGLE MAN WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller Lot 22, Block 24, 4th Addition to Klamath River Acres, in Klamath County, Oregon. (18011 Hamaker Lane) Also included, an undivided 1/3 interest in well and pump house located on subject property. Also included a two bedroom mobile home, Oregon License No. X175180; ID# ORFL1A946382308, (1980 Sandpoint); including range, water heater, refrigerator, dishwasher. Seller warrants that taxes are paid current. æ Buyer to pay taxes and insurance. Buyer has the right to increase payments or pay off at any time without penalty. 9 -INESCHMENON COVAMINED] entre entre l'activitétation constantion à sure of infrastrie station ¢ 330 Dollars (\$30,000,00...) tor the sum of ______THIRTY_THOUSAND_AND_NO/100______Dollars (\$= (hereinatter called the purchase price) on account of which _____TIVE_THOUSAND_AND_NO/100_____ 87 seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$25,000.00) to the order of the seller in monthly payments of not less than -TWO HUNDRED FORTY ONE & 26/100---Dollars (\$...241.26......) each, monthly principle and interest or more payable on the1st.....day of each month hereafter beginning with the month of ...January......., 19.88...., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-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 warrants to and covenants with the seller that the real property described in this contract is P(A) primarily for buyer's personal, lamily or household purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes. posed upon said premises, an prompty detore the same or any part interest decome past due; that at buyer's expense, buyer with insure and keep insured illings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than \$... a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and a company or companies satisfactory to the seller as you as insured. Now if the buyer shall tail to pay any such lines, costs, water rents, taxes or charges o officies of insurance to be delivered to the seller as you as insured. Now if the buyer shall tail to pay any such lines, costs, water rents, taxes or charges o occure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract tail bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. shall Ocar interest at the rate aloresaid, without waiver, nowever, of any right arising to the seller for buyer's breach of contract. The seller agrees that at seller's expense and within a day from the date hereol, seller will furnish unto buyer a title insurance policy insuring (in an armount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, save and said premises in the seller's expense and within a said premises in the seller on or subsequent to the date of this agreement, save and (in an armount equal to said purchase price) marketable title in and to said premises in the seller of or subsequent to the date of this agreement, save and said premises in the seller's expense and the building and other restrictions and the tare of all conveying said premises in the simple unto the fully paid and upon reguest and upon surrender of this agreement, seller will delive a good and sufficient and it encountbrances as of the case of the case; municipal liens, water rents and public charges so assumed by buyer's here's and assigns, the and encumbrances are created by the buyer or buyer's assigns. arising by through or under seller, excepting, however, the said easements, restrictions and the tares; municipal liens, water rents and public charges so assumed by (Continued on reverse) * 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 radius, word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Nets Form No. 1319 or similar. Klamath River Acres of Oregon, Ltd. P.O. Box 52 County of I certify that the within instru-Keno, OR 97627 ment was received for record on the SELLER'S NAME AND ADDRESS , 19....., Ron James Spears 18011 Hamaker Lane in book/reel/vojeme No...... on Klamath Falls, OR 97601 SPACE RESERVED or as fee/file/instru-BUYER'S NAME AND ADDRESS FOR page ment/microfilm/reception No, RECORDER'S USE After recording return to: Klamath River Acres of Oregon, Ltd. Record of Deeds of said county. Witness my hand and seal of P.O. Box 52 Keno, OR 97627 Gounty attixed. NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the following address TITLE Ron James Spears ... Deputy 18011 Hamaker Lane Bv Klamath Falls, OR 97601 55024

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KISHEDD STILE OF OLEDI 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 above required, or any of them, punctually within 20 days of the time limited therefore, or fail to keep any agreement herein contained, then the seller at seller's above required, or any of them, punctually within 20 days of the time limited therefore, or fail to keep any agreement herein contained, then the seller at seller's above required, or any of them, punctually within 20 days of the time limited therefore, or fail to keep any agreement herein contained, them the seller at seller's above required, or any of them, punctually within 20 days of the time limited therefore, or fail to keep any agreement herein contained, them the seller at seller's above required, or any of the holver as adjust the seller hereunder shall thirty case and determine and the right to the possession of the premises above described and and without any right of the buyer of return, reclamation or comperation for moneys paid on account of the purchase of asid seller to the rank of the result, and the seller at a subolutely, tully and and without any right of the buyer as above there or the made; and in case of such default all payments thereints mediately, in an othis contract are to be retained by and belong to said seller, and reasonable rent of said premise up to the time of such default. And the said seller, in case of such default, shall by and belong to said seller, and and reasonable rent or said premise up to the time of such default. And the side seller, no case of such default, and by and belong to said seller, and and reasonable rent of said premise up to the time of such default. And the side seller, in case of such default, shall by and belong to said seller, and and reasons of the thereito belonging.

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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 allect are evender 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 provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision hereof be held to be a waiver of any succeeding breach of any provision or as a waiver of the provision itself. seller's each ol The right hereunder t any such provision $\mathbf{\hat{H}}(\mathbf{r})$

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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 affixed hereto by its officers duly authorized thereunto by order of its board of directors. hinsen by Ettelme Page

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 ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR	E.J. Shipsey, Klamath River Acres of Oregor (Partner) by Ethelene Page Attorney-in-fact
COUNTY PLANNING DEPARTMENT IN VERIFI AFROVED OLDS	Non fames spenies
NOTE-The santance between the symbols (), if not applicable, should be deleted. S () Example to provide the same and the state of the state of the same set o	
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telica unit of marking barchase builds and the start of t	TE OF OREGON,
December 8	instrument; was acknowledged before me on
(SEAL) My conficies an expires: 7/23/89 My c	ry Public for Oregon (SEAL, 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 souted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-re bound thereby. is ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

FORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT.

STATE OF OREGON,	}ss.		
County of Klamat	:hJ		
On this the81 ETHELINE J	PAGE		, 19.87 personally appeared
who, being duly sworn (or <u>E. J. SHIPSEY</u> , of that she executed the foreg edged said instrument to be	Klamath River Acr	es of Oregon, Lib hority of and in behalf of	of said principal; andhe acknowl-
OIAA, Officia	l Seal)	Betore me: Handia	Handscher (Signature)
		Notary Public My Commission	

STATE OF OREGON: COUNTY OF KLAMATH: 9th dav the M87 Filed for record at request of o'clock A_M., and duly recorded in Vol. 10:16 ____ A.D., 19 _____ at ___ December of ____ 22050 on Page _ Deeds ور في المارين 4.2 of _____ County Clerk Evelyn Biehn, 0/10 7 By \$10.00 FEE