FORM Ne. 706-CONTRACT-REAL ESTATE-Monthly Payments.	STEVE	NS-NESS LAW PUBLISHING CO	PORTLAND. OR. 97204
05314 CONTRACT-	REAL ESTATE Vol	<u>79</u> Page	·7951 @
TA38-17883-TW THIS CONTRACT, Made this 14th day	- TDARO	61 19	19 Decreen
Jack Ulam and Lola Ulam, husband a interest, and Albert A. Bricco, as	nd wife, as t to an undivi	o an undivid	ed one-half interest, alled the seller.
Paula M. Dortch			
WITNESSETH: That in consideration of the m seller agrees to sell unto the buyer and the buyer agree scribed lands and premises situated in Klamath	e to nurchase from	d agreements herein the seller all of th	contained, the following de-
Lots 23 and 24, Block 1 and Lot 19 Klamath, State of Oregon.	Block 4, IDLI	EREST, in the	County of
Subject, however, to the following: 1. Restrictions, but omitting rest color, religion or national origin,	as shown on	any, based c the recorded	n race, plat of
2. Contract, including the terms a Dated : January 31, 19 Decorded : March 1 1977	Book:	M-77 I	Page: 3562
Vendor . Stanley Miller, personal representative of Estate of Claudia E. Lorenz, deceased. . Jock Illem and Jole Illem and Albert A. Bricco			
Covers additional property), which Buyer herein does not assume and			
\dots			
said prior contract shall be paid in full prior bo, and the property will contract is fully paid and that said above described real property will be released from the lien of said contract upon payment of this contract.			
for the sum of Seven thousand five hundred and no/100Dollars (\$7,500.00) (hereinafter called the purchase price), on account of which none			
Dollars (\$0) is paid on the execution hereof (the receipt of which is hereof action concerned by the			
of the seller in monthly payments of not less than S Dollars (\$60.00) each, Or more, pr	IXIV MHU: HU/-1	00	
to the instant month horsefter beginning with the month of May , 1979,			
payable on the 10.44. day of each month interactive beginning which have been been been been been been been be			
1 16 1979 until prid interest to be paid monthly and theing included in			
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 date of this contract.			
The huver warrants to and covenants with the seller that the red	al property described in thi	s contract is	ucultural_ourposes_
(B) how an organization of favor it huper is a natural person of (B) how an organization of favor it his contract. The buyer shall be entitled to possession of said lands on The buyer shall be entitled to possession of said lands on	hat at all times he will ke	19.79, and may retain supp the buildings on said pr	ich possession so long as emises, now or hereafter transform mechanic's
•(A) primarily for buyer's personal, lamily, household of afficultural purposes. (B) doe so coganisation of lamily, household of afficultural purposes. (B) doe so coganisation of lamil, lamily, household of afficient and purposes. (B) doe so coganisation of lamil, lamily, household of afficient and lamily before the same or any part therefore become past due; that a buyer's expense, he will all the lamily and lamily and lamily and lamily before the same or any part therefore become past due; that a buyer's expense, he will all the lamily and lamily and lamily and lamily before the same or any part therefore become past due; that a buyer's expense, he will and there lawidly may be imposed upon said premises, all promptly before the same or any part therefore become past due; that a buyer's expense, he will insure and keep insured all buildings now or herealter rected on said premises against loss of damage by fire (with extended coverage) in a amount insure and keep insured all buildings now or herealter erected on said premises against loss of damage by fire (with extended coverage) in a amount insure and keep insured all buildings now or herealter erected on said premises against loss of a said by the lamily be part of the buyer's and the part of the buyer's and the part of the buyer's and the p			
not less than \$ NONE in a company or companies satisfa their respective interests may appear and all policies of insurance to be de unch liens, costs, water, rents, taxes, or charges or to procure and pay for	ctory to the seller, with loss -livered to the seller as soon such insurance, the seller m - interest at the rate aloresa	a payable first to the sener a as insured. Now if the bu- hay do so and any payment id, without waiver, however	yer shall fuil to pay any so made shall be added r, of any right arising to
to and become a part of the debt secured by this contract and an term the seller lor buyer's breach of contract. The seller agrees that at his expense and within 30 suring (in an amount equal to said purchase price) marketable title in an suring (in an amount equal to said purchase price) marketable title in an save and except the united to support equest and upon surrender said purchase price is fully paid and upon request and upon surrender premises in the sample units the buyer, his heirs and assigns, free and lear premises in the sample units the buyer, his heirs and assigns, free and lear premises in the sample units the buyer.	of this agreement, he will	Deliver a Norra and	a de companya de la c
said purchase price is fully paid and upon request all upon recumbrances as of the date hereof and free and clear of an encumbrances are estimple unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and free and clear of an encumbrances price is fully paid and upon request and assigns, free and clear of encumbrances as of the date hereof and free and clear of an encumbrances since said estements and restrictions and the taxes, municipal since said date placed, permitted or arising by through or under seller, escopting, have encumbrances created by the buyer or his assigns. liens, water rents and public charges'so assumed by the buyer and lurther escopting all liens and encumbrances created by the buyer or his assigns. (Continued on reverse) *IMPORTANT NOTICE: Delets, by lining our whichever phrase and whichever "carranty (A) or (B) is not opplicable. If warranty (A) is applicable and if the seller is a creation, as such word is defined in the Touth-in-Lending Act and Regulation Z; the teller MUST comply with the Act and Regulation by making required disclosures; a creation, as such word is defined in the Touth-in-Lending Act and Regulation Z; the teller MUST complex is finance the purchase of a dwelling in which event use			
Stevens-Ness-Form No.21307, oz similar	Administry 192 Y 1922 - 122 712		
M Derds on Page 7251	is V ni behasia	STATE OF OREC	ON,
SCLLER'S NAME AND ADDRESS		County of	at the within instru-
BLLER'S NAME AND ADDRESS AND ADDRESS		I certity the ment was received day of	t the within instru- t for record on the
	SPACE RESERVED	at o'cloci	k M., and recorded n page or as
BUYER'S NAME AND ADDRESS	FOR RECORDER'S USE	file seel number	,
After recording return to: +RANSANERICA TITLE INS.CO. 3940 SO. 6CL ST.			f said county. / hand and seal of
ATTO: THAT IED CONTRESS; ZIP		County affired.	
Until a change is requested all tax statements shall be sent to the following address. f(A) L A D O R + C L	/		Recording Officer
Unilly change is requested as the Addentition of the Address of th		By	Deputy
ITTM ILUNI () ITTM INTER ADDRESS, ZIP		undaganang agamina untuk ing ang ang ang ang ang ang ang ang ang a	

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And find therestood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the parties that time is of the essence of this contract, and in case the buyer shall fail to make the parties of the time limited therefor, or tail to keep any agreement herein contained, then the seller at his contract null and void (2) to declare the whole unpaid principal between shall fail to make the parties the contract null and void (2) to declare the whole unpaid principal between the time limited therefor, or tail to keep any agreement herein contained, then the seller at his contract null and void (2) to declare the whole unpaid principal between of them to be addressed on the time limited therefor, or tail to keep any agreement herein contained, then the seller at his contract and in the seller the time time in a diversed to the possession of the premise above described and motif (2) to declare the whole unpaid principal because of the time income of the premise above described and motif (2) to declare the whole unpaid to the functions of the premise above described and motif (2) to declare the whole unpaid to the functions of the premise above described and motif (2) to declare the whole unpaid to the functions that contract and such payments theretolore made or asid property as absolutely, tuly and perfectly as it this contract and such payments that to and reverse and a be retained by and belong contract and such payments had never been made and be lower been made and be and the said seller to and reverse the motion or compensation of the indice the advet and the said seller possession of there of the unpaid the impointed and the said seller of the source been made and be advet any time therefore and expands. The here at any time to require performance by the buyer of any provision hered shall in no way affect his depaid. case of such default all payments mult. And the said seller, in case of such default, snew new interpretents and appurtenances thereon or therein the land all such default all payments and take immediate possession thereof, together with all the improvements and appurtenances thereon or therein The buyer further agrees that lailine by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his of any such provision or as a waiver of the provision itself.

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$7,500.00 In case suit or action is instituted to forective this formate within the term of dollars, is \$7,500.00 In case suit or action is instituted to forective this formate within the term of the term is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers Ulam Jack Ul ala totan A. The sentence between the symbols (), if nor applicable, should be deleted. See ORS 93.030). TTTTC? NH Paula M. Doffch STATE OF OREGON, STATE OF OREGON, County of County of Klamath 555. 575. APR: 10, 19, 79 Personally appeared ..., 19..... Personally appeared the above named Jack. Ulam and Lola Ulam, husband and wife, each for himself and not one for the other, did say that the former is the and Albert A. Bricco, and Paula who, being duly sworn, Secretary of and that the seal affixed 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: (Notary Publicitor Oregon My commission expires 3-22-8) 0 Notary Public for Oregon (SEAL) My commission expires: ORS/02635 (1). All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument secured and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-are bound thereby. ex 87 (DESCRIPTION CONTINUED) It is further agreed by and between the parties hereto that Buyer has knowledge and does know that their is no septic tank approval and does accept this property without said septic tank approval.

TATE OF OREGON; COUNTY OF KLAMATH; 81.

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ris <u>llth</u> day of ____ April A. D. 1979 ct 1:07'clock M., and uly recorded in Vol. M79 Deeds --- of ... on Page 7951 without addition of the political for Wm D. MILNE, County Clark sett one to show that to start of each thinks Demethas Sea tolena a ban Maria Batala an Fee \$6.00 45° 558 ميز دا^ن a and and United to a Series. N 1. 88 Sec. Station in the state 1917 circular bins to blowd he strong the atte man state and is a loss toget little as anyone 7. 11 Carlos Carlos in a settle approved Υź 1. 66 angels a charaid et or he for we had been to that all them, you nter as c