	FORM No. 706. CONTRACT-REAL ESTATE-Monthly Poyments. MTC#638-2220 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-2220 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-2220 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-2220 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-2220 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR, 57294 INTC#638-22200 STEVEN		
	THIS CONTRACT, Made this9thday ofSeptember, 197.6 _, between		ALTER LEVELS
	and, hereinafter called the buyer,		
	and, hereinatter canta and agreements herein contained, the 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- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer agrees to purchase from the seller all of the following de- seller agrees to sell unto the buyer agrees to purchase from the seller agrees to purchase from the seller agrees to sell unto the buyer agrees to purchase from the seller agrees to sell unto the buyer agrees to purchase from the seller agrees to purchase from the seller agrees to seller agr		
	scribed lands and premises the second scribed lands and premises the second scribed lands and premises the second scribe in the		
	according to the office of the County Clerk of Klamath County, oregon.		Liffind distriction
9	SUBJECT TO: 1. Reservations, Restrictions, rights of way and/or easements of record and those apparent on the land. 2. Taxes for the fiscal year 1976-77, a lien but not yet due 2. Taxes for the fiscal year socurained in plat dedication,	provide and the second of the second	والمراجع والمراجع
	and payable. J. Repet to: (1) A 20 foot building setting assement		
	centered on the lot lines where shown on the annexe frainage centered on the for future public utilities, drainage		
51 11	and sanitary sewers, and maintenance of said define RIVER egress for construction and maintenance of said define RIVER	iter for the former	
92	ACRES OF OREGON, HILL, BARLOW is the Buyer with a primer		
	FIVE THOUSAND FIVE HUNDRED and NO/100	Marine Lower to related	territer territer t
	Dollars (\$500.00 menor of said purchase price (10 menor 10 00 meno		
	Dollars (\$		
	and continuing difficult side price shall bear interest at the monthly and the interest of the side difficult in the side difficult in the side difficult in the side difficult interest of the side difficult interest o		
	the date of generation of the sector of the current fax year shall be the sector of th		
	roted between the parties its and property described in this contract "		
	The buyer shall be entitled to possessing the contract. The buyer agrees that are waste or strip thereol; that he will be incurred by him in detraining against the terms of this contract. The buyer agrees that are waste or strip thereol; that he will be incurred by him in detraining against the terms of the strip of		
	The buyer shall be entitled to possession of safe that buyer agrees that at all times the core that he will keep said predicting against any he is not in default of the contract. The permit any waste or strip thereor: that he will keep said predicting against any he is not in default or permit and will not suffer and remitted any waste or strip thereor: that he will keep said predicting against any error and will not suffer and remitted any waste or strip thereor: that he will keep said predicting against any the is not in default or and repair and will not suffer and remitted and all other liens and all other liens and it hard be imposed upon said premises sole or any pair thereol become past due; that at buyer's expense, he will such that he be imposed upon said premises against against against any after lawfully may be imposed upon said premises all aromptly before the same or any pair thereol become past due; that the buyer's expense, he will inter lawfully may be imposed upon said premises after rected on said premises against loss or damage by fire (with estended coverage) in an amount insure and keep insured all buildings now or hereafter rected on said premises against. How so imposed upon said premises against any pay ment so made shall be added on any pay read all policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as insured. Now if the buyer shall be added their respective interests may appear and all policies of insurance to be delivered to the seller and without waiver, however, of any right arising to their respective interests may appear or charges or to provue and shall bear interest at the rate aloresaid, without waiver, how were, of any right arising to and become a part of the debt excured by this contract and shall bear interest at the rate aloresaid, without maiver, however, of any right arising to and become a part of the debt excured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any		
	not less than S. Manuschart and all policies of induction of such insurance, the adoresaid, without waiver, nowever, destinance, and the such insurance interest at the rate adoresaid, without waiver, nowever, destinance policy in- such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance in a doresaid, without waiver, nowever, destinance policy in- such liens, costs, water rents, taxes, or charges or to procure and pay for the date hereof, he will lurnish unto buyer a title insurance policy in- to and become a part of the date secured by this contract and shall bear interest at the rate aloresaid, without waiver, now a title insurance policy in- to and become a part of the date secured by this contract and shall bear interest at the rate aloresaid. Secure the secure of the date of this agreement, the seller for buyer's breach of contract.		
	not less than is interests may appear and all pulse to procure and pay for such misual for such a coresaid, without waiver, used in the interest at the rate aloresaid, without waiver, used in the interest at the rate aloresaid, without waiver, used in the second shall be interest at the rate aloresaid, without waiver, used in the date bare of the date aloresaid in the second shall be interest at the rate aloresaid, without waiver, used in the date bare of the date of this agreement, the will turnish unto buyer a fille insurance policy interest at his expense and within and to said premise in the seller on or subsequent to said date of the safe expenses and within and the rate in and to said premise the sould to said premise the seller loss of record, if any. Silter also date of all encumbances are more the sale all to said purchase price is hubble of the buyer or bare of the date of the sale of the safe and the buyer or the date of the date bare of and clare of all encumbances are more the said encode of the buyer or the advected of the date bare of and the buyer or the advected of the date bare of and the buyer or the assesses of the date bare of and the buyer or the assesses of the	Marine	
	since said date placed, permitted of anshe by the buyer and infinite sectors (Continued on reverse) liens, water rents and public charges to assume by the buyer and infinite sectors (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever, phrose and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a craditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; a craditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the purchase of a dwelling in which event use for this purpose, us Storent-Ness Form No. 1300 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Storent-Ness Form No. 1300 or similar.		
	g creditor, as such word in used form No. 1300 or similar uniest and compared to the purpose, us Strong-Neus form No. 1300 or similar. Stovens-Vers form No. 1300 or similar. Stovens-Vers form No. 1300 or similar. WILLIAM L. BARLOW State		
	P. O. Box 1482 County of County of the within instru-		
	CARL L. SNYDER day of day of		The second s
	Keno, Oregon space reserved h book on page BUVER'S NAME AND ADDRESS por file reef number. file reef number.		
V.	After recording return to: MTC: After recording return to: MTC: After recording return to: Record of Deeus of suit and and seal of County attixed		
	NAME: ADDRESS, ZIP Until a change is requested all for statements shall be sent to the following address. Deputy		
	Mr Carl L Shyder 2972 So leth St	The Providence	
	City, 9760/ NAME: ADDRESS, ZIP		

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shall lail to nuke the herein contained, then id principal balance of a lin any of such Cases, ine and the right to the seller without any act mation for moneys paid been made; and in case reasonable rent of said any three thereafter. to essence of this contract, and in case the buyer shall lait i fimiled therefor, or fail to keep any agreement herein con t suil and loss this contract by suit in equity, and in any of be solve this contract by suit in equity, and in any of be solve thereinder shall utterly cease and determine and the thereinder shall revert to and revest in valid selfer with to a the buyer of return, reclamation or compensation for i by any of the solver had any never been made; d by and helping to said selfer as the aftereand reasonable to be and reasonable selfer as the offered and reasonable And it is its above or at his payments the seller said purc all rights possession of re-entr wing rights: solutely, full this contrac said seller, of law, and on acce

o or thereto belonging. The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect the 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 suc-t breach of any such provision, or as a waiver of the provision itself.

court i of the uppeal. 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-nooun shall be taken to mean and include the plural, the missculine, the terminine and the neuter, and that generally all grammatical changes shall oncom shall be taken to mean and include the plural, the missculine, the terminine and the neuter, and that generally all grammatical changes shall oncom shall be taken to mean and include the plural, the missculine, the terminine and the neuter, and that generally all grammatical changes shall oncome and implied to make the provisions hereof 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; it 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. lar pronoun : be made, ass

E—The senience between the symbols (), if not applicable, should be	e deleted. See ORS 93.030). STATE OF OREGON, County of
化油油酸盐油盐 机热燃料 化合理 建物的现在分词 医前端骨上的前面 化电压管 化气动力 化电力力 计公司	STATE OF OREGON, COLIN, CAR
ATE OF ORECON, County of Klamath September 9 19.76	Personally anneared
September 9	Who, Denig utily breat
i bahar dalam dan kana baha kana kana kana kana kana kana kana k	auch for himself and not one for the other, did say that the former is th
Personally, appeared the above named	president and that the latter is th
and CARL L. SWIDER	secretary of
and acknowledged the torogoing instru- rt to be	and that the seal affixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in b
Before me	them acknowledged said instrument to be no reterring
FFICIAL Marlene Addu	(OFFICIA Martine SEAL)
AL) Notary Public for Oregon	0 Notary Public for Oregon
My commision expires	My commission expires:
이가 가장 않는다. 이가 있는 것은 것은 것은 것은 것은 것은 것이 같아요. 가장 <u>안</u> 가 가지? 같이 같은 것은 것이 같아요. 가장 <u>안</u> 가 가지?	
(DE	ESCRIPTION CONTINUED)
	h interest paid to July 10, 1976 which
awing of \$1,290.94, wit	h interest paid to July 10, 1976 which

duly recorded in Vol. ______ of ______ of ______ on Page. Wm D. MILNE, County Clork By Dalashy du Care

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Fee \$6.00

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