FORM No. 706-CONTRACT-REAL ESTATE-Menthly Forments.	ATTEMPT OF THE PROPERTY OF THE	The state of the s
IN MA AAF	ONTRACT—REAL ESTATE VOLM93 Pag	je <u>303</u> 93
THIS CONTRACT, Made this	day of NOYEMBER	, 19.73., between
WILLARD H. JONES	, hereine	ofter called the seller,
and HUTCHESON - VAN WIN	, heteina	Her called the buyer,
WITNESSETH. That in consideration of	the mutual covenants and agreements herein	contained, the seller
agrees to sell unto the buyer and the buyer agre and premises situated in	PTH County, State of ORCGON	J, to-wit:

LOT 3 BLUCK 4 TRACT 1046 ROUND LAKE ESTATES LOCATED NE V4 of S.E. Y4 SECT. 07 T. 395 R. OSE W.M.

-	
	No.
for the sum of FINE THOUSAND THREE HUNDRED F	Dollars (\$5 a00
tor the sum of EIVE THOUSAND THREE HUNDRED E (hereinafter called the purchase price) on account of which ONA TH	OUS AND 4
Dollars (\$.1,000 is paid on the execution hereof (the receipt of	of which is hereby acknowledged by the
caller), the hiver agrees to pay the remainder of said purchase price (to	-WIE: \$ \$
the colleg in monthly payments of not less than	***************************************
- " CO LOTAL DO NOCH MONTH	
payable on the day of each month hereafter beginning with the	
day of each month hereafter beginning with the	month of DEC. 1993.
town 1 to 1 - and a sid asserbase arice shall hear interest at the rate of	at the state of th
Dec. 1,1993	and *) in addition the minimum
Dec. 1,1993 until paid, interest to be paid	being included in
monthly payments above required. Taxes on said premises for the curre	nt tax year shall be prorated between the
the territor of the date of this contract. NOTE: UREGON IN	メ ダビガル・プライディ すい じょつい フグ
The buyer warrants to and covenants with the seller that the real property described in this *(A) primarily for buyer's personal, family, household or agricultural pusposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial terms.	int purposes adher the supplementation of purposes
(B) for an organization or (even it buyer is a natural person) is for business or commercially the control of the buyer shall be entitled to possession of said lands on. The buyer shall be entitled to possession of said lands on the control of the buyer agrees that at all times he will see the form in good condition and repair and will not suffer or permit any waste or strip thereol; the thereon, in good condition and repair and will not suffer or permit any waste or strip thereol; the tiens and save the seller harmless therefrom and reimburse seller for all costs and aftorney other liens and save the seller harmless therefrom and reimburse seller for all costs and aftorney that he will pay all taxes hereafter levied anginst said property, as well as all water rents, public that he will pay all taxes hereafter levied anginst said property, as well as all water rents, public become past due be imposed upon said premises adainst loss or damage by lire (with extende	19 93 and may retain such provides a section of
The buyer shall be entitled to possession of said lands on	eep the premises and the hinkings over he heratier semiled
thereon, in good condition and repair and will not suffer or permit any waste or strip thereof; the	s tees incurred by him in defending against any such here
that he will pay all taxes hereafter levied auginst said property, as well as all water rents, public	that at buyer's expense, he will more and recommend
be imposed upon said premises, all promptly belore the same or any part thereof become past dur- all buildings now or hereafter receted on said premises against loss or damage by lire (with extend- in a company or companies satisfactory to the seller, with loss payable lirst to the seller and then	d coverage) in an amount not fees than \$ The AT VIL
in a company or companies satisfactory to the seller, with loss payable first to the seller and then	if to pay any such liens, costs in after tents, takes or charges
all buildings now or hereafter erected on said premises against loss or damage by fire (with extende in a company or companies satisfactory to the seller, with loss payable first to the seller and that all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail or to procure and pay for such insurance, the seller may do so and any payment so made shall be contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising the same same same same same same same sam	g to the seller for busier's breach of contract
Til	I the state of the state of the accumulation was
swing (in on opening equal to enid purchase price) marketable title in and to raid premises in the	al regard if any. Seller also agrees that when said trumbare
. Little and and upon request and upon sufferder of this agreement, he will	*
price is fully paid and a signs, free and clear of encumbrances as of the date hereof and unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and permitted or arising by, through or under seller, excepting, however, the said easements and restrict charges so assumed by the buyer and further excepting all liens and encumbrances created by the charges so assumed by the buyer and further excepting all liens and encumbrances created by the	he buyer or his assigns.
(Continued on reverse)	
**IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (8) is not a a such word is defined in the Truth-in-lending Act and Regulation Z, the seller MUST comply with the Act as such word is defined in the Truth-in-lending Act and Regulation Z, the seller MUST comply with the Act as such word is defined in the Truth-in-lending Act and Regulation Z, the seller becomes a first lien to finance the purchase of	applicable. If warranty (A) is applicable and it seller is a tredition.
as such word is defined in the Truth-in-Lending Act and Regulation I, the seller MUST comply with the Ac use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of	a dwelling use Stavens-Mass Form No 1307 or similar
Willard H. Jones	STATE OF OREGON.
14103 Ravenwood Drive	Jag.
KIZMZTL FOUS OR. 97601	County of
SELLER'S NAME AND ADDRESS	I pertify that the within instru-
Hutcheson & Van Winkle	ment was received for record on the
Canstruction Co. 3941 Bristol Ave Klamath Falls CR.	
3941 Bristol Ave Klamath Falls De. SPACE RESERVED	at o'clock M., and recorded
BUYER'S NAME AND ADDRESS 97601 FOR	in book reel volume No on
After recording return, to:	page or as ducument 'tee, tile,'
Willerd H. Jones,	unstrument microtism (%0)
14103 Revenwood Drive	Record of Deeds of said एडेस्प्राए
Klamath Falls OR. 97601	Witness my hand and seal of
NAME, ADDRESS, ZIP	County affixed.
Until a change is requested all tax statements shall be sant to the following address.	
Hutcheson & Van Winkle	NAMES TO STATE OF THE STATE OF
Construction Ca	state and sec
3941 Bristol Aus. Klamath Faxs Un.	By $Deputy$
NAME, ADDRESS, ZIP 9.7601	The state of the s

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the tuyer shall fail to make the payments above required, or any of them, punctually within 30 days of the time limited therefor, or tail to keep any agreement herein contained them the solies of the solies of the solid of the solid

	and Su
The true and actual consideration paid for this transfer, stated in	terms of dollars, is \$ 5,300. The second annual ann
In case suit or action is instituted to foreclose this contract or to sum as the trial court may adjudge reasonable as altorney's less to be a judgment or decree of such trial court, the losing party further promises party's attorney's less on such anneal.	i enlorce any provision hereof, the looking party in said suit or action agrees to pay such llowed the prevailing party in said suit or action and d an appeal is taken from eas a to pay such sum as the appellate court shall adjudde reasonable as the prevailing
In construing this contract, it is understood that the seller or the the singular pronoun shall be taken to mean and include the plural, the reshall be made, assumed and implied to make the provisions hereof apply. This agreement shall bind and inure to the benefit of, as the circ	buyer may be more than one person or a corporation; that if the context so requires, masculine, the leminine and the neuter, and that generally all grammatical changes equally to corporations and to individuals. committees may require, not only the immediate parties beset but their respective.
neirs, executors, administrators, personal representatives, successors in inte	erest and assigns as well. executed this instrument in triplicate; if either of the under-
and the second s	me to be signed and its corporate seal affixed hereto by its of-
ficers duly authorized thereunto by order of its board	
SELLER Wellard Wyones	BUYER HUJCHISON - VPL WORKE COURT CO
	By: Elletham, Princet
NOTE—The sentence between the symbols (1), if not applicable, should be delete	
	TATE OF OREGON, County of KLAMATH Co.) 15.
County of Marith	November 15 , 19 93
1 Kulmber 17, 1095	Personally appeared F.C. HUTCHOSON and
rersonany appeared the above hanieu	who, being duly sworn. ach for himself and not one for the other, did say that the former is the
	president and that the latter is the
and acknowledged the foregoing instru-	secretary of
mind to to \\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	, a curporation. nd that the seal affixed to the foregoing instrument is the corporate seal
ot of	f said corporation and that said instrument was signed and scaled in two
	alf of said corporation by authority of its board of directors; and each of seem acknowledged said instrument to be its voluntary act and deed.
Signate consistences and the state of the st	Bofore me:
Notach Puth Nicol Oregon N	olary Public for Orgion
My mommission expression M	ly commission expires: 10-2-94
ONY GOMESSION EXPIRES AFR 20, 1996	any real property, at a time more than 12 months from the case that the form west
is established the parties are bound, shall be acknowledged, in the man veyed. Such instruments, or a memorandum thereof, shall be recorded by the are bound thereby	ner provided for acknowledgment of deeds, by the conveyor of the tale to be con- y the conveyor not later than 15 days after the instrument is executed and the par-
ORS 93.990(3) Violation of ORS 93.635 is punishable, upon convict	tion, by a fine of not more than \$100.
(DESCRIP	TION CONTINUED)
, 10	
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
778 1 1	1 77 7
	d H. Jones the 1/th day
of Deeds	
	Evelyn Biehn County Clerk
FEE \$35.00	By Dankon Much noto-se
opy 1.00	
The state of the s	er over the first term of the property page (see a second
OFFICIAL SEAL Notath Funitor Dregon Notath Funitor Dregon COMMISSION NO. 014776 OLY COMMISSION NO. 014776 OLY COMMISSION NO. 014776 OLY COMMISSION NO. 014776 It states that the state of the total product of the state of	otary Public for Oregon Ty commission expires: 10-2-94 any real property, at a time more than 12 months from the case that the part of deed, by the conveyor not later than 13 days after the instrument is executed and the part tion, by a fine of not more than \$100. TION CONTINUED) d H. Jones 4 o'clock A.M., and duly recorded in Vol. M93 on Page 30393 Evelyn Biehn County Clock

SECTION OF THE CONTROL OF THE CONTRO