FORM No. 704. CONTRACT-REAL ESTATE	Partial Payments. 7//47	#M-38.185	16-1 stevens ness lay	V PUBLISHING CO., PORTLAND. OR. 97204
	CON	ITRACT—REAL ESTATE	Voi. <sup>m79</sup>	Page15130
THIS CONTRACT, Ma Leroy A. Gienger and	de this 29 Pauline A.	day of Ma Gienger		
and Roger W. Walenci	ak and Lenor		iak- husband	reinafter called the seller, and wife reinafter called the buyer,
WITNESSETH: That seller agrees to sell unto the l scribed lands and premises si	buyer and the buye	the mutual cov r agrees to purc	enants and agreem hase from the selle	ents herein contained, the er all of the following de-
Lot 1, Block 2, West Clerk Office.	Chiloquin,	as recorded	l in the Klan	nath Count
Except restrictions	of record or	common to	the real est	tate in that area.
for the sum of Sixty F (hereinafter called the purch	ive Hundred		Do Ftoon Hundred	ollars (\$ 6,500.00)
hereby acknowledged by the amounts as follows, to-wit:	ollars (\$ 1,500. seller), and the ren	00) is paid ( nainder to be pai	on the execution he d to the order of th	reof (the receipt of which is ne seller at the times and in
payments of not less	s than - Seve	nty Five -	Dollars (	\$75.00) each
month payable on the the month of <u>July</u> ,	的复数 医鼻子的 化二氯化 化过去分词 机间分离间的	나라이 하는 것이 같은 것은 것은 것이 있는 것이 없다.		
fully paid.	지방 방송하지 않는 것이 없다.			nako (j. 1997) 1990 - Angelander Statue, ander 1997 - Angelander Statue, ander
The buyer warrants to and cov *(A) primarily loc buyer's perse (B) lor an ordanization or (m)	enants with the seller that onal, family, household or ren it buyer is a natural p	the real property des agricultural purposes, erson) is for business	cribed in this contract is or commercial purposes o	ther than agricultural purposes.
All of said purchase price may be paid per cent per annum from JULY the minimum regular payments above r date of this constrant	그는 물리는 것이 아랫동안을			t at the enter of 9%
The buyer shall be entitled to p he is not in default under the terms of erected, in good condition and repair a	ossession of said lands on t this contract. The buyer and will not suffer or perm	agrees that at all time it any waste or strip	, 19 (J., and s he will keep the buildin thereof; that he will kee	may retain such possession so long as his on said premises, now or herealter p said premises tree from mechanic's whether the bins is defended addingt any
alter lawfully may be imposed upon sa insure and keep insured all buildings p	id premises, all promptly b now or hereafter erected on	elore the same or any said premises against	part thereol become past loss or damage by fite (w	arges and municipal liens which here- tlue; that at buyer's expense, he will eith extended coverage) in an amount to the seller and then to the buyer as Now if the house shell thill or env any
their respective interests may appear on such liens, costs, water rents, taxes, or to and become a part of the debt security	id all policies of insurance charges or to procure and red by this contract and sh	pay for such insurance all bear interest at the	the seller may do so and tate aforesaid, without w	any payment so made shall be added aiver, however, of any right arising to
the seller for buyer's breach of contract. The seller agrees that at his (1) suring (in an amount equal to said pur save and except the usual printed ence said purchase price is fully paid and premises in lee simple unto the buyer, since said date placed, permitted or ur liens, water rents and public charges to	pense and within JV is chuse price) marketable tit ptions and the building at upon request and upon suu his heirs and assigns, lree ising by, through or under	days from the c le in and to said prem ad other restrictions an crender of this agreem and clear of encumbrar seller, excepting, how	the nervor, ne will lurnish ises in the seller on or sub d'easements now ol record ent, he will deliver a goo ces as of the date hereol ever, the said easements ar	and objet a title insuface points for a sequent to the date of this afterment, 1. if any. Seller also agrees that when of and sulficient deed conveying said and free and clear of all encumbrances af restrictions and the taxes, numicipal
*IMPORTANT NOTICE: Delete, by lining o	ut, whichever phrase and wh	Continued on reverse) ichever warranty (A) or (	B) is not applicable. If warr	anty (A) is applicable and if the seller is
a creditor, as such word is defined in The for this purpose, use Stevens-Ness Form N Stevens-Ness Form No. 1307 or similar.	o. 1308 or similar unless the	contract will become a	first lien to finance the pu	rchase of a dwelling in which event use
			n a filosofia de la compañía de servicio. Esta de la compañía de servicio de serv	OF OREGON,
SELLER'S NAME AND	ADDRESS		I content was	y of certify that the within instru- s received for record on the
BUYER'S NAME AND	ADDRESS	SPACE RE	served in book	o'clock M., and recorded on page or as
After recording return to: Mr. Mrs. Leroy	A. Grienger	FOR	s use file freel r. Record of	number Decision said county.
Chiloguin OK	9.7624		Wi County al	tness my hand and seal of ffixed.

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Mr.+Mrs. Rodger W. Walencisck 2339 Home Ave. Klamath Falls OR 9760/

Recording Officer

0,000

By ......Deputy

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the the payments above required, or any of them, jounctually within ten days of the lime limited therefor, or fail to keep any agreement herein contained, then the seller tart his option shall have the following rights: (1) to declare this contract null and void, (2) to declare twole unpaid principal balance of all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall turtery case determine and the right is acquired by the buyer of return, reclamation or compensation for more space of the seller hereunder shall turtery case determine and the right to the seller hereunder shall extend the seller hereunder shall extend the seller hereunder shall extend the right and any of such cases, of accentry, or any other act of said poperty as abovined, and without any right of the buyer of return, reclamation or compensation for more space of the seller hereunder shall extend the active thereis there is a said property as abovined, and without any right of the buyer of return, reclamation or compensation for more space of the seller hereunder shall the seller hereunder shall the seller hereunder shall extend the single and without any right of the buyer of return, reclamation or compensation for more space of the seller prevents up to the time of such detault. And the said contract are to be retained by and belong to said seller as the a fored areasonable rent of said enter upon the land aloresaid, without any process of law, and take immediate by said belong to said seller as the a fored areasonable rent of said enter upon the land aloresaid, without any process of law, and take immediate by and before, with all the improvements and apputernances. The buyer further agrees that failure by the seller of any breach of any provision hereof shall in no way affect ceeding breach of any such redustion, or as a waiver of the provision itself. of the appeal. appeal. 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-lar pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall 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; 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. 13 auline. Velyque race NOTE-The sente plicable, should be deleted. See ORS 93.030). STATE OF OREGON. STATE OF OREGON, County of County of Klamath ) 55. 85. June 11 . 19 79 Personally appeared ..... and who, being duly sworn. Personally appeared the above named. Leroy A. Gienger and Pauline H. each for himself and not one for the other, did say that the former is the Gienger and Rodger W. Walenciak Lenora P. and acknowledged the loregoing instru-ment to be their voluntary act and deed. Belore me: (OFFICIAL M. Suleace, Addington president and that the latter is the 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: SEAL) Notary Public for Oregon V My commission expires 3-22-8/ (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 17:11 (DESCRIPTION CONTINUED) STATE OF OREGON; COUNTY OF KLAMATH; . "iled for record of request of Transamerica Title Co. A. D. 1979 at 13 o'clock M. an his 26th day of \_ June duly recorded in Vol. \_\_179\_\_\_, of - on Page15130 Wm D. MILNE, County Cleve By Demethand Fee \$6.00 15.66  $\hat{g}_{1}^{*}[\hat{z}]$ nie sterningen.