FORM No. 706. CONTRACT-REAL I TK 7020	35-4(662		د. در میرون میرون و در میرون و در میرون و میرون ورد ورد ورد ورد و میرون و در و در میرون میرون و در میرون میرون میرون میرون و در میرون و در میرون و در میرون و در و
7030	SYATE Monthly Position to	$\alpha_{1} = 10^{-5} \alpha_{1} + \frac{1}{2} \alpha_{1} + \frac{1}{2} \alpha_{2} + \frac{1}$	
THIS CONTRAC	CONTRACT-REAL ESTATE	, 19 15, between	
and ANDREN N. P CHUN LIEN C	ARKER JR. & YVONNE J. PARKER and MING HUI herein	to horoth Containeu, the	
WITNESSETH seller agrees to sell un scribed lands and pren	That in consideration of the mutual covenants and experiments of the buyer and the buyer agrees to purchase from the seller constraints of $OREG$ is situated in KLAMATH County, State of $OREG$ f the Northeast $\frac{1}{2}$ of Southwest $\frac{1}{2}$ that lie	es North	
of the SPR.	GUE RIVER HIGHWAY in Section 35, Township	p 34 South,	
Downo 8 Fa	t. W-M-	·	
SUBJECT TO	Reservations and restrictions of record and rights of way of record and those a the land.	apparent on	
In Str			
for the sum of (hereinafter called th Dollars (\$2,200.0 seller); the buyer ag of the seller in mom	even Thousand and 00/I00ths. * * * * * Do e purchase price), on account of which Two Thousand Two o is paid on the execution hereof (the receipt of which is here) is paid on the execution hereof (the receipt of which is here) and the execution hereof (the receipt of which is here) and the execution hereof (the receipt of which is here) and the execution hereof (the receipt of which is here) and the execution hereof (the receipt of which is here) and the execution hereof (the receipt of which is here) and the execution hereof (the receipt of which is here)	II,000.00 Hundred and 00/100 ereby acknowledged by the	
Dollars (\$2,200. seller); the buyer ag of the seller in mon Dollars (\$110.00	rees to pay the remainder of said purchase price (to wit: 5 One Hundred & Ten hiy payments of not less than high including 72 % Interest per annu	and 00/100ths/ m	
payable on the IO and continuing unti- all deferred balance	th day of each month hereafter beginning with the month of I said purchase price is fully paid. All of said purchase price a s of said purchase price shall bear interest at the rate of	pnay be paid at any time; per cent per annum from and * (postduerxsx)	
	Construction of the required. Taxes on said premises for the cur	rrent tax year shall be pro-	
The buyer winting for $\circ(A)$ primatily for (B) for an observed The buyer shall be he is not in delault under erected, in good condition and all other liens and sa such liens that he will p	It payments above required to the contract. arties hereto as of the date of this contract. to and covenants with the selfer that the real property described in this contract is buyer's personal. family, household or advicultural purposes, buyer a personal. family, household or advicultural purposes, buyer are found to the selfer that the real property described in this contract is here the selfs contract. The buyer advest that at all times the real; that he will kere and repair and will not suffer or permit any wate or still better and will kere and repair and will not suffer or permit any wate or still better of that the will kere and repair and will not suffer or permit any wate or still attorney's lees inc. the the selfs hereafter levied advints said property. as well as all water rents, public ch- v all taxes hereafter levied advints said property. as well any part thereof become past is buildings now or hereafter erected on said premises advistant loss on advible first.	I may retain such possession so long as nds on said premises, now or hereafter or said premises thre from mechanic's curred by him in delending against any barges and municipal liens which here- i due; that at buyer's expense, he will with extended coverage) in an amount	
not less than \$ their respective interests a their respective interests a such ligns, conts, water re	ay appear and all policies of insurance to be delivered to the selfer as soon and us, taxes, or charges or to procure and pay for such insurance, the selfer may do so and us taxes, or charges or to procure and pay for such insurance, the selfer may do so and the debt secured by this contract and shall bear interest at the rate aloresaid, without w he debt secured by this contract and shall bear interest at the rate aloresaid, without w he do contract.	any payment so made shar be added waiver, however, of any right arising to h unto buyer a title insurance policy in-	
The seller agrees suring fin an anomal sen save and except the stat said purchase primple un premises in the alaced. p	hat at his expense and within . In and to said premises in the seller on or sure at to said purchase price, marketable title in and to said premises and escentents now of recor- printed exceptions and the building and other restrictions and escentents now of recor- printed exceptions and the building and ander of this agreement, he will deliver a goo by paid and upon request and upon and clear of encumbrances as of the date hereof o the buyer, his heirs and assigns, line and clear of encumbrances as of the date hereof initied or arising by, through norm and hurther escepting, however, the said essembla a united or arising by, through norm and hurther escepting all liens and encumbrances (for the same second	Insequentiany. Seller also agrees that when read and sulficient deed conveying said and tree and clear of all encumbrances and restrictions and the taxes, municipal recated by the buyer or his assigns.	T d
*IMPORTANT NOTICE: Delt o creditor, os such word is for this purpose, ues Stevens-Ness Form No. 130 Stevens-Ness Form No. 130	te, by lining out, whichever phrase and whichever warrenty (A) or (B) is not applicable. It was defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and s-Ness Form No. 1308 or similar unless the contract will become a first fien to finance the p or similar.	arranty (A) is applicable and if the senior is a Regulation by making required disclosures; purchase of a dwelling in which event use OF OREGON,	E THE STREET
RICHARD SELL	B. HAMMOND Courses I I W. PARKER JR. ment w	ss. nty of t certify that the within instru- vas received for record on the 19	
YVONNE	J. PARALK & CHUN LIEN CHEN R'S NAME AND ADDRESS FOR tile/red	day of, 19, o'clock, k on page or as of number	
	County	Witness my hand and seal of y affixed.	together day of Se What
Until a change is requested all And re wWi Ray Bax 369 Eagle River,	tax statements shall be sent to the following address. Key St. By A laska 97522	Recording Officer Deputy	whatsoever

14059	
And it is understood and agreed between sail parties that time is of the essence of this contract, and in case the bayer shall fail to make the payments above required, or any of them, principally within for days of the time limited therefor, or fail to keep any agreement herein contained. then payments above required, or any of them, principally within for days of the time limited therefor, or fail to keep any agreement herein contained. then the payments above required, or any of the size of the top contract mill and ved. (2) to declare the whole unput of the whole unput principal balance of the path at the other days of the days of the top of the size of the other the size of an any of size of the size.	and the second se
By ments above required, or any control between the starts to declare the secontract multiple and vend. (2) to declare the whole on and priminal bulkness of the seller at his option shall have the following rights (1) to be contract multiple and or (2) to declare the senter the senter the senter of the ments of the sentence of such delault. Addit all payments there there made on the offer of the sentence of sentence of sentence of sentence of sentence of the sentence of sentence of sentence of sentence of sentence of sentence of the sentence of	A La serie and the second s
enter upon the land addressat, without any process or law, and day involves performance by the buyer of any provision hered shall in no way affect therefore or therefore belowing. The buyer burther agrees that laiture by the softer at any time to require performance by the buyer of any provision hered shall in no way affect his right heremoler to enforce the same, nor shall any waive by said selfer of any breach of any provision hered he field to be a waiver of any soc ceeding breach of any such provision, or as a waiver of the provision itself.	the second
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$	and the second
eration consists of or includes other property or value given or primised which is the whole consuming to the buyer agrees to pay such sum as the In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereol, the buyer agrees to pay such sum as the court may adjudge reesonable as attorney's ters to be allowed plaintill in said suit or action and if an appeal is taken from any judgement or deren of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintil's attorney's ters on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- lar pronoun shall be taken to mean and include the planal, the masculame, the fermine and the neuter, and that denerally all grammatical changes shall be made, assumed and implied to make the provisions hereod apply equally to corporations and to individuals.	
be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un- dersigned 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.	
ranchew w. Parkerp There the Chern	
NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). Rectional B. Hannike	
STATE OF OREGON, Alaska STATE OF OREGON, County of County of ss. County of Personally appeared	المستعمد
Personally appeared the above named	
and acknowledged the foregoing instru- ment to be voluntary act and deed. , a corporation and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of	
(OFFICIAL SEAL) Notary Public for Green Alasta Notary Public for Green Alasta	
My commission expires My commission expires My commission expires:	
¹⁰ (1) All instrimients contracting to convey the title to any real inpurity at a converse of the second end the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed, such instruments or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby	
(DESCRIPTION CONTINUED) It is hereby understood that the buyer's will be held subject to but harmless from that certain mortgage dated March 1, 1966 in favor of The Federal Land Bank. in theamount of \$120,000.00	
STATE OF OREGON,	E the second sec
County of Klamath	THE ATTREE
BE IT REMEMBERED, That on this 10th day of November , 19 75, before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Richard B. Hammond, a single man	
known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed	
IN TESTIMONY WHEREOF, I have hereunid set my hand and drived my official seal the day and year last above written.	
Notary Public for Oregon. My Commission expires 10-12:79	
STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of <u>TRANSAMERICAL TITLE INS.</u> 30	togeth day of whate
this 10th day of .NOVERBUR. A. D., 19.75 at 11;18 o'clockA. M., and duly recorded in	whatsod
VolH.Z.5., ofDiscus on Page14058 F2E \$ 6.00WM. D. MILNE, County Clerk By (Hangel Lange Deputy	A second s
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