FORM No. 706. CONTRACT—REAL ESTATE—It ontoly Payments.	MTC 4911-B	STEVENS NESS LA	AW FORLISHING CO	John Aber 91 912,4
42684	CONTRACT—REAL ESTATE	Vol. 78	Page	2206 · (4)
THIS CONTRACT, Made this 27th PADDOCK REAL ESTATE CO. and Or	egon Corporation	•		78 , between
and Edward D. Hobart, a single man			ereinafter ca	lled the seller.
WITNESSETH: That in consideration seller agrees to sell unto the buyer and the buscribed lands and premises situated in Klama	of the mutual covenant	, h ts and agreer from the sel	ereinafter ca nents herein ler all of the	lled the buyer, contained, the following de-
Lot 28 of SPORTSMAN PARK, acco file in the office of the Coun	rding to the offic ty Clerk of Klamat	ial plat th h County, C	nereof on Pregon	
			*	
for the sum of Ten Thousand and No/100 (hereinafter called the purchase price), on accident to the seller of the seller in monthly payments of not less Dollars (\$100.00) each, payable payable on the 1st day of each month he	ount of which One The ation hereof (the receipt of said purchase price (than One Hundred a for a period of two reafter beginning with the	of which is how to-wit: \$ 9, and no/100-welve (12)	no/100 ereby acknow 000.00 years March	vledged by the .) to the order
and continuing until said purchase price is fu all deferred balances of said purchase price sl	ally paid. All of said particular particular interest at the	urchase price	may be paid	i at any time; er annum from
January 27, 1978 until paid,	interest to be paid	onthly	and * }	KXXXXXXXX being included in
the minimum monthly payments above require rated between the parties hereto as of the date		es for the cur	rent tax yea	r shall be pro-
The buyer warrants to and covenants with the seller the "LA) primarily for buxet's personal lamily, household of B) for an organization or (even in buyer 15 a paires)		n this contract is		
The buyer shall be entitled to possession of said lands on he is not in default under the terms of this contract. The buyer exceted, in good condition and repair and will not suffer on perfected, in good condition and repair and will not suffer on and all other liens and save the selfer harmless therefrom and administration of the suffer lawfully may be imposed upon said premises, all poorphy insure and keep insured all buildings now or hereafter erection of the suffer lawfully may be imposed upon said premises, and company or comparation that the suffer lawfully may be imposed upon said premises, and keep insured all buildings now or hereafter erection to the suffer lawfully and buildings now or hereafter erection to the suffer lawfully insured and buildings now or hereafter erection that the suffer lawfully insured the suffer lawfully insured the suffer lawfully insured the suffer lawfully insured to the debt secured by this contract and to and become a part of the debt secured by this contract and	re agrees that at all times he wi rmit any waste or strip thereof; reimburse seller for all costs and aid property, as well as all wate before the same or any part the on said premises against loss or co	, 19, and Il keep the building that he will keep attorney's lees incu- tents, public cha- treol become past lamage by fire (wi	may retain such its on said premise said premises to treed by him in drages and municip due; that at buy th extended cover	nossession so long as es, now or hersalter ee Irom mestanic's elending against any al liens which here- er's expense, he will rage) in an amount
to and decome a part of the dets secured by this contract and the seller for buyer's breach of contract. The seller agrees that at his expense and within suring (in an amount equal to said purchase price) marketable save and except the usual printed exceptions and the building said purchase price is fully paid and upon request and upon premises in fee simple unto the buyer, his hirs and assigns, free since said date placed, permitted or arising by, through or und liens, water rents and public charges so assumed by the buyer as	days from the date here title in and to said premises in the and other restrictions and easem urrender of this agreement, he and clear of enumbrances as o	of, he will furnish one seller on or substants now of record, will deliver a good to the date bereal as	unto buyer a title equent to the dat il any. Seller all I and sufficient	insurance policy in- e of this agreement, so agrees that when leed conveying said of all enginthrances
*IMPORTANT NOTICE: Delete, by lining out, whichever phrose and was creditor, as such word is defined in the Truth-in-Lending Act and Refor this purpose, use Stevens-Ness Form No. 1308 or similar unless it Stevens-Ness Form No. 1307 or similar.	(Continued on reverse) hichever warranty (A) or (B) is not gulation Z, the seller MUST comply	applicable. If warra with the Act and Re	nty (A) is opplicabl gulation by making	le and if the seller is required disclosures;
Paddock Real Estate Co. 2972 South Sixth Street Klamath Falls, Oregon 97601 SELLER'S NAME AND ADDRESS Edward D. Hobart 3333 Shasta Way #15 Klamath Falls, Oregon 97601	SPACE RESERVED	County I ce nient was	received to v of o'clock	ss.
MTC - South 6th Street	FOR RECORDER'S USE	file/reof no Record of	amber Deeds of said ness my ha	
NAME, ADDRESS, ZIP	rddress.	/ Journy and	\	
Edward D. Hobart			, , , , , , , , , , , , , , , , , , , ,	Recording Officer
3333 Shasta Way #15 Klamath Falls, Oregon 97601		Ву	. \	Deputy
norm new new de All	•		\	A. 4.78

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And it is understood and agreed between said paties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten day of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract and and coid, (2) to declare the whole unpaid principal balance of all rights and interest created or then existing in laws of the buyer or against the for feerender shall utterly cease and determine and the rights acquired by the buyer and all the rights acquired by the buyer or against the enterprincipal shall utterly cease and determine and the right to the of re-entry, or any other act of said seller to be performed and without any act of the buyer of return, reclamation or compensation for moneys paid of such default all payments therefore made on this contract are to be returned by and before and such payments had never been made; and in case of the contract are to the contract are to be returned by and before and such payments had never been made; and in case of such default and adversaid, without any process of law, and take immediate possession thereof, together with all the improvements and apputersances thereof together with all the improvements and apputersances.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right 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 succeeding breach of any such provision, or as a waiver of the provision itself.

In cluded in the purchase price is the following personal property: Propane Heater, carpets, and drapes.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 10,000.00 ... Office ver, the actual Officeret, in the whole ether property for value firem on promined which 15 point of the whole consideration—(indicate which) (6) as suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay a diduide reasonable as afterney's feet to be allowed plaintiff in said suit or action and it an appeal is taken from any just court, the buyer further promises to pay such sum as the appellance court shall adjudge reasonable as also plaintiff afterney. 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 duly authorized thereunto by order of its board of directors. PADDOCK REAL ESTATE CO. Selward D. Holart STATE OF OREGON, STATE OF OREGON, County of ... Klamath County of February 6 , 19 78 anuary 27, 1978. Personally appeared Theodore J. Paddockwho, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the Edward D. Hobart secretary of Paddock Real Estate Company Real Estate Company , a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

A Before me: and acknowledged the foregoing instru-....voluntary act and deed. Notary Public for Oregon Notary Public for Oregon
My commission expires: // My commission expires 3-22-8 on 4 of Chapter 618, Oregon Laws 1975, provides: natruments, or a memorana memorana the first threeby.

(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED)

Puchaser does hereby agree to keep all property taxes and fire insurance on said property current as long as this contract is in effect.

CATE OF OREGON; COUNTY OF KLAMATH; ss.

Hed for record at request of Mountain Title Co.

This 7th day of February A. D. 1978 at 1:10 clock A.M., and duly recorded in Vol. M78, of Deeds on Page 2206

Wm D. MILNE, County Clark
By Lernethan Leloch

Fee \$6.00