PORM No. 704-CONTRACT-REAL ESTATE-Partial Payments. OT 82757 CONTRACT-REAL	
THIS CONTRACT, Made this 5 day of Raymond A. Nelson and Vera A. Nelson, husb	and and willo
and Richard L. Talbott and Sharon L. Talbott,	, hereinafter called the self
WITNESSETH: That in consideration of the mutual agrees to sell unto the buyer and the buyer agrees to purcha	covenants and agreements herein contained, the sell se from the seller all of the following described lan
and premises situated in	
LOT 9 and the Westerly 20 feet of Lot 10, Block III, GRANDVIEW ADDITION TO BONANZA, Klamath County, Oregon.	
TOGETHER WITH grantors interest in a Well July 26th, 1982 in Vol. M82, page 9178.	Agreement recorded
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he insertations were a superior of the second se	
DUNITY OF LA PALLY ***	4 C 000 00
for the sum of Five thousand	VII WIVUSAINA
bereby acknowledged by the seller), and the remainder to 1	be paid to the order of the seller at the times and
amounts as follows, to-wit: The balance of \$4,000.00 to be paid in fu	
Parsen Pactorer Pactorer	unnorance (Ledick 71) Feigels
	Lu, V. METROLI
Mercumer / 10 87.5 Vers A: Welson and Raymond A. A. A. A. Ra Nelson	Alading ve gereon
The second secon	payments shall bear interest at the rate of <b>n/a</b> per cen
annum from the second state of the second stat	between the parties hereto as of Dep cember 5
The buyer warrants to and covenants with the seller that the real property of a set #(A) (primarily for buyer's personal, family or bousehold purposes, a second	lescribed in this contract is
The buyer shall be entitled to possession of said lands on <u>December</u> . buyer is not in default under the terms of this contract. The buyer agrees that at all thereon, in good condition and regair and will not suffer or permit any waste or si other lens and save the seller harmless therefrom and reimburse seller for all costs buyer will pay all taxes hereafter levied against said property, as well as all wate imposed upon said premises, all promptly before the same or any part thereof beco	10th, , 19.04, and may retain such possession so lo linnes buyer will keep the premises and the buildings, now or hereafter er trip thereol; that buyer will keep said premises free from construction an and, attorney's fees incurred by seller in delending against any such liens;
burder liens and save the sense that has the states and property, as well as all wate buyer will pay all taxes hereafter levid against said property, as well as all wate imposed upon said premises, all promptly belore the same or any part thereof beco- buildings now or hereafter erected on said premises against loss of damage by fire	rements, public charges and municipal items which necesiter lawfully the one past due; that at buyer's expense, buyer will insure and keep insure (with extended coverage) in an amount not less than $s$ . $n/a$ we sale and then to the buyer as their respective interests may appear at
in a company of companies issued to the seller as soon as insured. Now if the b policies of insurance to be delivered to the seller may do so and any payment so made procure and pay for such insurance, the seller may do so and any payment so made	buyer shall fail to pay any such living, costs, water, rents, taxes or charges e shall be added to and become a part of the debt secured by this contract - sharthe subscripts buyer's breach of contract.
shall bear interest at the rate aforesaid, without waiver, however, of any Pink arisis 1113 The seller agrees that at seller's expense and within <b>11/3</b>	m the date hereof, seller will lurnish unto buyer a title insurance policy ins itses in the seller on or subsequent to the date of this agreement, save ments now of record, it any. Seller, also agrees that when said purchase pr ver, a good and sufficient deed conveying said premises in tee simple unt
tuity, paid and upon request and the and clear of encumbrances as of the date here buyer, buyer's heirs and assigns the send clear of encumbrances as of the date here arising by, through or under seller and encumbrances created by the buyer or 1 the buyer and turther excepting all liens and encumbrances created by the buyer or the buyer and turther excepting all liens and encumbrances created by the buyer or the buyer and turther excepting all liens and encumbrances (Continued on 	of and tree and clear of all encumprances since said gate placed, permit ins and the taxes, municipal liens, water rents and public charges so assum- buyer's assigns.
UA NALMEZE NHESEOL 2019 During P • IMPORTANT NOTICE: "Delete, by lining out, whichever phrase and whichever worrantly creditor, as such word is defined in the Truth-In-Lending Act and Regulation 27 the seller purpose, use Stevens-Ness Form No. 1319 or similar action is and a defined in the subspace account must be been to unway any purpose the purpose access watch are	Y (A) OF (B) is not oppreciated in the state of the section disclosures for
Raymond A. Nelson and Vera A. Nelson	STATE OF OREGON.
Raymond A. Nelson and Vera A. Nelson 2147 Arthur St., #2 -Klamath Falls, OR 97603	STATE OF OREGON,
Richard L. Talbott and Sharon L. Talbott	ment was received for record on
P.O. Box 61, Bonanza, OR 97623	day of
After seconding return to: a district of the second s	FOR page or as fee/file/in
Klemeth Kells, DR 9/005	Record of Deeds of said county. Record of Deeds of said county. Witness my hand and see
Until a change is requested all tax statements shall be sent to the following address.	approved of the most sector with essential management of the sector of t
Richard L. and Sharon L. Talbott and the second	

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22666 And it is understood and agreed between said parties that time is of the essence of this contract, and it is understood and agreed between said parties that time is of the essence of the contract, and it is contract, and it is understood and agreed between said parties that time is of the essence of the contract, and it is contract, then provide the parties of any of them, punctually within 20 days of the time limited therefor, or lail to keep any agreement herein contained, then the seller at seller a contain the contract concelled for default and null and void, and to declare the purchaser's rights forleited and the debt estinguished, and to relain the seller the provide unpaid principal balance of said purchase price with the inferest thereon at once due and payable; and/or (3) To declare the work unpaid principal balance of said purchase price with the inferest thereon at once due and payable; and/or (3) To declare the solution there is the contract by suit in equity. The agrees and the right is contract by suit in equity. The agrees and seller the there are against the seller hereunder shall revert to and revest in said seller without any right of the buyer of any of said property as absolutely, fully and perfectly as it this contract and such payments had never be compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as it this contract and such payments had never been not one and property as absolutely, fully and perfectly as it this contract and such payments had nevers been on a such property and promess to be refarmed by on belong to said seller as the agreed and reasonable and to said perfectly as it this contract and such payments had never been on an one of such default; and have the right in immediately, or at any time thereon or of and property as absolutely, fully and perfectly as it this contract and such payments had never been one of such default all pay process of law; and take immediate possession thereot, together with all the improvem nd and agreed belyeen said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments them, punctually within 20 days of the time limited therefor, or tail to keep any agreement herein contained, then the seller at seller's 5<sup>3</sup>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 affect 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 bu any such provision, or as a waiver of the provision itsell. In book real or shares SELLER agrees that 5 days afther final payment is made a Warranty Deed will be bio. furnished to the buyers. ant to present area received for second on the Ficherd L. Tay solt and Sharon L. Talbott could don't the willow the str-.... () However, the ad 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. Harmand A. Nelson Vera A. Nelson Hickard I. Talbott a 91 de 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 COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. Sharon L. Talbott The part of store of any post the 271 \*BUYEK. Comply with ORS 33.905 el sed prior to exercising this sensely. NOTE-The sentence between the symbols (D, if not opplicable, should be deleted. See ORS 33.030 Is under sentence between the symbols (D, if not opplicable, should be deleted. See ORS 33.030 Is under sentence between the symbols (D, if not opplicable) and (D, if not opplica an most terb et a NOTE 1 83 . The first sector of the sect (If the signer of the above is a corporation, a single state of the form of acknowledgement panasite.) erests startt bet gen to we the couper 2 Stor Been see yes 3 STATE OF ARIZONA County of La Paz This instrument was acknowledged before me on a This instrument was acknowledged before me on .... December 19 87 , Бу December 7 . 19 87. by Vera A. Nelson and Raymond A. Raymond A. Nelson Nelson Wera A. Nelson Dela RAV Notary Public for Oregon Judich Li Morgado Notary Public for (SEAL) (SEAL) 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 is executed 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-veyed. 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-ties are bound thereby ORS 23.999(8) Viciation of ORS 93.635 is numishable, upon conviction) by a fine of not more than \$100.11 (SELECT ( 1.18 LECTUL OF MINICI. ) (Usandaries charged a purchase buce) or are (DESCRIPTION CONTINUED) OF BEAR 1145 61 1.5 43 10: 10: thousand ---00.000.533 200.00 STATE OF ARIZONA SS pe action along and before ma this 1444 day of This wider 1987 by <u>Richard and official sol</u> <u>Den</u> 1987 by <u>Richard</u> <u>Selbott</u> is elases whited I have the act any head and official sol <u>Aun Heiner</u> NOTARY PUBLIC WA Commission Expluse Yang 53' 1991 in Vol. W32, page 94/78. felderich foundy, Orscon. CONNIX DETA DAS 282 STATE OL WISCOW STATE OF ALL OF STATE OF OREGON, SS. County of Klamath 

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