	401 7431
FORM No. 706—CONTRACT—REAL ESTATE—Monthly Payments (Individual or Corporate) (Truth-in-Lending Series).	VOL MILL PAGE
sn Anril	10 71 between
THIS CONTRACT, Made this 5th day of April Clarence A. Warren and Martha K. Warren, husl	
and wife and George A. Pondella Jr.	
	Hereinaiter caned the buyer,
the mutual covenants and a	preements herein contained, the
scribed lands and premises situated in	
Towns	hip 35 South, Range 7
East of the Willamette Meridian, Klamath County, or	
cularly described as follows: Beginning at a point on the east line of the Old Da	lles-California Highway
(State Highway #427), said point being west a south 0° 57' East a distance of 700.0 feet (West 56	and Records) from the
feet by Deed Volume 311, page 127, Klamach County 2	Range 7 EWM; thence
Northeast corner of Lot 9, Section 7, township 55 South 0° 57' East along the East line of said highly South 0° 57' East along the East line of Agency La	ay a distance of 100.0
feet; thence West to the Easterly bank of Agency Lake to an iron p	in located west a
feet to an iron pin on the West line of said Highwa East a distance of 60.0 feet, more or less to the p	
Payments do not include taxes and fire insurance.	
for the sum of Eight Thousand and No/100thsTwo Thousand	Dollars (\$8,000.00)
to the state of which the state of which	The state of the s
(hereinafter called the purchase price), on account of which Dollars (\$2,000.00) is paid on the execution hereof (the receipt of which Dollars (\$2,000.00) is paid on the execution hereof (the receipt of which Dollars (\$2,000.00))	th is hereby acknowledged by the
of the seller in monthly payments of not less than Fifty and No/100 Dollars (\$50.00) each, or more,	
payable on the 15th day of each month hereafter beginning with the month	h of May
April 15, 1971 until paid, interest to be paid mont	the current tax year shall be pro-
the minimum monthly payments above required 2	IP'
rated 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 constraints of the property described in this contract. The buyer is the property described in this contract. The buyer described in this contract the property described in the property de	ntract is
(A) primarily for buyer's personal, family, household of agreement for business or commercial personal for metorgatinations of fevers if they are in a material personal for business or commercial personal for the business of the b	mposes with white agricultural properties
The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to possession of said lands on CLOS 1110. The buyer shall be entitled to buyer shall be entitled to	e buildings on said premises, now or hereafter will keep said premises free from mechanic's
erected, in good condition and repair and will not suite of minimum settler for all costs and attorney and all other liens and save the seller harmless therefrom and reimburse seller for all costs and attorney and all tares hereafter levied against said property, as well as all water rents, respectively.	s lees incurred by him in detending against any sublic charges and nunicipal liens which here-
after lawfully may be imposed upon said premises, all promptly before the same or any part interest becomes additionally may be imposed upon said premises, all promptly before the same or any part interest becomes and keep insured all buildings now or hereafter erected on said premises against loss or damage by insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by	y fire (with extended coverage) in an amount
insure and keep insured all buildings now or nereative election of the seller, with loss pay not less than \$	able first to the seller and then to the buyer as insured. Now if the buyer shall fail to pay any
their respective interests may appear and air policies of insurance and pay for such insurance, the seller may of such lies, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may of such lies, costs, water rents, taxes, or charges or to procure and shall bear interest at the rate aloresaid, we and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, we	lo so and any payment so made shall be dated
the seller for buyer's breach of contract. The seller agrees that at his expense and within	Il turnish unto buyer a title insurance policy in .
suring (in an amount equal to said purchase price) marketable fille in and to said premises in the series save and except the usual printed exceptions and the building and other restrictions and casements now save and except the usual printed exceptions and the building and other restrictions and casements and uson surrought of this agreement, he will delive	of record, it any. Seller also agrees that when
to and become a part of the deot secured by this collisions the seller for buyer's breach of contract. The seller agrees that at his expense and within	ments and restrictions and the taxes, municipal
liens, water rents and public charges so assumed by the buyer and turther excepting an iens and charged. And it is understood and agreed between said parties that time is of the essence of this contract payments above required, or any of them, punctually within ten days of the time limited therefor, or tail payments above required, or any of them, punctually within ten days of the time limited therefor, or tail the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to the said purchase price with the interest thereon at once due and payable and/or (3) to foreclose this contract and interest created or then existing in layor of the buyer as against the seller hereunder shall all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall review of the negriss above described and all other rights acquired by the buyer hereunder shall rev	, and in case the buyer shall fail to make the
payments above required, or any of them, punctually within ten days of the time influent director, or the the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to the seller at his option shall have the lower right and payable and/or (3) to foreclose this contract.	declare the whole unpaid principal balance of act by suit in equity, and in any of such cases,
all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall repossession of the premises above described and all other rights acquired by the buyer for the possession of the premises and a said seller to be preformed and without any right of the buyer of return	ert to and revest in said seller without any act
of re-entry, or any other act of said seller to be performed and without any item of the purchase of said property as absolutely, fully and perfectly as it this contract and su on account of the purchase of said property as absolutely, fully and perfectly as it this contract are to be retained by and belong to said	ch payments had never been made; and in case seller as the agreed and reasonable rent of said
all rights and interest created or then existing in layor of the buyer as against the superposession of the premises above described and all other rights acquired by the buyer hereunder shall reversession of the premises above described and all other rights acquired by the buyer hereunder shall reverse to early or account of the purchase of said property as absolutely, hilly and perfectly as it this contract and sure of the contract and sure the contract all payments theretolore made on this contract are to be relained by and belong to said such default all payments theretolore made on this contract are to be relained by and belong to said premises up to the time of such default. And the said seller, in case of such default, shall have the right of the contract and the contract and the contract and the contract and the contract are to be relained by and belong to said seller, in case of such default, shall have the right of the contract and the	er with all the improvements and appurtenances
thereon or thereto belonging. The buyer lurther agrees that failure by the seller at any time to require performance by the bubis right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision itself, ceeding breach of any such provision, or as a waiver of the provision itself.	yer of any provision hereof thall in no way affect vision hereof be held to be a waiver of any suc-
his right hereunder to enforce the same, nor shall any waiver by same series of the provision or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 0.0.	00.00 OHovever the setuat comid-
The true and actual consideration paid for this transfer, stated in territs of domain, MN YVW	1. 1
eration comists of or includes other property or rainer given or monded which is the shock of in case suit or action is instituted to loreclose this contract or to enlore any of the provisions court may adjudge reasonable as attorney's less to be allowed plaintiff in said suit or action and if out the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge to the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge to the trial court.	hereof, the buyer agrees to pay such an appeal is taken from any judgment or decree reasonable as plaintill's attorney's lees on such
of the trial court, the buyer further promises to pay such sum as the appealate court shall adjudge appeal.	person; that if the context so requires, the singu-
of the trial court, the buyer further promises to pay such sum in the property of the property	dividuals.
designed is a cornoration, it has caused its corporate name to be signed at	na its corporate seat attixed hereto
by its officers duly authorized thereunto by order of its board of directors.	Dinale Vindellan
Clarence a Warren Geo	rge A. Pondella Jr.
Sclarence A. Warren	. 50 11.
Martha K. Warren	NOTE: The sentence between the sym- cable. bols (D), if not applicable, should be
MATTHA K. WATTEN *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whithever warranty (A) or (B) is not applied If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending A: If warranty (A) is applicable and if the seller is a creditor, or such word is defined in the Truth-in-Lending A: Regulation 7, the teller MUST comply with the Act and Regulation by making rejected disclosures; for this pure Several-Ness form No. 1308 or similar unless the contract will become a first lien to finance the purchase	deleted: see Oregon Revised Sidiores

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CONTRACT	(FORM No. 706) STEVENS. NESS LAW PUB. CO., PORTLAND, ORE.			Address	Address	19	Lot. Block.	OF OREGON, v. of Klamath	that the within	at was received for 5thay of July 3:52 o'clock P.M.	age7431	County affixed.			By Capital Chaffe Commen	AFTER RECORDING RETURN TO	John Kalita	Box 181	
STAT. Co.	CEORN No. 706)	ORE	Kla	F. Address	th 19. The And George	71. Dated	Cotation Addition	STATE OF OREGON, SS.	In I certify that the within	rith of the state	in book. 1471. on page. 7431	Wirness 'my nand and sear	Countred	y of.	he other, president secretarian in the secretarian	did say strume	who, tha d the	being du the forn the lat, a co the corp and seal	ly sworn ner is the ter is the rporation orate sea ed in be
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