	FORM No. 700. CONTRACT-REAL ESTATE-Monthly Payments	for the star a		
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	39740 CONTRACT—REAL ESTATE VOLUT POUS 232		1	
	THIS CONTRACT Much this said		2	1.1.1
	Charles D. and Ponnie J. Whittemore, husband and wife,		17 Jah	
	and Bruce D. Downing,, hereinafter called the) seller,		
	WITNESSETIE: That is considered to the set	buyer,	ملك الملك المستحي الم الم	-halfertaine
	seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the total	ed, the	;	
	A tract of land situated in the NELL County, State of Oregon	to-wit:		éserret antisétic de la filosophie de la fi
	36 South, Range 6 East of the Willamette Meridian, and described as follows:	ip		
	Starting from the Northwest corner W. 2 (the out of the			
	Starting from the Northwest corner NE 1/4 SW 1/4 of Section 3, Tow 36 South, Range 6 East of the Willamette Meridian; thence South 89 East, a distance of 596.39 feet: thence South	nship S fol	- Lalling	hindenichen
	to an iron pin, the point of being south a distance of 223.26	feet	1	
	74.83 feet to an iron pin. thence South Concession, a distance of	1	All and the second s	الاست. ۲ .1:
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	of 100 feet to an iron pin: thence North socaring is	ance	No.	f 1
	151.61 feet more or less to the point of beginning.	or		4
			A Statement	and the second
· · · ·	for the sum of Twenty One Thousand Nine Hundred Dollars (\$ 21,900. (hereinafter called the purchase price), on account of which Six Hundred and no/100 Dollars (\$ 600.00) is noid on the execution based of the security for the security	.00)	a via	1
	seller); the huver advoca to good the execution hereof (the receipt of which is hereby acknowledged h	iv the		
	of the seller in monthly payments of not loss the purchase price (to-wit: \$ 21,300,00) to the	order	Contraction of the second s	م <u>ت</u> ماسلىستى
		1		A STATE OF STATE
	payable on the 5th day of each month to the			i 2∙rs∎s I
	all deferred balances of said purchase price shall bear interest at the rate of 0.1.1.	time;		!
			-	
	rated between the parties hereto as of the date of this contract	pro-	and the second	and the second
	The buyer wairants to and covenants with the seller that the real property described in this contract is $\pi(A)$ primarily for buyer's personal, family, household or astricultural personal.			
	The buyer shall be entitled to possession of said linds on NOVEMBER 5. 1977, and may retain such association of said linds on NOVEMBER 5.	N		
	erfected, in good condition and repair and will not suffer or permit any waste or strip thereoi; that he will keep the buildings on said premises now or her and all other liens and save the seller harmies therefrom and reimburs estip thereoi; that he will keep said premises free from meet such liens; that he will pay all taxes hereither level adjunts said property.	ong as calter panic's	2 m 31	
	The buyer shall be entitled to possession of said linds on NOVEMDEP 5. 19 77 , and may retain such possession so its of lind for the buyer shall be entitled to possession of said linds on NOVEMDEP 5. 19 77 , and may retain such possession so its erected, in good condition and repair and will not suffer or permit may wate or stip thereois that he will keep the buildings on said premises, now or her such a the lines, that he will pay all taxes hereafter levied against and reinburse selfer to an termine therefore main reports, as well as all water ents, public that he will pay all taxes hereafter levied against said promety, as well as all water ents, public that a buyer shift experiment which insure and keep insured all buildings now or hereafter erected on said premises against loss or danage by fire (with extended coverage) in an ar	any here- e will nount		
	they respective interests may appear and all policies of insurances stinuationy to the seller, with loss payable first to the seller and then to the buy to high costs, well rents, tarks or character of the seller as soon as insured. Now it the buyer shall be no sh	For as		
	the selfer nor buyer is breach of contract. The selfer may do to and any provent so made which but the selfer tor buyer is breach of contract. The selfer may do to and any provent so made which but The selfer agrees that at his expense and when contract has been been, baid in full suring it an an mount equal to surchase price) markfable tile in and to said premises in the selfer on or subsequent to the date of this agreen save and except the usual primed exceptions and the building and other restrictions and each will durins unto buyer a tile insurance polic said purchase price is buly paid any upon request and upon surrender of this agreement, will deliver a good and sulfiele due conversing since said date placed, permitted or arising by, through or under selfer, excepting, however, so if and the selfer of and the selfer of a date been and the selfer on or subsequent to the date of this agreen since said date placed, permitted or arising by, through or under selfer, excepting, however, so if and the selfer of and the selfer of and the selfer of a date been and the selfer of a date been and the selfer of the selfer and clear of the selfer on the selfer of the selfer and clear of a section and the builtient date conversing since said date placed, permitted or arising by, through or under selfer, excepting, however, and the self and the selfer of and the selfer of a date been and the selfer of a date and the selfer of a date been and the selfer of a date been and the selfer of a date been and the selfer of a date and the selfer of a date and the selfer of a date been and the selfer of a date been and the selfer of a date been and the selfer of a date been and the selfer of a date been and the selfer of a date date been and the selfer of a date been and the selfer of a date	ndded ng to		
	save and except the usual principate exceptions and the building and other restrictions and each the beller on or subsequent to the date of this agreen save and except the usual principated exceptions and the building and other restrictions and each seller on or subsequent to the date of this agreen said purchase price is fully paid and upon request and upon surrender of this advergence how of record, it any. Seller also during the premises in the same and the control of the save advergence of the save advergence to the date of this agreent the save and the save and the save and the save advergence of the save ad	y in- ment, when		
	since said date placed, permitted or arising by, through or under seller, excepting, however, the said envert a good and sullicient deed conveying lienv, water rents and public charges so assumed by the buyer and lutther excepting all liens and renumbrances are charged restrictions and the trace, much	said ances I icipal	R	
	*IMPORTANT NOTICE: Delete, by fining out, whichever phrase and whichever varianty (A) or (A) is not concluded by the buyer or his assigns.	i.	in the second second second	
	*IMPORTANT NOTICE: Delete, by fining out, whichever phrase and whichever warranty (A) or (8) is not applicable. If warranty (A) is applicable and if the self or this purpose, use Sevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event	eris Ures; Use	Ŧ	
	Charles D. and Bonnie J. Whittemono			
	STATE OF OREGON,	ss.		
	Klamath Falls Oregon Bruce D. Downing County of I certify that the within in		la esta de la composición An la composición de	이 관련하다. Constant
	ment was received for record or	n the l		
	BUYER'S NAME AND ADDRESS BUYER'S NAME AND ADDRESS BUYER'S NAME AND ADDRESS			
	in book	01.09		
	alamath 1st file Peconten's use file/reel number Attn alue Smith Record of Deeds of said county.	1		
	Witness my hand and set NAME. ADDRESS, ZIP County affixed.	al of	provide de la seconda de la Este de la seconda de la se	
京都 川 "	Initia change is requested all fax statements shall be sent to the following address.		ALL LAND	
	Recording Of	ficer		
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It is hereby agreed that this contract may not be assigned without the It is nereby agreed that this contract may not be assigned without the written permission of the sellers.
Written permission of the sellers.
The selerate the upper device of the sellers.
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