		1-1-++ 114/53	13Vol.h	78. Pase. 1	1003-
	FORM No. 706-CONTRACT_REAL ESTATE-Monthly	CONTRACT-REAL ESTATE	Vc'. 7	Page 21	340 🕙 👔
	THIS CONTRACT, Made th	is 3rd day of N	erhoff, hus	, 19.77 band and wif hereinalter called	between e
	Bay LONG			tanking colled 1	he buyer,
11	author porces to sell unto the buye	onsideration of the mutual cov r and the buyer agrees to purc the Klamath	enants and agree hase from the security, State of	eller all of the foll Oregon	owing de- , to-wit:
ter	Acribed lands and pielases of the piece of the second believes by pining at an iron pi line a distance of 976. Of Section 7, Township and running thence Sour pin; thence North 89° which liens on the eas Highway; thence North line of the new Dalles	n which lies North 4 feet from the iro 38 South, Range 9 E th 6° 02' West a dis 49' West a distance terly right of way 1 11° 36' West followi -California Highway 80° 49' East along	39° 49' Wes n pin which ast of the tance of 24 of 708.6 fe ine of the ng the east a distance the quarter	t along the marks the c Willamette M 0.3 feet to et to an irc new Dalles-C erly right of 244.18 f line a dis	quarter enter eridian an iron on pin California of way eet to an tance of in the
	iron pin; thence south 782.6 feet, more or le North half Southwest q East of the Willamette	warter of Section / Meridian.	, (00013007		
	THIS DOCUMENT IS BEING	RE-RECORDED TO CORRECT	LEGAL DESCRIP	TION.	
Pit 3 113	(hereinafter called the purchase) Dollars (\$ 2,000.00) is p	housand Five Hundred se price), on account of which baid on the execution hereof (the ay the remainder of said purchas ments of not less than ONE H bach, or more, prepaym	ne receipt of which	9,500.00	
	payable on the 1st day and continuing until said po all deferred balances of said November 1, 1977	of each month hereafter beginn urchase price is fully paid. All purchase price shall bear inter until paid, interest to be posts above required. Taxes on	ing with the mon of said purchase rest at the rate of paid month said premises for	th of <u>December</u> price may be par <u>9</u> per cent p y and * the current tax ye	id at any time; ber annum from (%%&%%%%%% (being included in ar shall be pro-
	The buyer warrants to and co e(A) primarily for buyer's per (B) The shore shall be entitled to The buyer shall be entitled to he is not in default under the terms erected, in good condition and repair and all other liens and save the selic and all other liens and save the selic	venants with household or agricultural pu sonal, lamily, household or agricultural pu even if buyer is a vatural percent is for possession of said lands on ClOS I of this contract. The Luyer agrees that et and will not suffer or permit any waits of heraiter levied against aid property, as heraiter levied against aid property.	ng	y's lees incurred by him i public charges and mur ecome past due; that at by fire (with extended of	icipal lens which here- buyer's expense, he will overage) in an amount
	alter lawfully may be implete the insure and keep insure all buildings full insur full insur full insur full insur full insur their respective interests may appear their respective water rents, taxes,	now or hereafter erective of and an area of the and the and an a company or companies satisfactory and all policies of insurance to be delivered and the policies of procure and pay for such or charges or to procure and shall bear inter	to the seller, with loss p d to the seller as soon a insurance, the seller ma est at the rate aloresaid	bayable first to the selier a as insured. Now if the buy y do so and any payment l, without waiver, however	nd then to the buyer and er shall fail to pay any so made shall be added , of any right grising to data insurance policy in-
	anid purchase price is fully part	er, his heirs and assigns, free and reller, except	ting, however, the said	imbrances created by the	Buyer of the area
.0	*IMPORTANT NOTICE: Delete, by lini a creditor, as such word is defined in for this purpase, use Stavens-Ness For Stevens-Ness Form No. 1307 er simila	s so assumed by the buyer and functions (Continued o ong aut, whichever phrose and whichever warre the Truth-in-Lending Act and Regulation Z, th the Truth-in-Lending Act and Regulation Z, th m No. 1308 or similar unless the contract will r.	s seller AUST comply with become & first lien to	STATE OF ORE	GON.
				County of	within instru-
	SELLER'S NAM	E AND ADDRESS		I certify t ment was receiv	of for record on the
		E AND ADDRESS	BPACE NESENVED For * Neconder's Use	in book tile/reel number	ock M., and recorded on page or as
	Atter recording rolum to: NEQLI H. Bell Attorney At Law 311. North 3rd	St	:	Record of Deso Witness County affixed.	my hand and seal of
	Until e change le requested all lax state Burvle Tay	ments shall be cent to the fullowing oddress.		By	Recording Office Deputy
	City, 9780/	ADDRESS, ZIP			

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And it is understood and agreed between said parties that time is of the essence of this contract, and in case ove required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement tion shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpeed private the shall have the following rights: (2) to declare the contract null and void, (3) to declare the whole unpeed private the state of the declare the state of the state of the declare the state of t	
And it is understood and agreed between said parties that time is of the essence of this contract, and in case over required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement stion, shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpeed pu	
te interest interion at once due and payable, (3) to windraw said unce and other documents from section and/or yuity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the a trimine and the right to the possession of the premises above described and all other rights acquired by the buyer h lier without any act of re-entry, of any other act of said seller to be nerformed and without any right of the buyer	the buyer shall fail to make the payments therein contained, then the seller at his incipal balance of said purchase price with (4) to foreclose this contract by suit in eller hereunder shall utterly chase and de- reunder shall revert to and revest an said of return, reclamation or compensation for
And it is understood and agreed between said parties that time is of the essence of this contract, and in case pove required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement often shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpeid part is interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or puity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the s interest thereon at to the possession of the premises above described and all other rights acquired by the buyer ha iller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer soneys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and aux uses of such default all payments theretofore made on this contract are to be retained by and belong to said seller remiser up to the time of such delault, thad the said seller, in case of such default, shall have the right improvem elongind, without any process of law, and take immediate possession thereot, together with all the improvem elongind.	In payments had never been made; and in as the agreed and reasonable rent of said y, or at any time therealter, to enter upon tents and appurtenances thereon or thereto
elonging. The buyer turther agrees that failure by the seller at any time to require performance by the buyer of any p ght hereunder to enforce the same, nor shall any waiver by said seller of any breech of any provision hereof be h any such provision, or as a waiver of the provision itself.	provision hereof shall in no way allect his old to be a waiver of any succeeding breach
n en	
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 11,500.00 fund of or includes that growthy or value given or promised which is the dot state that on indicate which). In case suit or action is instituted to loreclose this contract or to enforce any provision hereof, the losing party indignent or decree of such trial court, the losing party further promises to pay such sum as the appellate court party's attorney's less on such appeal. In constraing this contract, it is understood that the seller or the bayer may be more than one person or a the singular pronoun shell be taken to mean and include the plural, the maculine, the lemine and the neuter, as shall be made, assumed and implied to make the provisions hered apply quely to corporations and to individuals	rty in said suit or action agrees to pay such action and if an appeal is taken from any shall adjudge ressonable as the prevailing corporation; that if the context so requires, of that generally all grammatical changes
heire, execution, administratora, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in tripli is a corporation, it has faused its corporate name to be signed and its corporate se	cate; if either of the undersigned
duly authorized mercunto by order of its found of directors.	elanderhold
Denald Vanderhoff Betty June	Vanderhoff 10
BUTVIE Ray (Onge) NOTE-The senience between the symbols (), if ner applicable, should be deleted. Ses ORS 93.030).	
STATE OF OREGON,) STATE OF OREGON, County of	
November 7, 19.77 Personally appeared	who, being duly sworn
Donald Vanderhoff, Burvle Ray each for himself and not one for the	other, did say that the former is thepresident and that the latter is the
and astromiadaad the foredoing instru-	
half of raid corporation by authority ihem acknowledged said instrumen (OFFICIAL W CULENC Action Control of the said corporation by authority SEAL) (Notary Public for Oregon My commission expires 3-22-8 My commission expires:	v of its board of directors; and each o t to be its voluntary act and deco (SEAL
ORS 23.635 (1) All instruments contracting to convey fee title to any real property, at a time more than is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of d veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days ties are bound thereby. ORS 93.690(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$130.	after the instrument is executed and the pa
(DESCRIPTION CONTINUED)	
TATE OF OREGON; COUNTY OF KI	AMATH; 53.
Filed for record at request ofMOUN	
	3;43 A. D. 19_77 of o'clock PM.,
duly recorded in Vol, of	EDS on Page 2 Wm D. MILNE, Coyunty
FEE \$ 6.00 Byz	Cornethand Letzch
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Hed for record at request of <u>Mount ain Little a.</u> A. D. 1978 at ² :48'clock ^P M., and	A A A A A A A A A A A A A A A A A A A
Hed for record at request ofMountain Little a.	A A A A A A A A A A A A A A A A A A A

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Fee \$6.00