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38-9123 FORM No. 706. CONTRACT-REAL ESTATE-Monthly Poyments.	المالية المالية المستعدية المستقدية المستقدية المستقدية المستقدية المستقدية المستقدية المستقدية المستقدية المست من المستقدية
1571.3 Corrected CONTRACT_REAL ESTATE THIS CONTRACT, Made this 1st day of June , 1976, between	
GEORGE WHITE and DONALD ERNEST VAN VLIET and TOM GORDON TENOLD	
each to an undivided ½ interest , hereinafter 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 agrees to purchase from the seller all of the following de-	
scribed lands and premises situated in Klamath County, State of Oregon , to-wit: PARCEL 1: The NEZ SWZ of Section 7, Township 36 South,	
Range 13 East of the Willamette Meridian PARCEL 2: The SEX SWX of Section 7, Township 36 South,	
Range 13 East of the Willamette Meridian	
This corrects contract dated June 26, 1975 between parties hereto as to the legal description.	
	مان ما استامه ابر ما معرفهما - است <i>مان من معرفه الماليات المحرفة المحرفة المحرفة المحرفة المحرفة المحرفة المحرفة ا</i> المحرفة المحرفة
for the sum of Fifteen thousand five hundred and no/100 Dollars (\$15,500.00) (hereinafter called the purchase price), on account of which Two thousand and no/100	And the second sec
Dollars (\$2,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$13,500.00) to the order of the seller in monthly payments of not less than <u>One hundred fifty and no/100</u> to the order Dollars (\$150.00) each,	A CONTRACT OF A CO
payable on the 1st day of each month hereafter beginning with the month of August , 1975, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time;	
all deferred balances of said purchase price shall bear interest at the rate of	
the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- rated between the parties hereto as of the ZAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
The buyer shall be entitled to possession of said lands on 38.01 . Matter ULE CLOPENDES and may retain such possession so long as he is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, new or hereafter erected, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises the form mechanic's and all other tiens and save the seller harmless therefrom and reimburse seller for all costs and attorney's lees incurred by him in defending against any and all other tiens and save the seller harmless therefrom and reimburse seller for all costs and attorney's lees incurred by him in defending against any here there have a definite the definite and will an all water contracts.	
such heits had he will have an eases all momptly before the same or any part thereof become past due; that at buyers expense, he will after having may be imposed upon said premises, all momptly before the same or any part thereof become past due; that at buyers expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than s n/a . In 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 all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall he added such liens, costs, water rents, taxes, or charges or to precure 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 and shall bear interest at the rate alteread, without waiver, however, of any right arising to	
but if here one a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller low buyer's breach of contract. The seller agrees that at his expense and within n/a	
Since and due placed, period with the placed, period with the stand of the stand of the placed place	
*IMPORTANT NOTICE: Dolets, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is opplicable and if the seller is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the tailer MUST comply with the Act and Regulation by making required disclosures; for this purpose, we Slovens-Ness Form No. 1308 or similar unless the contract will became a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.	
SELLER'S NAME AND ADDRESS	
I certify that the within instru- ment was received for record on the day of	
After recording relium to: Itansamerica little Recorder's use file/reel number Record of Deeds of said county.	
Witness my hand and seal of County effixed.	
See Original Recording Officer By Deputy	
NAME, ADDRESS, 2IP	

3892 of the essence of this contract, and in case the buyer shall fail to make the be time limited therefor, or fail to keep any afterement herein contained, then contract null and void. (2) to defate the whole conside principal builds for (3) to lorectose this contract by suit in equity, and it and the right coses, start the selfer hereunder shall otherly cease and design leftly without any set the buyer hereunder shall never to any and the start of the right to the y right of the buyer of tetturn, relation or compensation for moneys paid weight and it is contract and as a selfer as the agreed and reasonable rent of said every an it this contract and any after the agreed and reasonable rent of said every as it this contract and a shall effer as the agreed and reasonable rent of said And it is underived and agreed between said parties that time is of the essence of this contract, and in case the buyer st payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any affectompaid in the payments above required the intervent there and none due and payable and/or (3) to intervent or fail to keep any affectompaid built purchase price, with the intervent there and none due and payable and/or (3) to locate the chall where with any of the possession of the premises above described and all other rights acquired by the buyer of hell with a contract in said and of the price with the intervent there and note of the buyer as adams the selfer heredow that where the and revest in said of the entry, or any other act of said where to be performed and without meetly on it this contract and such payments there do not never the said or the right of the price with the right of the price with a duplicity. The said there does not a said where the said of the price of the solution of the price of a said where the said other right or the solution of the price of the price of the advection of the price of the solution of the price of the price of the solution of the price of the solution of the price of the solution of the price of the price of the price of the price of the solution of the price of the solution of the price of the solution of the price of the solution of the price of the con or thereto belonging. The buyer Kuther agrees that failure by the selfer 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 selfer of any breach of any provision hereof be held to be a waiver of any suc-ing breach of any such provision, or as a waiver of the provision itself. trial court, the buyer lutiner promises to pay such such as the appendic court and using the contract, it is understood that the seller or the buyer may be more than one person; that it the contert so requires, the singu-non shall be taken to mean and include the plural, the maximum contract in the neuter, and that generally all grammatical changes shall de, 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 undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers quily authorized thereinto by order of its board of directors. <u>Heoregi White</u> <u>Buyer</u> puyor Hordon Dance Cinest Can NOTE—The sentence between the symbols (), if not opplicable, should be deleted. See ORS 93.0301. CALIFORMA STATE OF OREGON, STATE OF OREGON Ċ. STATE OF OREGON, County of, 19... County of PLACER Personally appeared . 19 > 6 VUNE 24 ...who, being duly sworn, each for himsell and not one for the other, did say that the former is the Bersonally appeared the above named TOM GORDON THAREP NONALD FRAEST VAN YLLE T president and that the latter is the secretary of and that the seal allixed to the foregoing instrument is the corporation, 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 them acknowledged said instrument to be its voluntary act and deed. Before me: and acknowledged the loregoing instrument to be THEIR voluntary act and deed. (OFFICIAL Alford C (OFFICIAL SEAL Notary Public for Oregon My commission expires A U.S. 15, 1978 My commission expires: Notary Public for Oregon Summenumenternangenergenerg (DESCRIPTION CONTINUED) BYRON CLAIBORNE BYRON CLAIBORNE NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN PLACER COUNTY My Commission Expluse August 18, 1978 State of Oregon, County of Klamath STATE OF OREGON, County of Klamath I hereby certify that the within instrument was * received and filed for record on the $\frac{30\text{Lh}}{10}$ day of $\frac{10}{10}$ 76 $\frac{30\text{Lh}}{10}$ 11. ____, 19<u>___76_</u>, at __10;43 day of___ 9891 o'clock ____ A M. and recorded on Page George White in Book M 76 Records of MDLEUS MIS and ecknowledged the toregoing instruhis C voluntary act and deed. 5 (OFFICIAL W. Orlene M. Addington SEAL) of said County. 21 ment to be WM. D. MILNE County Clerk an %FD By_ (Notary Public for Oregon OREGT \$ 6.00 (My commission expires: 3-21-77 RUSH - to get this back asap Part - Contraction - Le n an ann an Anna an Anna an Anna an Anna an Anna An STEWART SAN AS